



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette
No. A023/11, Tuesday, 22 March 2011

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

11-0074	11-0189	11-0212	11-0217
11-0225	11-0226	11-0228	11-0235
11-0238	11-0251	11-0252	11-0253
11-0254	11-0255	11-0256	11-0259
11-0260	11-0262	11-0263	11-0268

Company/Scheme deregistrations

Change of company type

RIGHTS OF REVIEW

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

ISSN 1445-6060 (Online version)
ISSN 1445-6079 (CD-ROM version)

Available from www.asic.gov.au
Email gazette.publisher@asic.gov.au

© Commonwealth of Australia, 2011

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001



11-0074

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Glenhurst Corporation Pty Ltd – Under External Administration
ACN 006 277 087 ("the Licensee")
C/- CJL Partners
Level 17
200 Queen Street
MELBOURNE VIC 3000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244323 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 24 January 2011

Signed

A handwritten signature in black ink, appearing to read "Allan Melville".

Allan Melville, a delegate of the Australian Securities and
Investments Commission



11-0189

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Responsible Entity Services Australia Limited
ACN 123 154 110 ("the Licensee")
GPO Box 171
BRISBANE QLD 4001

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 308921 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 March 2011

Signed

Handwritten signature of Allan Melville in black ink.

Allan Melville, a delegate of the Australian Securities and
Investments Commission



11-0212

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Charter Pacific Capital Ltd
ACN 119 070 352 ("the Licensee")
Level 18, 50 Cavil Avenue
Surfers Paradise QLD 4217

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 304985 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 March 2011

Signed 

Allan Melville, a delegate of the Australian Securities and Investments Commission



11-0217

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Babcock & Brown Asset Holdings Pty Ltd
A.C.N 002 332 345
Level 20, MLC Centre
19 Martin Place
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247385 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10th March 2011

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

Allan Melville, a delegate of the Australian Securities and Investments
Commission

11-0225

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) —
Exemptions

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [11-0225].

Commencement

3. This instrument commences on the date of its gazettal.

Exemptions

4. Endless Rewards Ltd ACN 114 569 872 (*Endless*), who provides financial services in relation to a Combined Facility, does not have to comply with subsection 911A(1), section 992A and Part 7.9 of the Act in relation to those financial services.
5. The exemptions in paragraph 4 are not available to Endless if it does not comply with the conditions in paragraph 6 or 7.

Conditions

6. Endless must take reasonable steps to ensure all of the following are satisfied:
 - (a) before or at the time the Combined Facility is offered to a person as a retail client, the person is given a written document (the *disclosure document*) which sets out the terms and conditions of the Combined Facility and separately sets out in a prominent manner:
 - (i) information about whether any of the terms and conditions of the facility may be unilaterally varied by the issuers and a statement of how a person (the *client*) who holds the Combined Facility may get information about the new terms and conditions;
 - (ii) information about whether there is a date (the *expiry date*) after which the Combined Facility cannot be used for the making of non-cash payments (regardless of whether there is an amount standing to the credit of the facility at the end of the relevant day) and information about where the expiry date may be found out;

- (iii) information about the procedures for dealing with any unauthorised or mistaken transactions relating to the Combined Facility or the loss or theft of the device (if any) referred to in subparagraph (c)(i);
 - (iv) fees or charges for acquiring and using the Combined Facility and where any such fees or charges are subject to change during the life of the Combined Facility, a statement of how the client may get information about the new fees or charges;
 - (v) the name and contact details of Endless and Indue Limited ACN 087 822 464 (*Indue*), as the joint issuers of the Combined Facility;
 - (vi) information about the different roles of Endless and Indue, as the joint issuers of the Combined Facility;
 - (vii) information about the internal dispute resolution processes relevant to each facility component of the Combined Facility and how they can be accessed by a client;
- (b) the disclosure document is worded and presented in a clear, concise and effective manner;
- (c) where the Combined Facility is subject to an expiry date:
- (i) if the client is provided with a physical device to use the Combined Facility — the expiry date is prominently set out on the device in a manner that makes it clear that it is an expiry date;
 - (ii) otherwise — the expiry date is set out in the disclosure document or in a written statement that is attached to the disclosure document;
- (d) a convenient means is available, that involves no charge by the issuers or their associates, for the client to do all of the following:
- (i) check the amount standing to the credit of the Combined Facility;
 - (ii) if subparagraph (c)(ii) applies — check any relevant expiry date that applies to the Combined Facility;
 - (iii) obtain at reasonable intervals a record of the past 10 transactions (or such transactions that have occurred) under the Combined Facility;
- (e) if the terms and conditions of the Combined Facility are unilaterally varied, or the fees or charges for using the Combined Facility are changed during the life of the Combined Facility:
- (i) information about the variation or change is made available to the client in accordance with the statement in subparagraph 6(a)(i) or 6(a)(iv);

- (ii) the new terms and conditions or fees and charges are made available to the client on request at each place of business where the Combined Facility may be acquired; and
 - (iii) if the issuers make available information about the Combined Facility on an Internet website — information about the variation or change, and the new terms and conditions or fees and charges are made available on the website in a manner reasonably likely to come to the attention of persons seeking information about the Combined Facility;
- (f) if a Combined Facility is issued to a person as a retail client, the issuers maintain adequate internal dispute resolution processes in accordance with the Australian Standard on Complaints Handling (AS ISO 10002-2006) as at 5 April 2006;
7. Endless gives ASIC notice in writing when the Combined Facility ceases to be a low value non-cash payment facility.

Interpretation

8. In this instrument:

Combined Facility means a facility comprised of two component facilities, a low value non-cash payment facility and a loyalty scheme.

debit card has the meaning given by subsection 12DL(5) of the *Australian Securities and Investments Commission Act 2001*.

device includes a certificate, voucher, token, card, coin or other object by which a person may use a low value non-cash payment facility.

facility has a meaning affected by section 762C of the Act.

issuer has the meaning given by subsection 761E(4) of the Act.

low value non-cash payment facility means a facility through which, or through the acquisition of which, a person makes non-cash payments and in relation to which the following are satisfied:

- (a) the total amount available for the making of non-cash payments under all facilities of the same class held by any person at any one time does not exceed \$1,000;
- (b) the total amount available for making non-cash payments under all facilities of the same class does not exceed \$10,000,000 at any time;

- (c) the facility is a debit card that can be used to make payments through the Mastercard payment system; and
- (d) the facility is issued by Indue.

loyalty scheme means a facility through which, or through the acquisition of which, a person makes non-cash payments in relation to which all of the following apply:

- (a) the facility is issued as part of a scheme the sole or main purpose of which is to promote the purchase of goods from, or the use of the services of, the issuer of the facility or another person;
- (b) a person who holds the facility is allocated credits (however described and whether or not a monetary value is expressly attributed to the credits) as a result of the purchase of goods from, or the use of the services of, the issuer of the facility or the other person;
- (c) the credits allocated under the facility can be used to make a payment or part payment for goods or services or to obtain some other benefit; and
- (d) the facility is issued by Endless.

makes non-cash payments has the meaning given by section 763D of the Act.

offer has a meaning affected by subsection 1010C(2) of the Act.

