



ASIC
Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. A02/24, Tuesday 09 January 2024

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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ASIC

Australian Securities & Investments Commission

23-0894


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Hazelwood Hall Pty. Ltd.
ACN 075 877 299 ("the Licensee")
17 Britten Street
Glen Iris VIC 3146

Pursuant to paragraph 91.5B(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 485547 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 December 2023

Signed 

Jedo Charles
A delegate of the Australian Securities and Investments
Commission

23-0923

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Bravura Solutions Services Pty Limited
ACN 640 895 227 ("the Licensee")
Level 6, 345 George Street
Sydney, NSW 2000

Pursuant to paragraph s915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 527843 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 22 December 2023

Signed *George Podaras*

George Podaras
A delegate of the Australian Securities and Investments Commission

23-0924

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Peter Kenwick Weaver Hayes ("the Licensee")
217 Fullarton Road
Eastwood SA 5063

Pursuant to paragraph 915B(1)(e) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 484815 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 21 December 2023

Signed *George Podaras*
.....

George Podaras
A delegate of the Australian Securities and Investments Commission

23-0948

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

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under s926A(2)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 23-0948.

Commencement

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

Exemption

4. ASIC exempts Clarksons Securities AS (the *body*), a body corporate incorporated in Norway (organisation number 942 274 238) and authorised by Finanstilsynet (the Financial Supervisory Authority of Norway (*NFSA*)), from the requirement to hold an Australian financial services (*AFS*) licence in the case referred to in Schedule A subject to the conditions referred to in Schedule B.

Cessation

5. The exemption in paragraph 4 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 Transitional) Instrument 2016/396; 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.

Schedule A

1. The exemption in paragraph 4 of this instrument applies where all of the following apply:
 - (a) the body has a current authorisation;
 - (b) the body is a body corporate incorporated in Norway;
 - (c) the body:
 - (i) is registered under Div 2 of Pt 5B.2 of the Act; or

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- (ii) has an agent at the time the body first purports to rely on this instrument and, from that time, has not failed to have an agent for any consecutive period of 10 business days;
- (d) the body's primary business is the provision of financial services;
- (e) neither the body nor its agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware 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 a requirement set out in Schedule B:
 - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument;
- (g) the body has not notified ASIC that it will not rely on this instrument;
- (h) Where the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:
 - (i) providing financial product advice;
 - (ii) dealing in a financial product;in respect of any of the following financial products:
 - (i) deposit products;
 - (ii) derivatives;
 - (iii) foreign exchange contracts;
 - (iv) securities;
 - (v) debentures, stocks or bonds issued or proposed to be issued by a government;
 - (vi) managed investment products; or
 - (vii) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act;
- (i) Where the body has provided ASIC with all of the following:
 - (i) evidence that paragraph 1(a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
 - (ii) a notice that it will provide the financial services in this jurisdiction in reliance on this instrument;
 - (iii) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in s659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:

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- (A) the deed is irrevocable except with the prior written consent of ASIC; and
 - (B) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under s50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
 - (C) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
 - (D) if the body is not registered under Div 2 of Pt 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in s659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the agent; and
 - (E) the body covenants that, on written request of either NFSA or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist NFSA to disclose to ASIC and ASIC to disclose to NFSA any information or document that NFSA or ASIC has that relates to the body;
- (iv) written consents to the disclosure by NFSA to ASIC and ASIC to NFSA of any information or document that NFSA or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule B

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the Norwegian regulatory requirements if the financial service were provided in Norway in like circumstances.
2. The body must:
 - (a) notify ASIC, as soon as practicable and in any event within 15 business days after the body became aware or should reasonably have become aware, and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (i) each significant change to, including the termination of, the authorisation as a bank, depositary or investment firm by NFSA; and
 - (ii) each significant particular exemption or other relief which the body obtains from the Norwegian regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
 - (iii) each action or investigation of the following kinds taken by NFSA or other overseas regulatory authority against the body in a foreign jurisdiction in relation to the financial services provided in the foreign jurisdiction:

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- (A) significant enforcement action;
 - (B) significant disciplinary action;
 - (C) significant investigation (unless, after having taken reasonable steps to enable notification to be given to ASIC, the body is prohibited by law from giving such notification but only to the extent of the prohibition); and
- (b) 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:
- (i) the body is exempt from the requirement to hold an AFS licence under the Act in respect of the financial services; and
 - (ii) the body is regulated by the NFSA under the laws of Norway, which differ from Australian laws; and
- (c) if ASIC gives the body a written notice directing the body to lodge with ASIC, within the time specified in the notice, a written statement containing specified information about any financial service provided by the body in this jurisdiction—comply with the notice.

Interpretation

In this instrument:

authorisation means authorisation as an ‘investment firm’ pursuant to the *Act on Securities Trading 2007 (Norway)*;

agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body’s behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in s659B(1) of the Act;

ASIC Act means the *Australian Securities and Investments Commission Act 2001*;

deposit product means a financial product described in paragraph 764A(1)(i) of the Act;

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

financial product has the meaning given by Division 3 of Part 7.1 of the Act;

financial product advice has the meaning given by section 766B of the Act;

financial service has the meaning given by Division 4 of Part 7.1 of the Act;

financial services law has the meaning given by section 761A of the Act;

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

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

notice and **notified** mean, respectively, written notice and notified in writing;

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

securities has the meaning given by subsection 92(5) of the Act; and

wholesale client has the meaning given by section 761G of the Act.

Dated this 22nd day of December 2023



Signed by Natalie Boulizos

as a delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities &
Investments Commission

**Australian Securities
and Investments Commission**

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www.asic.gov.au

23-0954

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Emerald Partners Pty. Ltd
ACN 107 969 433 ("the Licensee")
Unit 1019, 1 Edmondson Drive
Narrabeen NSW 2101

Pursuant to paragraph 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 271151 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 21 December 2023

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments
Commission

23-0962

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 655A(1) – Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 23-0962.

Commencement

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

Exemption

4. ASIC exempts the following persons from section 606 of the Act:
 - (a) CRH ANZ Pty Ltd (ACN 604 858 139) (**CRH**).

Declaration

5. Chapter 6 of the Act applies to CRH as if item 9 of the table in section 611 were modified or varied by inserting at the end of the item:

“In determining a person’s voting power in a company 6 months before an acquisition for the purposes of paragraph (b), disregard any relevant interests a person or their associate had in voting shares in the company at that time which were acquired or arose as a result of, or in connection with, any relevant agreement relating to a proposed compromise or arrangement under Part 5.1 between the company and its members in respect of which each of the following are satisfied:

- (a) the compromise or arrangement was proposed in accordance with the Scheme Implementation Deed; and
- (b) ASIC has provided an exemption from a provision of this Chapter under section 655A with respect to the acquisition of any relevant interest in securities resulting from entry into the Joint Acquisition Agreement.”