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

Dated this 17th day of March 2011



Signed by Amney Elkontar
as a delegate of the Australian Securities and Investments Commission

11- 0226

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

MLC Investments Limited ACN 002 641 661 in its capacity as responsible entity for the Jana Triplepoint Alpha Fund ARSN 149 618 959.

Dated this 14th day of March 2011



Signed by William G. Armstrong
as a delegate of the Australian Securities and Investments Commission



11-0228

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: RD Global Trading Pty Limited
ACN 133 762 704 ("the Licensee")
Level 7, 280 George Street
Sydney NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 332536 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11 March 2011

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

Allan Melville, a delegate of the Australian Securities and Investments
Commission

11-0235

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) - Declaration**

Under subsection 741(1) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the person specified in Schedule A, in the case specified in Schedule B, as if Part 6D.2 were modified or varied as follows:

- (a) paragraph 723(3)(b) of the Act were omitted and the following substituted:
- "(b) the securities are not admitted to quotation within 3 months after the later of:
- (i) the date of the disclosure document; and
 - (ii) the date of the latest supplementary disclosure document for the offer lodged with ASIC which:
 - (A) discloses that the securities are not admitted to quotation; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
- (b) subparagraph 724(1)(b)(ii) were omitted and the following substituted:
- "(ii) the securities are not admitted to quotation within 3 months after the later of:
- (A) the date of the disclosure document; and
 - (B) the date of the latest supplementary disclosure document for the offer lodged with ASIC which discloses that the securities are not admitted to quotation and gives applicants 1 month to withdraw their application and be repaid"; and
- (c) after subsection 724(1A) inserting the following subsection:
- "(1B) Where a supplementary disclosure document of the kind referred to in subparagraph (1)(b)(ii)(B) is lodged with ASIC, the person offering the securities must give the applicants:
- (i) that supplementary disclosure document; and
 - (ii) 1 month to withdraw their application and be repaid."

Schedule A

GGG Resources plc ARBN 143 978 376 (*Issuer*).

11-0235

Schedule B

An offer or issue of securities of the Issuer under a replacement prospectus lodged with ASIC on 7 January 2011 where the Issuer has lodged a supplementary disclosure document on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 11th day of March 2011



.....
Signed by Michelle Cobb
as a delegate of the Australian Securities and Investments Commission

11-0238

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(b) – Declaration**

Under paragraph 741(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission declares that Chapter 6D of the Act applies to Origin Energy Limited ACN 000 051 696 (*Company*), in the case specified in Schedule A, as if section 9A of the Act were modified or varied by omitting section 9A and substituting:

“9A (1) A *rights issue* is an offer of a body's securities for issue in respect of which the following conditions are met:

- (a) the securities being offered for issue are in a particular class;
- (b) either:
 - (i) the offer is made to every person who holds securities in that class to issue them, or their assignee, with the percentage of the securities to be issued that is the same as the percentage of the securities in that class that they hold before the offer; or
 - (ii) if the conditions in subsection (3) are met — such an offer is made to:
 - (A) every person with a registered address in Australia or New Zealand; and
 - (B) every other person (if any) with a registered address outside Australia and New Zealand to whom the body decides to make offers,who holds securities in that class;
- (c) the terms of each offer are the same.

Note: Paragraph (b) covers offers made to persons because they hold securities in the relevant class. It does not cover offers made to persons in some other capacity, for example, because they hold securities which are convertible into securities in the relevant class. Accordingly, these other offers do not affect whether the conditions in paragraph (b) or (c) are met.

(2) A *rights issue* is an offer of interests in a managed investment scheme for issue in respect of which the following conditions are met:

- (a) the interests being offered for issue are in a particular class;

11-0238

(b) either:

- (i) the offer is made to every person who holds interests in that class to issue them, or their assignee, with the percentage of the interests to be issued that is the same as the percentage of the interests in that class that they hold before the offer; or
- (ii) if the conditions in subsection (3) are met — such an offer is made to:
 - (A) every person with a registered address in Australia or New Zealand; and
 - (B) every other person (if any) with a registered address outside Australia and New Zealand to whom the responsible entity decides to make offers,

who holds interests in that class;

(c) the terms of each offer are the same.

Note: Paragraph (b) covers offers made to persons because they hold interests in the relevant class. It does not cover offers made to persons in some other capacity, for example, because they hold financial products which are convertible into interests in the relevant class. Accordingly, these other offers do not affect whether the conditions in paragraph (b) or (c) are met.

(3) The conditions in this subsection are met if:

- (a) the body or responsible entity (as the case requires) decides that it is unreasonable to offer securities or interests (as the case requires) for issue to persons (the *non-residents*) with a registered address in a place outside Australia or New Zealand, after taking into account the following matters:
 - (i) the number of non-residents, in that place, to whom offers would otherwise be made;
 - (ii) the number and value of the securities or interests that would otherwise be offered for issue;
 - (iii) the cost of complying with the laws, and any requirements of any regulatory authority, of the place where the securities or interests would otherwise be offered for issue; and

11-0238

- (b) the body or responsible entity:
 - (i) sends details of the offer to each non-resident in that place; and
 - (ii) advises each non-resident in that place that the non-resident will not be offered the securities or interests; and
- (c) if the invitation to apply for, or the right to be issued with, the securities or interests is able to be assigned — the body or responsible entity:
 - (i) advises each non-resident in that place that a process will be conducted under which the securities or interests that would otherwise have been offered to the non-resident, or the invitations to apply for or rights to be issued with the securities or interests, will be offered for issue or sale to other persons; and
 - (ii) advises each non-resident of the main features of the process; and
 - (iii) advises each non-resident that they will be sent any net proceeds to which they are entitled from the issue or sale of the securities, interests, invitations or rights under the process.

Note: Paragraph (c) has no application where the invitation to apply for, or the right to be issued with, the securities or interests is not able to be assigned. In such a case, there is no failure to meet the conditions in this subsection merely because the body or responsible entity decides to conduct a process of the kind described in that paragraph, whether in whole or in part.

- (4) For the purpose of determining whether an offer of a body's securities or an offer of interests in a managed investment scheme (as the case requires) satisfies the conditions in subsection (1) or (2), disregard the following matters:
 - (a) some or all persons who are offered securities or interests as an exempt investor may:
 - (i) receive the offer before other persons to whom offers are made; or
 - (ii) be given a period of time to accept the offer which is less than the period of time given to other persons to whom offers are made;

11-0238

- (b) the securities or interests may be issued to a person as an exempt investor before securities or interests are issued to other persons under the offer, provided that any such issue to an exempt investor occurs no earlier than 2 months before the issue of securities or interests to other persons who are not exempt investors;
 - (c) in relation to any securities or interests offered to but not accepted by some or all of the persons to whom the offers were first made:
 - (i) processes are conducted at different times under which the securities or interests, or the invitations to apply for or rights to be issued with those securities or interests, are offered for issue or sale to exempt investors; and
 - (ii) payments are made at different times of any net proceeds of issues or sales under those processes to the persons to whom the securities, interests, invitations or rights were first offered;
 - (d) an offer made in the circumstance referred to in paragraph 708AA(13)(a) or 1012DAA(13)(a);
 - (e) the rounding up or down of the number of securities or interests offered to a person to a whole number;
 - (f) every person who is offered securities or interests as a person who is not an exempt investor, but no other person who is offered securities or interests, is entitled to trade rights to be issued with the person's securities or interests during a period of time ending prior to the time by which the person may accept the offer.
- (5) For the purposes of this section:
- (a) *exempt investor* means a person:
 - (a) offered securities in circumstances that do not need disclosure under Part 6D.2 because of subsections 708(8) to (12); or
 - (b) offered interests as a wholesale client (as defined in section 761G);

process, in relation to an offer of securities or interests or invitations to apply for or rights to be issued with the securities or interests, includes:

11-0238

- (a) the appointment of a nominee:
 - (i) to whom the securities, interests, invitations or rights are issued;
 - (ii) who sells the securities, interests, invitations or rights; and
- (b) persons or classes of persons being invited to make offers to acquire:
 - (i) the securities or interests;
 - (ii) the invitations or rights on the condition that an application is made under the invitation or the rights are exercised;

Note: The issue and sale of securities or interests under the terms of an offer referred to in section 615 is a process for the purposes of this section.

- (b) a reference to an offer of securities or interests includes a reference to an invitation to apply for the issue of securities or interests; and
- (c) a reference to accepting an offer of securities or interests includes a reference to making an application for the securities or interests."

Schedule A

An offer (*Offer*) by the Company of shares in the Company for issue where the Offer is made in relation to a renounceable rights issue announced by the Company on or about 15 March 2011.

Dated this 15th day of March 2011



.....
Signed by Cathy Chan

as a delegate of the Australian Securities and Investments Commission

11-0251

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

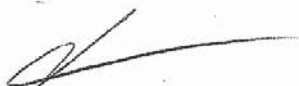
2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Bennelong Funds Management Ltd ACN 111 214 085 in its capacity as responsible entity for the Bennelong Avoca Emerging Leaders Fund ARSN 149 609 781.

Dated this 15th day of March 2011



Signed by Hamish Ratten
as a delegate of the Australian Securities and Investments Commission

11-0252

Australian Securities and Investments Commission Corporations Act 2001 – Section 655A and Section 673 – Declarations

1. Under paragraph 655A(1)(a) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies to the persons named in Schedule A in the case specified in Schedule B as if section 609 of the Act, as modified or varied by ASIC Class Order [CO 03/634], were further modified or varied by inserting after subsection (13) (as notionally inserted by [CO 03/634]):

"(14) A person does not have a relevant interest in securities merely because they apply restrictions on a right to vote attached to the securities."

2. Under paragraph 673(1)(B) of the Act ASIC declares that Chapter 6C of the Act applies to the persons named in Schedule A in the case specified in Schedule B as if Part 6C.1 of the Act, as modified or varied by ASIC Class Order [CO 03/634], were further modified or varied by inserting after section 671BA (as notionally inserted by [CO 03/634]):

"671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14)."

SCHEDULE A

Electrometals Technologies Limited ACN 000 751 093 (the Company)

SCHEDULE B

An acquisition of a relevant interest in fully paid ordinary shares in the Company arising as a result of the entry into a deed with Waverton Holdings Limited (Waverton) where the deed restricts Waverton from exercising the voting rights attaching to ordinary shares in the Company in excess of 50% of the total ordinary shares of the Company on issue that Waverton may acquire under its underwriting agreement with the Company, as referred to in the Company's supplementary prospectus dated on or about 15 March 2011.

Dated the 15th of March 2011



Signed by Ben Phillips, as a delegate of the
Australian Securities and Investments Commission

11-0253

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F(1)(b) – Exemption**

Under paragraph 1020F(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts, for the avoidance of doubt, an interest in APT which is issued to a Securityholder under the Capital Reallocation, from Part 7.9 of the Act where:

- (a) in a recommendation situation – the advice relates to an offer of an interests that is the subject of a Capital Reallocation; or
- (b) in an issue situation – the offer or issue is of an interest that is the subject of a Capital Reallocation.

Interpretation

In this instrument:

AHL means Australand Holdings Limited ACN 008 443 696.

APL means Australand Property Limited ACN 105 462 137 in its capacity as the responsible entity of APT.

APT means Australand Property Trust ARSN 106 680 424.

Capital Reallocation means the proposed capital reallocation approved by resolutions passed at a meeting of members of AHL and APT on the terms and conditions disclosed in the Explanatory Memorandum where AHL undertakes an equal reduction of its share capital in accordance with Division 1 of Part 2J.1 of the Act in the amount of \$0.4334 per share which is applied on a proportionate basis to APT as an additional capital contribution of \$0.4334 per APT unit.

Explanatory Memorandum means the explanatory memorandum lodged with ASIC on or about 15 March 2011.

Securityholder means a holder of Stapled Securities.

Stapled Security means a share in AHL and a unit in each of APT, APT 4 and APT 5 which, under the terms on which each is to be traded, must only be transferred together.

Dated this 15th day of March 2011



Signed by Leah Quach
as a delegate of the Australian Securities and Investments Commission

11-0254

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares, for the avoidance of doubt, that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if section 601GAA of the Act as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied as follows:

(a) after subsection 601GAA(3), insert:

"(3) An issue is taken to comply with subsection (3) where the responsible entity offers interests in the scheme to members in proportion to the value of each member's interest in the scheme, where:

- (a) all the interests offered are in the same class;
- (b) the price of all interests offered is the same; and
- (c) all interests are offered at substantially the same time."

Schedule A

Australand Property Limited ACN 105 462 137 (*RE*) in its capacity as the responsible entity of the Australand Property Trust ARSN 106 680 424 (*APT*).

Schedule B

Where all of the following apply:

- (a) At a meeting of Securityholders convened in accordance with the notice of meeting provided to ASIC on or about 15 March 2011, the Securityholders approve the Capital Reallocation;
- (b) All Securityholders are treated equally under the Capital Reallocation and the capital contribution to APT under the Capital Reallocation will be on a pro-rata basis such that there will be no change of voting power in, or control of APT;
- (c) Each Securityholder continues to hold the same number of Stapled Securities before, after and during the Capital Reallocation; and
- (d) Stapled Securities are quoted on the ASX on the same basis before and after the Capital Reallocation.