23-0962

Where this instrument applies

6. The exemption in paragraph 4 of this instrument applies to an acquisition of a relevant interest in ordinary shares in Adbri Limited ACN 007 596 018 (**ABC**) which arises solely as a result of the entry by CRH and the Barro Holders (together, the **Joint Acquirers**) into the Joint Acquisition Agreement on or around 14 December 2023 for the purpose of enabling CRH to pursue the Scheme and the execution of this instrument, where:
 - (a) the terms of the Joint Acquisition Agreement are the same, in all material respects, as those set out in the Joint Acquisition Agreement provided to ASIC on 15 December 2023; and
 - (b) immediately prior to entry into the Joint Acquisition Agreement:
 - (i) CRH has a relevant interest in 0% of the issued voting shares in ABC; and
 - (ii) the Barro Holders have a relevant interest in 42.7% of the issued voting shares in ABC.
7. The declaration in paragraph 5 of this instrument applies to an acquisition of a relevant interest in issued voting shares in ABC by CRH within 6 months of the later of:
 - (a) the date the Joint Acquisition Agreement (including as subsequently amended) terminates or is terminated; and
 - (b) the date that any relevant agreement relating to the Scheme that affects a Joint Acquirer's voting power in ABC ceases to affect the Joint Acquirer's voting power.

Conditions

8. The exemption in paragraph 4 of this instrument is subject to the following conditions:
 - (a) the Joint Acquirers must immediately terminate the Joint Acquisition Agreement, and each Joint Acquirer must immediately terminate any relevant agreements entered into by that Joint Acquirer or its associates of which they are aware that affects that Joint Acquirer's voting power in ABC and relates to the Scheme, if the Scheme does not, or will not, proceed (including because a condition precedent to the Scheme has not been, or cannot be, satisfied or waived);
 - (b) the:

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- (i) relevant Joint Acquirer must immediately notify ASIC of, and on request provide ASIC with, any other relevant agreement entered into by that Joint Acquirer or its associates of which they are aware that affects a Joint Acquirer's voting power in ABC and relates to the Scheme; and
 - (ii) CRH must immediately notify ASIC of, and on request provide ASIC with, any amendment or variation to the Joint Acquisition Agreement.
- (c) each Joint Acquirer must use their best endeavours to have ABC engage an independent expert to prepare a report on whether the Scheme is in the best interests of the holders of issued voting shares in ABC not associated with the Joint Acquirers or their respective associates;
- (d) each Joint Acquirer must not, and must ensure that each of their respective associates do not, vote any issued voting shares in ABC in which they have a relevant interest at any meeting to approve the Scheme;
- (e) following the execution of the Joint Acquisition Agreement:
 - (i) CRH will give a substantial holding notice in accordance with section 671B of the Act, specifying their voting power in ABC following execution of the Joint Acquisition Agreement; and
 - (ii) CRH must attach a copy of the Joint Acquisition Agreement to their substantial holding notice; and
- (f) if any person that is not a Joint Acquirer or an associate of a Joint Acquirer (*New Associate*) becomes an associate of a Joint Acquirer during the period from the date of this instrument until the date the relevant Joint Acquirer ceases to have voting power in ABC that is affected by any relevant agreement relating to the Scheme, that Joint Acquirer must take all reasonable steps to ensure that the New Associate does not acquire relevant interests in issued voting shares in ABC in reliance on item 9 of the table in section 611 that the New Associate would not be able to acquire if that Joint Acquirer and/or its associates' voting power in ABC had, at all relevant times, excluded any voting power arising as a result of, or in connection with, any relevant agreement relating to the Scheme.

Definitions

9. In this instrument:

23-0962

ABC means Adbri Limited ACN 007 596 018.

associates has the meaning given in section 12 of the Act provided that, for the purposes of paragraph 8(a), 8(b) and 8(d) only, CRH and the Barro Holders shall not be associates of each other.

Barro Holders means:

- (a) Barro Properties Pty Ltd (ACN 006 425 369)
- (b) Ageflow Pty Ltd (ACN 144 916 898)
- (c) Barro Group Pty Ltd (ACN 005 105 724)
- (d) Churchbridge Pty Ltd (ACN 150 729 418)
- (e) Cloverdew Pty Ltd (ACN 150 555 561)
- (f) Rayonbridge Pty Ltd (ACN 164 398 583)
- (g) Carltonbridge Pty Ltd (ACN 600 343 548)
- (h) Rhonda Barro and Raymond Barro as trustees for the David Barro Testamentary Trust
- (i) Christabel Investments Pty. Ltd (ACN 005 549 351)
- (j) Rhonda Barro; and
- (k) Dogi Dogi Pty Ltd (ACN 001 515 911)

CRH means CRH ANZ Pty Ltd ACN 604 858 139.

Joint Acquisition Agreement means the agreement between CRH and the Barro Holders dated 14 December 2023 in connection with the proposed Scheme under which it is proposed that CRH will acquire all of the ordinary shares on issue in ABC that are not held by Barro Holders.

Joint Acquirers means CRH and the Barro Holders.

Scheme Implementation Deed means the written agreement proposed to be entered into as a deed between CRH and ABC for the purposes of implementing the Scheme.

Scheme means a proposed arrangement between ABC and the holders of ordinary shares in ABC (excluding CRH and its related body corporates and the Barro Holders) conducted in accordance with Part 5.1 of the Act.

Dated this 22nd day of December 2023



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

23-0964

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 23-0964.