11-0254

Interpretation

In this instrument:

AHL means Australand Holdings Limited ACN 008 443 696.

APT 4 means Australand Property Trust No. 4 ARSN 104 254 413.

APT 5 means Australand Property Trust No. 5 ARSN 108 254 771.

Capital Reallocation means the proposed capital reallocation on the terms and conditions disclosed in the Explanatory Memorandum where AHL undertakes an equal reduction of its share capital in accordance with Division 1 of Part 2J.1 of the Act in the amount of \$0.4334 per share which is applied on a proportionate basis to APT as an additional capital contribution of \$0.4334 per APT unit.

Explanatory Memorandum means the explanatory memorandum lodged with ASIC on or about 15 March 2011.

Securityholder means a holder of Stapled Securities.

Stapled Security means a share in AHL and a unit in each of APT, APT 4 and APT 5 which, under the terms on which each is to be traded, must only be transferred together.

Dated this 15th day of March 2011



Signed by Leah Quach
as a delegate of the Australian Securities and Investments Commission

11-0255

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (the Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Equity Trustees Limited ACN 004 031 298 in its capacity as responsible entity of the Orbis/SM Australia Stable Fund ARSN 149 681 774.

Dated this 16th day of March 2011


Signed by Mubo Oyekanmi
as a delegate of the Australian Securities and Investments Commission



11-0256

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Saville Pty Ltd
ACN 063 307 755 ("the Licensee")
35, Picasso Street
Carina QLD 4152

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 239931 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17th March 2011

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

Allan Melville, a delegate of the Australian Securities and Investments Commission



Australian Government

Takeovers Panel

11-0259

**CORPORATIONS ACT
SECTION 657A
DECLARATION OF UNACCEPTABLE CIRCUMSTANCES**

CMI LIMITED

1. CMI Limited (CMI) is an ASX listed company (ASX code: CMI).
2. Mr Raymond Catelan is the Managing Director of CMI.
3. Ms Leanne Catelan is Mr Raymond Catelan's daughter.
4. RP Prospects Pty Limited, as trustee for the M&L Trust, has a relevant interest in 36.80% of CMI. Ms Leanne Catelan and Mr Raymond Catelan are identified in the trust deed as beneficiaries of the trust. RP Prospects Pty Ltd is wholly owned by Mr Raymond Catelan.
5. On 23 November 2010, Tinkerbell Enterprises Pty Ltd (**Tinkerbell**), as trustee for the Leanne Catelan Trust, acquired a relevant interest in 9.22% of CMI. Ms Leanne Catelan and Mr Raymond Catelan are identified in the trust deed as beneficiaries of the trust. Tinkerbell is wholly owned by Ms Leanne Catelan.
6. The funds for Tinkerbell's acquisition came from Mr Raymond Catelan. He made a gift of the money to Ms Leanne Catelan.
7. The negotiations for Tinkerbell's acquisition were done by persons other than Ms Leanne Catelan. Each of Mr Richard Catelan (a director of CMI and Ms Leanne Catelan's cousin), Mr Colin Ryan (Chairman of CMI) and Mr Danny Herceg (a director of CMI) was involved in discussions concerning the acquisition or aspects of the negotiations for the acquisition.
8. The Panel considers that Ms Leanne Catelan and Mr Raymond Catelan are associated:
 - (a) under section 12(2)(b)¹ for the purpose of controlling or influencing the conduct of CMI's affairs, or
 - (b) under section 12(2)(c) in relation to the affairs of CMI.
9. The voting power in CMI of the associated parties has increased as a result of Tinkerbell's acquisition other than through one of the exceptions in section 611.
10. A notice of initial substantial holder lodged by Tinkerbell on 24 November 2010 did not disclose the association.
11. It appears to the Panel that the circumstances are unacceptable:

¹ References are to the *Corporations Act 2001* (Cth) unless otherwise indicated

11-0259

- (a) having regard to the effect that the Panel is satisfied the circumstances have had, are having, will have or are likely to have on the control, or potential control, of CMI
 - (b) having regard to the purposes of Chapter 6 set out in section 602 and
 - (c) because they constitute or give rise to a contravention of sections 606 and 671B.
12. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances. It has had regard to the matters in section 657A(3).

DECLARATION

The Panel declares that the circumstances constitute unacceptable circumstances in relation to the affairs of CMI.



Alan Shaw
Counsel
with authority of John Keeves
President of the sitting Panel
Dated 22 February 2011



Australian Government

Takeovers Panel

11-0260

**CORPORATIONS ACT
SECTION 657D
ORDERS**

CMI LIMITED

The Panel made a declaration of unacceptable circumstances on 22 February 2011.

THE PANEL ORDERS

Divestment order

1. The Sale Shares are vested in the Commonwealth on trust for Tinkerbell.
2. ASIC must:
 - (a) sell the Sale Shares in accordance with these orders and
 - (b) account to Tinkerbell for the proceeds of sale, net of the costs, fees and expenses of the sale and any costs, fees and expenses incurred by ASIC and the Commonwealth (if any).
3. ASIC must:
 - (a) retain an Appointed Seller to conduct the sale and
 - (b) instruct the Appointed Seller -
 - (i) to use the most appropriate sale method to secure the best available sale price for the Sale Shares that is reasonably available at that time in the context of complying with these orders, including the stipulated timeframe for the sale.
 - (ii) to provide to ASIC a statutory declaration that, having made proper inquiries, the Appointed Seller is not aware of any interest, past, present, or prospective which could conflict with the proper performance of the Appointed Seller's functions in relation to the disposal of the Sale Shares
 - (iii) unless the Appointed Seller sells Sale Shares on market, that it obtain from any prospective purchaser of Sale Shares a statutory declaration that the prospective purchaser is not associated with any of the Associated Parties
 - (iv) that none of the Associated Parties may directly or indirectly purchase any of the Sale Shares, except to the extent that they are allowed to acquire additional shares under item 9(b) of s611 and the Appointed Seller sells those shares on market and
 - (v) to dispose all of the Sale Shares within 3 months from the date of its engagement.
4. CMI and the Associated Parties must do all things necessary to give effect to these orders, including:
 - (a) doing whatever is necessary to ensure that the Commonwealth is registered with title to the Sale Shares in the form approved by ASIC and

11-0260

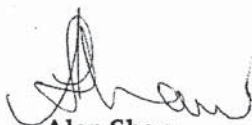
- (b) until the Commonwealth is registered, complying with any request by ASIC in relation to the Sale Shares.
5. The Associated Parties must not otherwise dispose of, transfer, charge or vote any Sale Shares (except those acquired on market under paragraph 3(b)(iv)).
6. None of the Associated Parties may take into account any relevant interest or voting power that any of them or their respective associates had, or have had, in the Sale Shares when calculating the voting power referred to in Item 9(b) of s611 of the *Corporations Act 2001* (Cth), of a person six months before an acquisition exempted under Item 9 of s611. Any Sale Shares acquired on market under paragraph 3(b)(iv) must be taken into account in any subsequent calculation for item 9 purposes, taking the date of acquisition as the date they were acquired on market under paragraph 3(b)(iv).