Commencement

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

Revocation

4. ASIC Instruments 23-0893 and 23-0938 are revoked.

Declaration

5. Chapter 5C of the Act applies to Trustees Australia Limited ACN 010 579 058 (*TAL*) in its capacity as responsible entity of the Fortlake Real-Income Fund (Managed Fund) ARSN 645 064 991 (*Fund*) as if section 253LA of the Act were modified or varied by:

- (a) omitting paragraph 253LA(2)(b) and substituting:

“(b) the resolution must be passed by at least 50% of the total votes that may be cast by eligible persons”; and

- (b) after subsection 253LA(2), inserting:

“(3) For the purposes of subsection (2):

abstaining member means a member of the scheme that:

- (a) is an operator or custodian of an IDPS, and/or is acting in its capacity as trustee of a registrable superannuation entity (and includes a trustee or custodian entity of any of the foregoing);
- (b) where the person mentioned in paragraph (a) above (including in the case of a sub-custodian that has authorised the operator or custodian of an IDPS):
 - (i) has a written policy of not voting their interests in relation to a resolution arising from the client's investments in the IDPS or registrable superannuation entity (as applicable) in certain circumstances; or

23-0964

(ii) does not have a written policy of not voting their interests in relation to a resolution arising from the client's investments in the IDPS or registrable superannuation entity (as applicable) but has indicated to the responsible entity that it will exercise its discretion to abstain from voting on the resolution in respect of the relevant interests; and

- (c) has abstained from voting on the resolution in respect of the relevant interests.

custodian in relation to an IDPS, has the meaning given in *ASIC Corporations (Investor Directed Portfolio Services) Instrument 2023/669*.

eligible persons means members of the scheme (excluding abstaining members) entitled to vote on the resolution at the meeting (including members who are not present in person or by proxy).

IDPS has the meaning given in *ASIC Corporations (Investor Directed Portfolio Services) Instrument 2023/669*.

operator in relation to an IDPS, has the meaning given in *ASIC Corporations (Investor Directed Portfolio Services) Instrument 2023/669*.

registrable superannuation entity has the meaning given in subsection 10(1) of the *Superannuation Industry (Supervision) Act 1993*."

Where this instrument applies

6. This instrument applies where:

- (a) a notice of meeting has been issued to call a meeting of members of the Fund to vote on an extraordinary resolution to approve the removal of TAL as responsible entity of the Fund and the appointment of a new responsible entity of the Fund;
- (b) the notice of meeting includes an explanation of the effect of this instrument in relation to the extraordinary resolution to be considered at the meeting, which may be by way of a supplement provided to members of the Fund or by way of an online website notice; and
- (c) the abstaining members are:
- (i) Bond St in its capacity as custodian and operator of an IDPS;
 - (ii) BT in its capacity as custodian and operator of an IDPS;
 - (iii) Citicorp in its capacity as custodian of the underlying units held for NMMT;
 - (iv) Netwealth in its capacity as custodian and operator of an IDPS; and
 - (v) PTAL in its capacity as custodian and operator of an IDPS.

23-0964

Interpretation

7. In this instrument:

Bond Street means Bond Street Custodians Limited ACN 008 607 065 which holds units in the Fund for Macquarie in its capacity as custodian.

BT means BT Portfolio Services Ltd ACN 095 055 208 which holds units in the Fund in its capacity as custodian and operator of an IDPS.

Citicorp means Citicorp Nominees Pty Ltd ACN 000 809 030 which holds units in the Fund for NMMT in its capacity as custodian.

Macquarie means Macquarie Investment Management Limited ACN 002 867 003 in its capacity as:

- (a) operator of an IDPS; and
- (b) trustee of a registrable superannuation entity.

Netwealth means Netwealth Investments Limited ACN 090 569 109 in its capacity:

- (a) operator of an IDPS; and
- (b) trustee of a registrable superannuation entity.

NMMT means NMMT Limited ACN 058 835 573 in its capacity as operator of an IDPS.

PTAL means The Trust Company (PTAL) Limited ACN 008 412 913 which holds units in the Fund in its capacity as custodian and operator of an IDPS.

Dated this 22nd day of December 2023.



Signed by Slany Thai
as a delegate of the Australian Securities and Investments Commission



ASIC
Australian Securities & Investments Commission

24-0006

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Zammit Partners Investments Pty Limited
ACN 089 068 628 ("the Licensee")
SE 908, 83 Mount Street
North Sydney NSW 2059

- 1. Pursuant to paragraph 91.5B(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 223602 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated 4 January 2024

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments
Commission



ASIC

Australian Securities & Investments Commission

24-0008

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Kinetic Investment Partners Pty Ltd
ACN 009 568 496 ("the Licensee")
Unit 5, 4 Tullo Place
Richmond VIC 3121

1. Pursuant to paragraph 91.5B(3)(d) of the **Corporations Act 2001** (the Act), the Australian Securities and Investments Commission hereby cancels Australian Financial Services Licence number 234674 held by the Licensee, with effect from the date on which this notice is given to the Licensee.

Dated **4 January 2024**

Signed *N Vonarx*

Nicholas Vonarx
A delegate of the Australian Securities and Investments
Commission

24-0009

**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 655A(1) – Exemption and Declaration**

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 24-0009.

Commencement

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

Exemption

4. ASIC exempts the following persons from section 606 of the Act:
 - (a) Goldway Capital Investment Limited of R16/3F, Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong (*BidCo*);
 - (b) Senosi Group Investment Holdings Proprietary Limited of 4th Floor, Park Lane West, 197 Amarand Avenue, Menlyn Maine, Pretoria, South Africa (*Senosi*);
 - (c) Dendocept Proprietary Limited of 1st Floor, Greystone, Fourways Golf Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa (*Dendocept*);
 - (d) Jun Liu & Huan Qu as joint trustees for the Golden Eagle Trust of 1st Floor, Greystone, Fourways Golf Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa;
 - (e) Pacific Goal Investment Limited of R16/3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong (*Pacific Goal*);
 - (f) Yi He of 1st Floor, Greystone, Fourways Golf Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa (*Yi He*);
 - (g) Jun Liu of 1st Floor, Greystone, Fourways Golf Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa (*Jun Liu*);
 - (h) Golden Archer Investment (Pty) Ltd of 1st Floor, Greystone, Fourways Golf Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa (*Golden Archer*);
 - (i) Shining Capital GP Limited of One Nexus Way, Camana Bay, Grand Cayman, KY1-9005, Cayman Islands (*Shining Capital*);

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- (j) Ying He Yuan Investment (S) Pte Ltd of 24 Ean Kiam Place, Singapore, 4299115 (*YHY Investment*);
- (k) Longelephant International Trade Limited of 12F, San Toi Building, 137-139 Connaught Road Central, Hong Kong (*Longelephant*);
- (l) Eagle Canyon International Group Holding (Hong Kong) Limited of R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong (*Eagle Canyon*).

The above parties are collectively referred to as the **Joint Bidders** and each is a **Joint Bidder**.

Declaration

- 5. Chapter 6 of the Act applies to each Joint Bidder as if item 9 of the table in section 611 were modified or varied by inserting at the end of the item:

“In determining a person’s voting power in a company 6 months before an acquisition for the purposes of paragraph (b), disregard any relevant interests a person or their associate had in voting shares in the company at that time which were acquired or arose as a result of, or in connection with, any relevant agreement relating to a proposed takeover bid, in respect of which each of the following are satisfied:

 - (a) The takeover bid was proposed in accordance with the Joint Bid Deed; and
 - (b) ASIC has provided an exemption from a provision of this Chapter under section 655A with respect to the acquisition of any relevant interest in securities resulting from entry into the Joint Bid Deed”.