Substantial holding disclosure order

7. The Associated Parties must as soon as practicable give notice of their substantial holding in relation to their voting power in CMI and their association, including disclosing:
- the name of each associate who has a relevant interest in voting shares in CMI
 - the nature of their association
 - the relevant interest of each associate and
 - details of any relevant agreement through which they have a relevant interest in CMI shares.

Interpretation

Term	Meaning
Appointed Seller	An investment bank or stock broker
ASIC	Australian Securities and Investments Commission, as agent of the Commonwealth
Associated Parties	Ms Leanne Catelan and Mr Raymond Catelan or any of their associates
CMI	CMI Limited
on market	in the ordinary course of trading on Australian Stock Exchange and not by crossing or special crossing
Sale Shares	3,112,422 shares held by Tinkerbelle in CMI
Tinkerbelle	Tinkerbelle Enterprises Pty Ltd as trustee for the Leanne Catelan Trust



Alan Shaw
Counsel
 with authority of John Keeves
 President of the sitting Panel
 Dated 25 February 2011

11-0262

Australian Securities and Investment Commission
Corporations Act 2001 – Paragraphs 911A(2)(1), 992B(1)(a), 741(1)(a),
1020F(1)(a) and 1020F(1)(b) – Exemptions

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the Issuer from Parts 6D.2 and 6D.3 (except section 736) and 7.9 where the Issuer:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
2. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer covered by paragraph 1 of this instrument from Part 7.9 where:
 - (a) a recommendation is made (by a person other than the Issuer) that a person to whom an eligible offer has been made acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
3. Under paragraph 911A(2)(1) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer covered by paragraph 1 of this instrument (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the Issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
4. Under paragraph 911A(2)(1) of the Act, ASIC exempts:
 - (a) the Issuer; and
 - (b) a related body corporate of the Issuer,from the requirement to hold an Australian financial services licence for the provision of the following services:
 - (c) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service

11-0262

performs their duties in good faith and has sufficient resources to perform those duties; and

- (d) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (c); and
 - (e) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a) of the Act, ASIC exempts the Issuer from sections 736 and 992A of the Act in relation to eligible offers covered by the exemption in paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Schedule

The following conditions apply:

1. the Issuer must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan provided to ASIC on 2 March 2011.
2. the Issuer must:
 - (a) include the offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
4. the Issuer must take reasonable steps to ensure that the number of shares to be issued on vesting of a Performance Right when aggregated with:
 - (a) the number of shares in the same class which would be issued if each outstanding offer with respect to shares, unit of shares and options to acquire unissued shares,

11-0262

under an employee share scheme (including the Plan) to be accepted, vested or exercised; and

- (b) the number of shares in the same class issued during the previous 5 years pursuant to any employee share scheme (including the Plan) extended only to eligible employees of the Issuer;

but disregarding any offer made, or option acquired, or share issued by way of or as a result of:

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Act 1999*; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (g) an offer made under a disclosure document or product Disclosure Statement,

does not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act.
2. the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the Plan in favour of their nominee.
3. **current market price** means, in relation to a share, the price published on the financial market operated by ASX Limited ACN 008 624 691 (*ASX*) as the final price for the previous day on which the share was traded on that financial market.
4. **eligible employee** means, in relation to the Issuer, a person who is, at the time of an eligible offer:
 - (a) a full or part time employee of the Issuer or of a related body corporate;

11-0262

- (b) a director of the Issuer, or of a related body corporate of the Issuer, who holds a salaried employment or office in the Issuer or in a related body corporate.
5. *eligible offer* means an offer for the issue of a Performance Right.
6. *financial product advice* has the meaning given by section 766B of the Act.
7. *general advice* has the meaning given by section 766B of the Act.
8. *Issuer* means Newcrest Mining Limited ACN 005 683 625.
9. *offer* has a meaning affected by sections 700, 702 and 1010C of the Act.
10. *offer document* means a document setting out an offer under the Plan that:
- (a) includes or is accompanied by a copy, or a summary, of the Rules of the Plan; and
 - (b) if a summary (rather than a copy) of the Rules of the Plan is given – includes an undertaking that during the period (the *offer period*) in which an eligible employee may acquire the financial products offered, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules of the Plan or make a copy of the Rules of the Plan available on the Issuer's intranet site accessible by all eligible employees; and
 - (c) includes an undertaking, and an explanation of the way in which, the issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of shares in the same class as those offered; and
 - (d) specifies the circumstances in which an eligible employee may receive cash consideration instead of shares upon vesting of a Performance Right and how the cash consideration will be calculated.
11. *Performance Right* means a right under the Plan to be issued, at the discretion of the Issuer, either:
- (a) a fully-paid ordinary share in the Issuer in the same class as shares which have been quoted on the financial market operated by ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
 - (b) cash consideration equivalent to the market price of the shares referred to in paragraph (a) calculated in accordance with the Rules of the Plan, less any tax or other payment that the Issuer is required to withhold,
- for nil consideration where the conditions set out in the terms of the Performance Right have been satisfied or waived in accordance with the Rules of the Plan.
12. *Plan* means an employee incentive scheme that is known at the date of this instrument as the Newcrest Mining Limited Executive Performance Share Plan where:

11-0262

- (a) the scheme is extended only to eligible employees; and
- (b) the scheme is governed by the Rules of the Plan.

13. **Rules of the Plan** means the written terms of the Plan as at the date of this instrument that are substantially the same as the terms set out in the draft Newcrest Mining Limited Executive Performance Share Plan Rules provided to ASIC as an attachment to an electronic mail dated 2 March 2011.

Commencement

This instrument takes effect on gazettal.

Dated this 17th day of March, 2011



Signed by Leonard David Bryant
as a delegate of the Australian Securities and Investment Commission

11-0263

Australian Securities and Investments Commission**Corporations Act 2001 – Paragraphs 601QA(1)(a), 911A(2)(l), 992B(l)(a) and 1020F(1)(a) - Exemption**

1. Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from compliance with section 601ED of the Act, in the case specified in Schedule B on the conditions specified in Schedule E for so long as they are met.
2. Under paragraph 911A(2)(l) of the Act, ASIC exempts the person specified in Schedule A from the requirement to hold an Australian financial services licence for the provision of financial services, in the case specified in Schedule C on the conditions specified in Schedule E for so long as they are met.
3. Under paragraph 992B(l)(a) of the Act, ASIC exempts the person specified in Schedule A from compliance with section 992AA, in the case specified in Schedule D on the conditions specified in Schedule E for so long as they are met.
4. Under paragraph 1020F(1)(a) of the Act, ASIC exempts the person specified in Schedule A from compliance with Part 7.9 of the Act, other than Divisions 5 and 5A of Part 7.9, in the case specified in Schedule D on the conditions specified in Schedule E for so long as they are met.

Schedule A

4Walls Ltd ACN 123 318 767 (*Operator*).

Schedule B

The Operator operates a managed investment scheme (the *Scheme*) under which:

- (a) owners of real property will rent their properties to third parties under the NRASA;
- (b) the owners of real property under the Scheme will be entitled to receive rent from the tenants and will be required to pay all outgoings;
- (c) the Operator or the owners of real property will be entitled to receive annual payments from the Federal and State or Territory governments available under the NRASA, which may include the issue of individual or consolidated tax offset certificates by the Department to the Operator or to

11-0263

the owners of real property in substitution for the annual payment by the Federal government available under the NRASA; and

- (d) the Operator will distribute to the owner of a real property under the Scheme the benefit of all annual payments or certificates the Operator receives from the Federal and State or Territory governments available under the NRASA for the real property.

Schedule C

The Operator issues or arranges to issue an interest in the Scheme.

Schedule D

1. The Operator offers to issue or to arrange for the issue of an interest in the Scheme; or
2. The Operator issues an interest in the Scheme.

Schedule E

1. The Operator must give a Disclosure Document to a person at or before the time the Operator offers to issue an interest in the Scheme or offers to arrange for the issue of an interest in the Scheme, or issues an interest in the Scheme, to that person.
2. The Operator or an independent person appointed by the Operator must retain copies of any notification given by the Department to the Operator of:
 - (a) the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - (b) the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal government available under the NRASA,for the period of 7 years after the date of the Disclosure Document.
3. The Operator will notify ASIC that a Disclosure Document is in use.
4. The Operator will lodge a notice with ASIC, in electronic form, advising of the occurrence of any of the following events as soon as practicable, and in any event within 5 business days, after the occurrence of the event:
 - (a) a copy of the Disclosure Document is first given to someone; or
 - (b) a change is made to fees and charges set out in the Disclosure Document;or

11-0263

- (c) an interest in the Scheme ceases to be available.
5. The Operator must keep a copy of the Disclosure Document for the period of 7 years after the date of the Disclosure Document.
 6. During the period of 7 years from the date of the Disclosure Document, the Operator must:
 - (a) make a copy of the Disclosure Document available to ASIC if asked to do so by ASIC; and
 - (b) comply with any reasonable request from any other person for a copy of the Disclosure Document.

Interpretation

In this instrument:

Department means the Department of Families, Housing, Community Services and Indigenous Affairs (Cth), its successor or any other body that performs similar functions for the purposes of the NRASA.

Disclosure Document means a document which must include the following:

1. confirmation from the Operator that individual tax offset certificates may be issued by the Department directly to the owners of real property in substitution for annual payment by the Federal government available under the NRASA and that the Operator or an independent person appointed by the Operator will keep copies of any notification given by the Department to the Operator of:
 - (a) the annual payments made or to be made by the Federal government to the owners of real property under the NRASA; and
 - (b) the tax offset certificates issued by the Department directly to the relevant owners of real property in substitution for the annual payment by the Federal government available under the NRASA,for the period of 7 years after the date of the Disclosure Document;
2. a description of the Scheme;
3. a description of the main features of the interests in the Scheme;
4. details of the main terms and conditions of the offer;
5. a description of how the Scheme will generate returns for investors;
6. the details of any fees and charges payable by the owner in relation to his, her or its participation in the Scheme;
7. a description of the Operator and its credentials in operating the Scheme;

11-0263

8. a description of the credentials of any person engaged by the Operator to provide services for the Scheme on the Operator's behalf;
9. provide answers to the questions, other than subsubparagraphs 2(a)(iii), (2)(b)(i), (2)(d)(i) and (2)(d)(iii), of Schedule F to ASIC Class Order [CO 02/303], as in force on the date of this instrument and as amended from time to time by a disallowable legislative instrument within the meaning of the *Legislative Instrument Act 2003*, sufficiently to enable a typical investor in the interests in the Scheme to make an informed decision whether to invest in an interest in the Scheme; and
10. a prominent statement to the effect that a person should consider whether to consult:
 - (a) an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;
 - (b) a taxation adviser; and
 - (c) a lawyer,before making a decision to become a member of the Scheme.

NRASA means the *National Rental Affordability Scheme Act 2008*.

Dated this 17th day of March 2011.



Signed by Hamish Ratten
as delegate of the Australian Securities and Investments Commission

11-0268

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a)
and (b) — Exemption

First exemption: disclosure relief

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") exempts the following persons:

- (a) the Issuer;
- (b) any subsidiary of the Issuer; and
- (c) the Trustee,

from Parts 6D.2, 6D.3 (except section 736) and 7.9 of the Act where the person:

- (i) makes an eligible offer;
- (ii) offers to arrange for the issue of financial products under an eligible offer; or
- (iii) issues a financial product under an eligible offer;

on the conditions set out in the Schedule for so long as the conditions are met.

2. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 of the Act where:
 - (a) a recommendation is made (by a person other than a person covered by paragraph 1 of this instrument) to a person to whom an eligible offer has been made to acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.

Second exemption: licensing and hawking relief

3. Under paragraph 911A(2)(l) of the Act, ASIC exempts a person who has the benefit of the relief in paragraphs 1 and 2 of this instrument (other than because the person made a recommendation to acquire a financial product) from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer (including any general advice given in the offer document) where the offer document for the eligible offer includes a statement to the effect that any advice given by the person in connection with the eligible offer is general advice only, and that eligible employees should consider obtaining their own financial

11-0268

product advice from an independent person who is licensed by ASIC to give such advice.

4. Under paragraph 911A(2)(l) of the Act, ASIC exempts:

- (a) the Issuer;
- (b) any subsidiary of the Issuer; and
- (c) the Trustee,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (d) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs its duties in good faith and has sufficient resources to perform those duties;
 - (e) dealing in a financial product in the course of providing a custodial or depository service covered by subparagraph (d); and
 - (f) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument and in circumstances where any acquisition by purchase or disposal of the product by the Issuer, any subsidiary of the Issuer or the Trustee, occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a) of the Act, ASIC exempts a person who has the benefit of the relief in paragraphs 1 and 2 of this instrument from sections 736, 992A and 992AA of the Act in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with an eligible offer.