Where this instrument applies

- 6. The exemption in paragraph 4 of this instrument applies to an acquisition of a relevant interest in ordinary shares in MC Mining Limited ACN 008 905 388 (*MC Mining*) arising as a result of the entry by the Joint Bidders into a joint bid deed dated 18 December 2023 (*Deed or Joint Bid Deed*) for the purposes of the Joint Bidders jointly making, or causing to be made, an off-market takeover bid for all of the fully paid ordinary shares in MC Mining that the Joint Bidders do not own (*Joint Bid*) where:
 - (a) The terms of the Deed are the same, in all material aspect, as those announced on the ASX market’s announcement platform on 18 December 2023; and
 - (b) immediately prior to entry into the Joint Bid Deed:
 - (i) BidCo has a relevant interest in 0.00% of the issued ordinary shares in MC Mining;
 - (ii) Senosi has a relevant interest in 23.38% of the issued ordinary shares in MC Mining;
 - (iii) Dendocept, Pacific Goal, Yi He, Jun Liu and Golden Archer have a relevant interest in 23.37% of the issued ordinary shares in MC Mining;

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- (iv) Shining Capital has a relevant interest in 8.58% of the issued ordinary shares in MC Mining;
 - (v) YHY Investment has a relevant interest in 5.25% of the issued ordinary shares in MC Mining;
 - (vi) Longelephant has a relevant interest in 3.72% of the issued ordinary shares in MC Mining; and
 - (vii) Eagle Canyon has a relevant interest in 0.00% of the issued ordinary shares in MC Mining.
7. The declaration in paragraph 5 of this instrument applies to an acquisition of a relevant interest in securities in MC Mining by the Joint Bidders within 6 months of the later of:
- (a) the close of the offer under the Joint Bid;
 - (b) the date the Deed terminates; and
 - (c) the date that any relevant interest that affects a Joint Bidder's voting power in MC Mining ceases to affect the Joint Bidder's voting power.

Conditions

8. The exemption in paragraph 4 of this instrument is subject to the following conditions:
- (a) the Joint Bidders must immediately notify ASIC of, and on request provide ASIC with:
 - (i) any amendment to the Deed; and
 - (ii) any other relevant agreement or deed that affects a Joint Bidder's voting power in MC Mining and related to the Joint Bid;
 - (b) offers made under the Joint Bid must be subject to a defeating condition that the bidder receives acceptances in respect of 50.1% or more of the bid class securities in which neither the bidder, a Joint Bidder nor any associate of a Joint Bidder had a relevant interest at the commencement of the offer period;
 - (c) the bidder's statement in respect of the Joint Bid must state that the defeating condition described in subparagraph 8(b) of this instrument will not be waived;
 - (d) the Joint Bidders must use their best endeavours to have MC Mining engage an independent expert to prepare a report on whether, in the expert's opinion, the Joint Bid is fair and reasonable to MC Mining shareholders not associated with the Joint Bidders or their respective associates;
 - (e) if, after the announcement of the Joint Bid, and before the end of the offer period for the Joint Bid, a person who is not an associate of either the bidder or a Joint Bidder makes or varies offers under a takeover bid (**Rival Bid**), and the Rival Bid satisfies the following conditions:
 - (i) the offers under the bid are:

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- (A) offers to buy all of the securities in the bid class for the Joint Bid;
and
 - (B) free of any defeating conditions that do not relate only to the happening of an event or circumstance referred to in subsection 652C(1) or (2) of the Act; and
- (ii) the consideration that is offered under the bid is more than 105% of the value of consideration offered under the Joint Bid (as assessed by ASIC and notified to the Joint Bidders where the consideration offered under either the Joint Bid or the Rival Bid involved non-cash consideration),
- the Joint Bidders must, within 7 days of the conditions set out in subparagraphs 8(d)(i) and 8(d)(ii) of this instrument being satisfied, ensure that:
- (iii) the consideration offered under the Joint Bid is increased to a value that is equal to, or higher than, the consideration offered under the Rival Bid;
and
 - (iv) if the consideration offered under either the Joint Bid or the Rival Bid involves non-cash consideration-ASIC has assessed the increased consideration under the Joint Bid and has notified the Joint Bidders that it is satisfied that the consideration offered is of equal or higher value to that offered under the Rival Bid,
- unless the Joint Bidder accepts the offers made under the Rival Bid in respect of all of the MC Mining shares in which the Joint Bidders have a relevant interest by that time;
- (f) if, after the announcement of the Joint Bid, and before the end of the offer period for the Joint Bid, the target of the Joint Bid enters into an agreement with someone else who is not an associate of a Joint Bidder or the Joint Bidders to propose a compromise or arrangement under Part 5.1 (**Rival Scheme**) which, if approved, will result in a person acquiring a relevant interest in all of the securities in the target in exchange for the person providing consideration to target holders that is more than 105% of the value of the highest consideration offered under the Joint Bid (as assessed by ASIC and notified to the Joint Bidders where the consideration offered under either the Joint Bid or the Rival Scheme involves non-cash consideration) the Joint Bidders must not, and must ensure that any associate does not, cast a vote against any resolution necessary to approve the Rival Scheme;
 - (g) the Joint Bidders must take all reasonable steps to ensure that any bid class securities that may be required to be accepted into a rival bid under the condition in subparagraph 8(d) of this instrument, or in respect of which the voting restriction in subparagraph 8(e) of this instrument may apply, remain at all times within the power of the Joint Bidders to dispose of, or vote in accordance with those conditions;
 - (h) the Joint Bidders must immediately terminate the Deed and all other relevant agreements entered into by any of the Joint Bidders or their respective

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associates that affects an associate of a Joint Bidder (*Joint Bid Associate*) voting power in MC Mining and relates to the Joint Bid, if the Joint Bid does not proceed or fails because of a defeating condition that has been neither satisfied nor waived;

- (i) if any person that is not a Joint Bid Associate (*New Associate*) becomes an associate of any Joint Bid Associate during the period from the date of this instrument until the date each Joint Bid Associate ceases to have voting power in MC Mining that is affected by any relevant agreement relating to the Joint Bid, each Joint Bid Associate that is an associate of the New Associate must take all reasonable steps to ensure that the New Associate does not acquire relevant interests in securities of MC Mining in reliance on item 9 of the table in section 611 that the New Associate would not be able to acquire if each of the Joint Bid Associates' voting power in MC Mining had, at all relevant times, excluded any voting power arising as a result of, or in connection with any relevant agreement relating to the Joint Bid;
- (j) the Joint Bidders undertake not to vary the terms of the Deed in a manner inconsistent with the conditions in this paragraph 6; and
- (k) the Joint Bidders must ensure that offers are made under the Joint Bid by no later than 18 February 2024.

Dated this 4th day of January 2024



Signed by Sean Ferguson
As a delegate of the Australian Securities and Investments Commission

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 24-0010.

Commencement

3. This instrument commences on gazettal.

Declaration

4. Section 601CK does not apply to Navistar, Inc. ARBN 601 792 232 (*Company*) a foreign company incorporated in the State of Illinois 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

5. 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:
 - (i) 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 TRATON SE, a German company that is listed on the Frankfurt Stock Exchange.

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- (d) The Company has not engaged in any activities in Australia other than payment for the monthly tolling invoice for its subsidiary, Navistar Auspac Pty Limited, and sale of aftermarket parts.
- (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) TRATON SE has lodged with the Frankfurt Stock Exchange/Federal Financial Supervisory Authority and Nasdaq Stockholm/Swedish Financial Supervisory Authority an annual report which includes in relation to TRATON SE and its subsidiaries (including the Company), the following:
- (i) Consolidated Income Statement;
 - (ii) Consolidated Statement of Comprehensive Income;
 - (iii) Consolidated Balance Sheet;
 - (iv) Consolidated Statement of Changes in Equity;
 - (v) Consolidated Statement 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 consolidated financial statements for TRATON SE attached.

Dated this 4th day of January 2024



Signed by Daniel Leong
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
SECTION 601AH(1) & 601AH(2)

ASIC gives notice that the registrations of
the companies mentioned below have been reinstated.

Dated this third day of January 2024

Name of Company	ACN
A.C.N. 072 490 110 PTY LTD	072 490 110
A.C.N. 613 038 476 PTY LTD	613 038 476
A.C.N 640 173 477 PTY LTD	640 173 477
A.G.M. GLOBAL TRADE PTY LTD	636 980 642
A & A DYNAMIC ROOFING PTY LTD	158 309 730
A & L PRIDE PTY LTD	142 287 714
A & P WRIGHT PTY LTD	060 378 332
ABBCAR PTY. LTD.	006 863 065
ABDULLAH AFIFF PTY LTD	124 339 939
ABORIGINAL RESOURCE GROUP PTY LTD	166 139 117
ACCESS IVANHOE PTY LTD	625 685 056
A CLASSICAL PAINTING & DECORATING PTY LIMITED	638 128 042
ACN 002 871 338 PTY LTD	002 871 338

ACN 118 616 283 PTY LTD	118 616 283
ACN 601 878 451 PTY LTD	601 878 451
ACN 601 879 083 PTY LTD	601 879 083
ACN 608 284 948 PTY LTD	608 284 948
ACTIVE NETWORKS DIGITAL PTY LTD	144 981 475
ADIT ENTERPRISES PTY LTD	630 955 681
ADMARK AGENCY PTY LTD	614 854 796
AFIC SCHOOLS (A.C.T.) LIMITED	112 671 888
AGAVE BONDI PTY LTD	640 836 684
AGHAZ GROUP PTY LTD	601 293 118
AHMED & JESSIE BT PTY LTD	600 251 625
AKKAPALLY & ADEPU CUSTODIAN PTY LTD	625 733 146
AKR COLLECTIVE PTY LTD	645 692 360
ALBURY TRANSPORT EQUIPMENT PTY. LTD.	003 564 136
ALLMEN ENGINEERING PTY LTD	000 582 534
ALL STATE RENTALS PTY LTD	636 401 637
ALTONA PLUMBING SERVICE PTY LTD	102 559 508
ALTOOR CONSULTING PTY. LTD.	615 682 874

AMPLETON TRADERS PTY LTD	146 210 175
AMP PAINTING SERVICES PTY LTD	165 210 793
ARCHANGL PTY LIMITED	134 248 990
ASTER ASSOCIATES PTY LTD	622 432 660
AUSTRALIAN EDUCATION ADVISORY SERVICES PTY LTD	645 697 525
AUSTRALIAN INTERNATIONAL CULTURE INDUSTRIES ASSOCIATION PTY LTD	115 016 861
AUSTRALIAS GOLDEN FOOD & BEVERAGE PTY LTD	617 048 245
AUTOGLASS HOLDINGS PTY LTD	607 794 310
AVLIS AUSTRALIA PTY LTD	643 314 470
AVY NAILS PTY LTD	134 151 867
BARBARICH HOLDINGS PTY LTD	082 560 496
BDS FINANCIAL SOLUTIONS PTY LTD	140 729 862
BEACONSFIELD CUSTODIANS PTY LTD	603 479 250
BHALLA LOGISTICS PTY LTD	637 280 445
BIDCAT HOLDINGS PTY LTD	645 623 945
BLUE INVESTMENTS AUSTRALIA PTY LTD	622 575 035
BLUE SKIES AND SUNSHINE PROPERTY PTY LTD	606 647 349

BOSTOCK PROPERTY GROUP PTY LTD	605 245 592
BOX ROAD HOLDINGS PTY LTD	622 312 270
BRANDWORX PTY LTD	168 637 250
BRENALIS NOMINEES PTY LTD	615 031 813
BUDMANN INVESTMENTS PTY. LTD.	004 615 829
BUGEJA SUPERANNUATION PTY LTD	125 663 685
BUNKER (NO.56) PTY. LTD.	010 006 158
BURKE INVESTMENT (NSW) PTY LIMITED	136 415 186
BUTLER FAMILY SUPER PTY LTD	145 982 350
BUYING INTELLIGENCE PTY LTD	167 578 903
C.G. FUTURE PTY LTD	630 986 168
C & K (AUST.) PTY LTD	150 839 964
CADE HURST ENTERPRISES PTY. LIMITED	004 699 852
CAIN STREET PTY LTD	613 895 113
CARMAC PTY LTD	615 609 295
CASO ENGINEERING & FABRICATION PTY. LTD.	609 187 779
CATALYST PROPERTY ALLIANCE (DEVELOPMENT) PTY LTD	632 996 948
CATALYST PROPERTY ALLIANCE PTY LTD	632 986 540