Schedule

The following conditions apply:

- 1. an eligible offer must be substantially on the terms set out in the letter from Clayton Utz to ASIC dated 21 February 2011; and
- 2. the person making an eligible offer must:
 - (a) include that offer in an offer document; and

11-0268

- (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the eligible employee such as the identity or entitlement of the eligible employee) and of each accompanying document not later than 7 days after the first provision of that material to an eligible employee; and
3. the Issuer must comply (or in the case that the Issuer does not have a registered office in this jurisdiction, cause ING Bank (Australia) Limited ACN 000 893 292 to comply) with any undertaking required to be made in the offer document by reason of this instrument; and
4. in the case where the ING Employee Share Scheme may involve the issue of shares, being shares which are represented by BDRs, the Issuer must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares under the ING Employee Share Scheme to be accepted or exercised; and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to the ING Employee Share Scheme or any other employee share scheme extended only to eligible employees;
- but disregarding any offer made or share issued by way of or as a result of:
- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
 - (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
 - (e) an offer that did not need disclosure to investors because of section 708; or
 - (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
 - (g) an offer made under a disclosure document or Product Disclosure Statement,
- must not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer; and
5. in the case where an eligible offer may involve the issue of shares through a trust being shares which are represented by BDRs:

11-0268

- (a) the Trustee must hold those shares on trust for each eligible employee who acquires BDRs under an eligible offer; and
 - (b) the Trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually; and
 - (c) the Trustee must cause to be kept a register of all shares in respect of which BDRs acquired under an eligible offer relate either at its registered office in Amsterdam, The Netherlands or at the registered office of Algemeen Administratie – en Trustkantoor BV in Amsterdam, The Netherlands, and while the register is kept at the latter office the Trustee must ensure that it has access to that register at all times; and
 - (d) the Trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the eligible employees or out of the assets of the trust except as provided in Article 10, 14(2) and 20 of the Trust Conditions; and
 - (e) the Trustee must provide a copy of the Trust Deed to ASIC prior to or at the same time that a copy of the offer document is provided to ASIC in accordance with this instrument; and
 - (f) the Issuer must ensure that the Trust Deed contains covenants binding the Trustee and its agents, if any, to the effect that an eligible employee possesses substantially the same rights in respect of the shares to which the BDRs acquired by an eligible employee under an eligible offer relate as if they were the legal owner of the shares, including the right to:
 - (i) direct the Trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
 - (ii) receive the income deriving from the shares, including dividends declared by the Issuer in respect of those shares; and
6. the Issuer must keep at its registered office in this jurisdiction or in The Netherlands or in any other jurisdiction and make available to ASIC, upon request, a register of Participants and enter in the register:
- (a) the name and address of each Participant;
 - (b) the extent of the holding of each Participant;
 - (c) the date at which the name of each Participant was entered in the register; and
 - (d) the date at which any Participant's participation ceased.

11-0268

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act;
2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
3. "**Agreement**" means the terms and conditions of any grant of any award of performance shares and/or deferred shares under the ING Group Employee Share Scheme substantially in the form provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 21 February 2011;
4. "**approved foreign market**" means:
NYSE Euronext Amsterdam, provided that:
 - (a) unless otherwise expressly stated, if such market involves more than one board, only the main board is an approved foreign market; and
 - (b) such a market is not to be taken not to be an approved foreign market at a particular time only because it was known by another name at that time.
5. "**Australian dollar equivalent**" in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates;
6. "**BDRs**" means bearer depository receipts issued by the Trustee in respect of the fully paid ordinary shares in the capital of the Issuer that represent an equitable right or interest in those shares as described in the Rules;
7. "**current market price**" means, in relation to BDRs which represent the shares in the Issuer to which the eligible offer relates, the price published by the operator of the approved foreign market on which the BDRs are quoted as the final price for the previous day on which the BDR was traded on that foreign market;
8. "**eligible employee**" means, in relation to the Issuer, a person who is at the time of an offer under ING Employee Share Scheme, a full or part-time employee or director of the Issuer or of a related body corporate of the Issuer;
9. "**eligible offer**" means an offer for issue or transfer of fully-paid shares in the Issuer being shares which are represented by BDRs which at the time of the offer have been quoted on the approved foreign market throughout the 12 month period

11-0268

immediately before the offer without suspension for more than a total of 2 trading days during that period made under the ING Employee Share Scheme on or around 30 March 2011 or September 2011, where any offer to a person in Australia under the ING Employee Share Scheme extends only to eligible employees of the Issuer;

10. "**financial product advice**" has the meaning given by section 766B;
11. "**general advice**" has the meaning given by section 766B;
12. "**ING Employee Share Scheme**" means the ING Group Long Term Sustainable Performance Plan as governed by the Rules, the Trust Deed and the Agreement;
13. "**Issuer**" means ING Groep N.V., a public limited liability company registered in Amsterdam, The Netherlands;
14. "**offer**" has a meaning affected by sections 700, 702 and 1010C;
15. "**offer document**" means a document setting out an eligible offer under the ING Employee Share Scheme that:
 - (a) includes or is accompanied by a copy, or a summary, of the Rules under which the offer is made;
 - (b) if a summary (rather than a copy) of the Rules is given — includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products offered under the ING Employee Share Scheme, the Issuer (or where the Issuer does not have a registered office in this jurisdiction, ING Bank (Australia) Limited ACN 000 893 292) will, within a reasonable period of the eligible employee so requesting, provide that employee without charge with a copy of the Rules;
 - (c) specifies in respect of the shares of the Issuer as to which BDRs represent an equitable right or interest in those shares:
 - (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
 - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer;
 - (d) includes an undertaking, and an explanation of the way in which, the Issuer (or where the Issuer does not have a registered office in this jurisdiction, ING Bank (Australia) Limited ACN 000 893 292) will, during the offer period, within a reasonable period of the eligible employee requesting, make available to that employee:

11-0268

- (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares being shares which are represented by BDRs (which represent an equitable right or interest in those shares to which the offer relates in the same class of shares); and
- (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date;

16. "**Participant**" means an eligible employee:

- (a) to whom an eligible offer is made;
- (b) who has accepted such an offer; and
- (c) who resides in and is a resident of Australia,

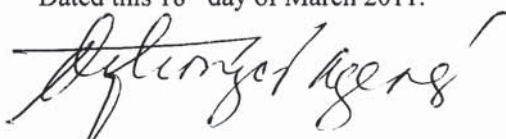
but excludes those whose participation has ceased prior to the date of this instrument;

- 17. "**Rules**" means the rules of the ING Group Long Term Sustainable Performance Plan in substantially the form provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 21 February 2011;
- 18. "**Trustee**" means Stichting ING Aandelen, a foundation with its registered office in Amsterdam, The Netherlands;
- 19. "**Trust Conditions**" means the Trust Conditions of the Trustee in substantially the form as amended 7 October 2010 provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 21 February 2011;
- 20. "**Trust Deed**" means the constituent documents of the Trustee, being the Trust Conditions and the Articles of Association of the Trustee in substantially the form as amended 7 October 2010 provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 21 February 2011.

Commencement

This instrument takes effect on gazettal.

Dated this 18th day of March 2011.