CBK TILING PTY LTD	629 975 168
CC RESTORATIONS PTY LTD	620 554 878
C C W K PROPERTY INVESTMENTS PTY LTD	606 262 373
CEIL-SPRAY CO PTY LTD	000 462 457
CHARLES MUSCAT PTY LTD	159 896 269
CHOLLANGI CORPORATE PTY LTD	604 983 262
CLUB GAME SERVICES VICTORIA PTY LTD	113 853 731
CLUBVIEW PTY. LTD.	064 992 721
COCCO BLUSH PTY LTD	627 983 626
COLBH PTY LTD	631 687 360
COMFORT CARE SUPPORT PTY LTD	646 721 986
COMMANDER CENTRE NEW ENGLAND PTY LTD	123 151 815
CORD KING AUSTRALIA PTY LTD	648 404 139
COSMIC CUBE PTY LTD	628 737 753
D & T INVESTMENTS (AUST) PTY LTD	123 488 791
DE-MAC AUSTRALIA PTY LTD	132 465 662
DEAN & DEBRA RUTLAND SMSF PTY LTD	161 575 293
DENBY BUILDING SERVICES PTY LTD	643 808 566

DENNY EARTHMOVING PTY. LTD.	167 659 305
DENTICA PTY LTD	637 120 828
DEREMMA PTY LTD	119 757 158
DISHANNE DIY PTY LTD	617 161 314
DKH MECHANICAL PTY LTD	620 504 725
DKW IMPROVEMENTS PTY LTD	609 660 273
DMP ACCOUNTING PTY LTD	623 862 902
DNCS LIFELINE PTY LTD	605 381 333
DPC ASHLEY HOLDINGS PTY. LTD.	105 242 171
DRACOPOULOS INVESTMENTS PTY. LTD.	060 050 375
DRASKA HOLDINGS PTY. LIMITED	005 914 349
DYNAMICS SMART SYSTEMS PTY LTD	643 965 851
E.S GROUP (AUST) PTY LTD	637 879 200
ENERGY EFFICIENT PTY LTD	630 409 924
ENVIRO AQUA PTY LTD	638 197 734
EREMORUM PTY LTD	141 181 160
ERIC BRECHER PTY LTD	163 314 332
ETHICAL ADVISERS PTY. LTD.	116 513 752

EVAN AND ROSALIA INVESTMENTS PTY LTD	169 950 136
EVERLAST INTERNATIONAL INVESTMENT PTY LTD	122 277 105
EVOCO DESIGN PTY LTD	128 546 949
FAST DEPLOY PTY LTD	636 969 081
FATSS PTY LTD	638 357 409
FIGARO HOLDINGS PTY LTD	163 140 896
FIGARO SUPER PTY LTD	147 920 634
FINGERS & BONES PTY LTD	614 414 809
FINNS COUNTRY SUPPLIES PTY. LTD.	007 348 389
FLEXIBLE TRAINING SOLUTIONS HOLDINGS CO PTY LTD	609 044 162
FLUENT INVESTMENTS PTY LTD	121 667 981
FRANC CONSTRUCTIONS PTY LTD	164 521 500
FRANKIE8 PTY LTD	615 960 686
FREEDOM IMAGES PTY LTD	167 356 292
FRO-GET PTY. LTD.	167 087 318
FULL THROTTLE ENTERTAINMENT PTY LTD	161 430 422
GANGA PTY LTD	636 847 919
GARRO INVESTMENTS PTY LTD	607 985 240

GGS CORPORATION PTY LTD	622 021 210
GIBBS HAULAGE PTY LTD	609 392 716
GIFT SUPPLY CO. PTY LTD	087 806 755
GLASS SCRATCH REMOVAL AUSTRALIA PTY LTD	637 525 967
GLOBAL SPORTS MEDIA PTY LIMITED	640 327 699
GLOZ INVEST PTY LIMITED	156 506 599
GOLD DRAGON FAMILY PTY LTD	617 930 122
GOLDEN LION RENOVATIONS PTY LTD	604 418 751
GOLUX AUSTRALIA PTY LTD	101 208 637
GOMARK KILLARA PTY LTD	616 975 243
GORDON PROTECT PTY LTD	608 469 683
GRACE MANAGEMENT (QLD) PTY LTD	624 566 589
GRANADA DEVELOPMENT & CONSTRUCTION PTY LTD	604 427 447
GREATER OUTCOMES PTY LTD	623 324 461
GTS ADMINISTRATION PTY LTD	147 252 417
GW KING PTY LTD	625 876 388
GYAN HEERA GROUP PTY LTD	609 500 003
H-L PACIFIC PTY. LTD.	626 894 782

HALEAKALA INVESTMENTS PTY LTD	602 914 607
HALLING FAMILY SUPERFUND BARE PTY LTD	632 303 149
HALLING FAMILY SUPERFUND PTY LTD	630 572 217
HALLING SUPERFUND BARE PTY LTD	617 502 806
HALLING SUPERFUND PTY LTD	616 093 371
HARMIA PTY LTD	131 184 659
HATCH PRODUCTION PTY LTD	634 258 441
HEAVENWARD INVESTMENTS PTY LTD	623 530 754
HENTY ADMINISTRATION SERVICES PTY. LTD.	161 460 126
HEWITT INVESTMENTS 2 PTY LTD	159 775 023
HGA CONSULTING PTY LTD	643 747 915
HIGH DELIGHTS PTY LTD	636 210 850
HILLS FORMWORK PTY LTD	124 607 914
HM-R ESTATES PTY LTD	136 438 241
HOCOTECH SYDNEY PTY LTD	645 879 689
HOLISTIC MEAT AUSTRALIA PTY LTD	640 809 838
HOME CREATIVE SOLUTION PTY LTD	132 454 089
HOUSE OF GEORGE PTY LTD	166 455 456

IB PAINTING SERVICES PTY LTD	622 844 026
ICONNECT ELECTRONICS PTY LTD	609 899 274
INCHYRA GRANGE HOLDINGS PTY LTD	644 922 216
INFANT BABY FORMULAS 123 PTY LTD	156 164 108
IQRA BROTHERS PTY. LTD.	167 752 883
ISLAND INVESTMENT GROUP PTY LTD	089 076 031
ISOPOD PTY. LTD.	008 022 017
JAMES KELMAN LIFETIME SUPER FUND CT PTY LTD	616 961 963
JIMCORP PTY LTD	634 876 378
JJ GLASS PTY LTD	166 281 607
JJJ PLUMBING & GASFITTING PTY LTD	608 754 641
JNC POWER ENGINE PTY LTD	658 003 813
JOHN S. GELMAN PTY. LTD.	006 598 385
JOSEPH TILES PTY LTD	134 110 320
JR & DA QUARRELL PTY LTD	645 804 986
JUST B FINANCIAL PTY LTD	155 818 447
KASEY COMMUNICATIONS PTY LIMITED	623 530 156
KEANU BEATS PTY LTD	645 697 123

KEM TRANS PTY LTD	619 316 095
KINGSRIVER SERVICES PTY LTD	159 328 926
KMP INVESTMENTS (NSW) PTY LIMITED	164 219 210
KNIGHT AUTOMOTIVE GROUP PTY LTD	647 233 743
KOSMAC ENTERPRISE PTY LTD	622 026 582
K WOODWARD INVESTMENTS PTY LTD	620 992 556
L & G ELIFE PTY LTD	611 658 756
LANDGOKIN HOLDINGS PTY LTD	145 734 612
LAN FAMILY INVESTMENT PTY LTD	631 696 305
LA PALETERIA PTY LTD	622 163 848
LC CHAIN INTERNATIONAL FIN-TEC PTY LTD	641 659 403
LENDING DEPORT PTY LTD	629 790 245
LILY INFUSION WEDDINGS PTY LTD	152 221 102
LINE UP SURF PTY LTD	634 563 616
LONE STAR INVESTMENTS WA PTY LTD	602 796 609
LONE WOLF TRADING PTY LTD	629 563 131
LOZTECH INFORMATION SERVICES PTY. LTD.	006 482 499
LUKE ROOFIX & MAINT PTY LTD	621 259 658

M & L LAMBERTI PTY LTD	606 376 523
MAGICIAN PTY LTD	134 901 241
MAJOR CREATIVE HOLDINGS PTY. LTD.	163 635 390
MARODYCH PTY LTD	607 115 355
MASUKU PROPERTY PTY LTD	621 646 240
MB SOLUTIONS (AUST) PTY LTD	133 112 188
MCA PROJECTS PTY LTD	624 034 126
MCDARBY FUND HOLDING PTY LTD	606 399 446
MCF SOLUTIONS PTY. LTD.	623 977 480
MCKENZIE EXCAVATIONS PTY LTD	104 465 821
MCQUEEN-THOMSON PTY. LIMITED	006 192 230
MEET AND GREENS PTY LTD	637 982 202
MEJON PTY. LTD.	009 488 671
MENBAZ PTY LTD	625 226 637
MENON EMPIRE HOLDINGS PTY LTD	126 079 445
MESHEL FAMILY SUPER FUND PTY. LTD.	165 621 367
METAE PTY LTD	115 040 456
METAL PRO ROOFING PTY LTD	644 753 195

METRICAPPS SMSF PTY LTD	643 266 040
METROPOLE STRATA SERVICES PTY LTD	629 647 785
MIDDLE EATS FOOD PTY. LIMITED	647 110 790
MINICO INVESTMENTS PTY LTD	646 621 767
MLG INVESTMENTS PROPERTY PTY LTD	645 358 943
MLG INVESTMENTS PTY. LTD.	645 358 390
MONACO CALOUNDRA PTY LTD	140 548 992
MONBAR NOMINEES PTY. LIMITED	005 272 202
M T R FRY & CO PTY LTD	608 314 781
MUSIC ON STAGE PTY. LTD.	609 836 802
MUSTWIN TECHNOLOGY PTY LTD	645 421 656
MY VIP CLEANING PTY LTD	637 639 046
NAC FAMILY PTY LTD	607 752 974
NAMARA HOLDINGS PTY LTD	639 508 535
NANAY HOLDINGS PTY. LTD.	003 979 146
NEW AUS PTY LTD	154 321 507
NEWCASTLE EMBROIDERY SPECIALISTS PTY LTD	001 543 924
NFS AUSTRALIA PTY LTD	644 382 178

NIBA SPICE WORLD PTY LTD	630 819 475
NNG HOLDINGS PTY LTD	633 053 433
NSW GOLD STAR PTY LTD	644 067 416
OMNIBET PTY LTD	605 574 990
OVERIT PTY LTD	164 791 726
OXFORD BUILDERS PTY LTD	135 203 351
OZTECH-AU PTY LTD	621 609 765
P&T MARKS SMSF PROPERTY PTY LTD	165 789 846
PAYOT BYRON HOLDINGS PTY LTD	607 350 738
PB 47 TRANSPORT PTY LTD	636 028 316
PENG XIN PTY LTD	645 719 820
PEPP'SSANT PTY LTD	659 257 584
PERCENTAGE PLUMBING PTY LTD	138 212 316
PERFECT SOLUTIONS QLD PTY LTD	147 561 162
PETER DOWNES PROPERTY INVESTMENT PTY LTD	601 870 482
PLASTER BROS ACT NO. 1 PTY LTD	628 421 643
PLATINUM PRESTIGE SMASH REPAIRS PTY LTD	162 071 749
POSI 4 PTY LTD	637 860 532

POWER WORLD ENTERPRISES PTY LIMITED	111 487 579
PR COLLECT PTY LTD	646 923 971
PUKKA (WA) PTY LTD	111 600 269
PUNTERS PICKS PTY LTD	622 094 188
PVK CONTRACTING PTY LTD	629 687 396
Q-CON PTY. LTD.	094 795 543
QPY PTY. LTD.	636 429 779
QUADRA PACIFIC (AUST.) CORP. PTY. LTD.	060 599 420
QUALITY PAINTING COMPANY PTY LTD	645 283 521
R. G. MILLER PTY. LTD.	082 512 730
RALPH LAWYERS PTY LTD	167 556 121
R AND MA JOHNSON (NO.2) PTY LIMITED	097 607 291
RDB HOLDINGS PTY LTD	607 795 308
RE-GO CLOTHING. PTY. LTD.	004 449 905
REEM ENTERPRISES PTY LTD	139 694 536
REGION MANOR PTY. LTD.	007 003 509
RESOURCE GRANITE EXPORTERS PTY LTD	609 461 145
RHYS FRENCH GEOTECHNICAL PTY LTD	627 658 799

RIVER CITY OFFICE ONE PTY LTD	097 625 360
RIZA TILING GROUP PTY LTD	629 442 397
RM FOODS PTY LTD	646 701 902
ROSEBUD (NSW) PTY LTD	080 238 740
ROSEVALE METAL AND GOLD MINE PTY LTD	636 394 128
ROSHAN TRANSPORT PTY LTD	603 305 933
RXZM PTY LTD	104 145 860
RYAN REALTIES PTY LTD	646 542 930
S & G BISHOP PTY LTD	093 186 255
SABAK PTY LTD	638 377 358
SANRISE (AUST) PTY LTD	639 911 238
SASHIM & FAMILY PTY LTD	646 826 959
SAUVERAIN INVESTMENTS PTY LTD	635 367 305
SEBANLIN PTY LTD	135 300 140
SGW PASTORAL COMPANY PTY LTD	110 279 840
SHANE FROST HOLDINGS PTY LTD	645 140 870
SHINE N SHOP PTY. LTD.	154 477 282
SHOJI INVESTMENTS PTY. LTD.	007 164 383

SHRI DASHMESH TRANSPORT PTY LTD	615 173 012
SHUBH NOMINEES PTY LTD	651 957 569
SIAM NARA PTY LTD	163 056 380
SIMPLY DAIRY CORP PTY LTD	145 192 338
SKIN REVOLUTION AUSTRALIA PTY LTD	646 461 976
SK TOLL SUPER PTY LTD	608 715 984
SNIXON PTY LTD	637 312 399
SOLAR BUILDERS PTY LTD	153 650 787
SOUL DANCE STUDIOS SA PTY LTD	637 962 960
SP CIVIL & PLUMBING PTY. LTD.	622 012 140
SPECIALTY MATERIALS PTY LTD	617 180 659
SPEEDWAY FREIGHT EXPREES PTY. LTD.	618 189 370
SPENCER BROTHERS PTY LTD	127 171 304
SPLASH SIGNS AND DESIGNS PTY LTD	646 514 749
STARBRIGHT SERVICES PTY LTD	608 672 760
STAR LUNA PTY LTD	629 134 738
STUDIO FOLLY PTY LTD	646 712 085
SURI AND SHOBANA PTY LTD	166 110 578

SUSTAINABLE INFRASTRUCTURE PTY LTD	607 886 484
SYDNEY PROPERTY LEADERS PTY LTD	644 683 670
SYLVEX INNOVATIONS PTY LTD	629 583 133
TANDERRA TOLL CUSTODIAN PTY LTD	608 721 517
TAP THE MATRIX PTY LTD	612 924 928
TECHNOCRAT CONSULTING PTY. LTD.	144 961 142
THE FACTORY HQ PTY LTD	614 947 376
THE GRANDFATHER CLAUSE PTY LTD	635 485 077
THE LOCAL TRADIES GROUP PTY LTD	608 147 520
THE ZARN EFFECT PTY LTD	609 153 951
THIRTY-EIGHTH MONGA NOMINEES PTY. LTD.	006 406 775
THIRTY FOURTH SHELLEY NOMINEES PTY. LTD.	006 301 980
TOTALLY WICKED GROUP PTY LTD	637 434 765
TOYS FOR US PTY. LTD.	601 230 808
TP WINDOWS PTY LTD	623 741 828
TRELINV PTY LTD	618 721 109
TURTON HOUSE GROUP PTY LTD	636 158 275
TWINS NAILS & BEAUTY PTY LTD	629 337 891

TWIN SUPERFUND PTY LTD	604 964 614
VARIETY PROFESSIONAL CLEANERS AUSTRALIA PTY LTD	640 390 441
W.C. PRONGER & SONS (HARDWARE) PTY. LIMITED	009 779 560
WAHEGURU TERI KIRPA PTY LTD	610 309 754
WERNA INVESTMENTS PTY. LTD.	010 179 950
WESTERN VICTORIAN EEL GROWERS CO-OP PTY. LTD.	118 041 071
WILLIAMS EARTHMOVING & HAULAGE PTY LTD	646 507 253
WW & ASSOCIATES PTY LTD	153 497 628
XL & YW CONSTRUCTION PTY LTD	612 696 992
Y. L & C ENTERPRISES PTY LIMITED	111 622 569
YASH PROPERTIES PTY LTD	620 232 000
ZAFER PTY LTD	645 203 336
ZEBIDY PTY LTD	009 677 267
ZIMONY PTY. LTD.	010 840 454
3D STYLES PTY LTD	607 826 595
500 WINES PTY LTD	612 843 491
8YPA 13 PTY. LTD.	604 289 910

Corporations Act 2001
Sections 601CC(7), 601CC(9), 601CL(8) or 601CL(10)

Notice is hereby given that the following foreign companies and registerable Australian bodies have been restored to the register.

Dated this 3rd day of January 2024

Name of Company

ARBN

INSPECTAHIRE INSTRUMENT CO. LIMITED

610 395 545

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 fifth day of January 2024

Name of Company

ARSN

INTERNATIONAL RELIEF AND DEVELOPMENT, INC.	160 537 888
RESONATE GROUP LIMITED	169 334 892
SWAPEX, LLC	634 615 428
VEO TECHNOLOGIES APS	650 965 307

CORPORATIONS ACT 2001
Subsection 601CC(4)

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

Dated this fifth day of January 2024

Name of Company

ARBN

EX TECHNICAL ASSOCIATION INC.

600 276 640

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this fifth day of January 2024

Name of Company

ARBN

BNN ENERGY LTD

143 484 735

CREDIT SUISSE SECURITIES (EUROPE) LIMITED

099 554 131

PORTLAND HOUSE RESEARCH AND ADVISORS LIMITED

160 278 197

SILVERLINK TECHNOLOGIES PRIVATE LIMITED

146 137 117

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.

AUSTRALIAN COLLECTIVE INVESTMENTS PTY LTD ACN 654 497 891 will change to a public company limited by shares. The new name will be AUSTRALIAN COLLECTIVE INVESTMENTS LIMITED ACN 654 497 891.

BROAD CAPITAL ACQUISITION PTY LTD ACN 666 535 539 will change to a public company limited by shares. The new name will be BROAD CAPITAL ACQUISITION LTD ACN 666 535 539.

GENEMBRYOMICS PTY. LTD. ACN 631 082 418 will change to a public company limited by shares. The new name will be GENEMBRYOMICS LIMITED ACN 631 082 418.

AXON GRAPHITE PTY LTD ACN 119 438 265 will change to a public company limited by shares. The new name will be AXON GRAPHITE LIMITED ACN 119 438 265.

DACIAN GOLD LIMITED ACN 154 262 978 will change to a proprietary company limited by shares. The new name will be GENESIS MINERALS (LAVERTON) PTY LTD ACN 154 262 978.

WESTBRIDGE ASSET MANAGEMENT LIMITED ACN 151 957 676 will change to a proprietary company limited by shares. The new name will be WESTBRIDGE ASSET MANAGEMENT PTY LTD ACN 151 957 676.