Signed by Dulce T. Asensi
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601AB(3) & 601PB(3)

ASIC may deregister the organisations listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
ACALE PTY LTD	123 319 040
ADAM SCHMIDT PTY LTD	129 089 890
ADDERSTONE HOLDINGS PTY LTD	054 557 078
ADVANCED FUNDING PTY LTD	123 285 674
ADVANCED INTERNET MARKETING PTY. LTD.	134 749 938
ADVANCED PNEUMATICS PTY LTD	071 688 796
AINDARA PTY LIMITED	123 293 603
ALFA PAINTING SERVICE PTY LTD	134 755 936
AMUREL PTY LTD	003 041 165
AOGAMI INTERNATIONAL PTY LTD	103 274 764
APPLEBY ENTERPRISES PTY. LTD.	010 682 327
APPLIED COATINGS PTY. LTD.	067 700 547
ARCTIC BAY PTY LTD	123 300 014
ARMADA GROUP PTY LTD	099 175 318
AUSIN TRADE PTY LTD	117 724 606
AUSSIE FRUITVEG PTY LTD	117 737 854
AUSTIN TRANSPORT CO PTY LTD	002 705 893
AUSTRALIA OVERSEAS STUDENT SERVICE CENTRE PTY. LTD.	085 729 737
AUZI WOOL PTY LTD	134 753 530
AZ JILING PTY LTD	091 066 278
B.B TELECOMMUNICATIONS PTY LTD	123 304 307

Name of Company	ACN
B.J. JOINERY PTY. LTD.	010 772 326
BBST DEVELOPMENTS PTY LTD	123 325 520
BELAIRE CARAVANS PTY LTD	134 775 063
BESTVIEW ENTERPRISES PTY LTD	123 320 525
BIAO JUN PTY LTD	134 767 230
BIDDADDABA HANDLING AND FORWARDING PTY. LTD.	134 749 036
BIKEKING PTY LTD	129 084 028
BILL BUSTERS PTY LTD	123 318 865
BLACKGOLD CORPORATION PTY LTD	099 163 247
BLACKSEA LOGISTICS PTY LTD	129 065 201
BLANKETSTREAM PTY. LTD.	129 044 793
BOLOT-ROWE PTY. LTD.	058 515 610
BRAVO ENVIRONMENTAL SOLUTIONS PTY. LTD.	125 583 002
BRD MANAGEMENT PTY LTD	123 309 946
BRODEN PTY LTD	123 309 955
BRONZE CONSTRUCTIONS PTY LTD	134 775 741
BROWN BANDICOOT PTY. LTD.	112 356 555
BYRON WALKER PTY LTD	129 058 082
CAM LUU PTY. LTD.	123 305 340
CAMROSE LANE PTY LTD	129 061 605
CARL HERGENHAN PTY LTD	129 057 129
CASAFIELD PTY LTD	123 262 671
CENOVA PTY LIMITED	103 281 385
CHADWICK PTY LTD	129 083 914
C M S OPERATIONS PTY LTD	123 316 174
CONNECTED INTELLIGENCE PTY LTD	099 167 861
CORNER PUBS OF AUSTRALIA PTY. LTD.	123 265 887
CRISP INVESTMENTS (QLD) PTY LTD	129 089 158
CRITICAL MASS MANAGEMENT AUSTRALIA PTY LTD	085 724 867
CYNOSURE MEDIA PTY. LTD.	134 770 817
D.A.R.E. CHARITY LIMITED	117 722 951
D & E PROPERTY MAINTENANCE & IMPROVEMENT PTY LTD	134 762 262
DANICHRIS PTY LTD	081 050 277
DECISION MANAGEMENT AUSTRALIA PTY. LTD.	003 919 533
DECORP STRATA CLEANING SERVICES PTY LIMITED	129 087 627
DEMLU GROUP PTY LIMITED	123 325 397
DEXIFAB PTY LTD	123 264 335
DR NICHOLAS KASMERIDIS PTY LTD	129 073 463

Name of Company	ACN
DULT TRANSPORT PTY LTD	134 761 925
EL DARWICH IMPORT & EXPORT PTY LTD	129 079 938
ENVISAGE PROCESS SOLUTIONS PTY LTD	112 359 707
ESCAPADE PROPERTIES PTY LTD	095 504 251
EVERLUTIONS PTY LTD	129 088 491
FERMORA PTY LTD	067 213 076
FIREWATCH WA PTY LTD	072 351 556
FLAVELLS' PLUMBING SERVICES PTY LTD	062 959 433
FOCUS BUSINESS GROWTH CONSULTANTS PTY LTD	129 084 993
FOUNTAINHEAD TECHNOLOGY ASSOCIATES PTY LTD	072 292 169
FRESHWATER BLUECHIP INVESTMENTS PTY LTD	112 358 255
FRUIT PROPERTY PTY LTD	117 733 061
GET LIT PTY LTD	095 498 883
GLOMET IMPORT EXPORT PTY LTD	099 159 814
GOOD PRINT (BLUE) PTY LTD	134 772 964
GRANDCRUISER PTY LTD	123 285 692
GREEN ENERGY CONSULTING PTY LTD	134 754 582
H.H.S. PTY LTD	000 485 316
HALLMARK MORTGAGE MANAGEMENT PTY LTD	091 072 865
HBG INTERNATIONAL PTY LTD	123 282 931
HEAVENLY BEDDING PTY LTD	117 739 429
HELA INTERNATIONAL PTY LTD	129 093 045
HELEN ERICSON DESIGN PTY. LTD.	067 656 133
HERBAL HEALTH INTERNATIONAL PTY. LIMITED	123 285 094
HI-TECH FINANCE PTY LTD	002 702 810
HIGH PROFILE BRICKLAYING PTY LTD	117 730 337
HJB MANAGEMENT SERVICES PTY LTD	054 400 074
HOIMAN DEVELOPMENTS PTY LTD	123 282 913
HO INTERNATIONAL PTY LTD	129 070 328
HUNJADI DEVELOPMENTS (AUST) PTY LTD	085 730 178
INESTA PTY LTD	099 162 213
INFINITAS GLOBAL PTY LTD	129 037 127
ISLAND CLIFF PTY LTD	134 776 382
JAYMEE INTERNATIONAL PTY. LTD.	129 058 671
JDC PTY LTD	076 929 265
JMK TRANSPORT SERVICES PTY LTD	129 055 198
KAREL INVESTMENTS PTY. LIMITED	008 438 480
KARIA ESCAVATIONS PTY LTD	123 259 914

Name of Company	ACN
KERESIA PTY. LTD.	007 133 771
KHANS ROAD PTY. LTD.	134 776 695
KINGSTON LINE PTY. LTD.	007 350 030
KIZNEX PTY LTD	003 219 707
K4 VENTURE PTY LTD	117 703 714
L. & N. PEPPER PTY. LTD.	003 686 977
LE'S CONCEPT SMASH REPAIRS PTY. LTD.	117 710 068
LIFE BALANCE CONSULTING PTY LTD	129 079 321
LIVONI PTY LTD	107 509 722
LONIMORE PTY LTD	002 551 439
M & S BUSINESS ENTERPRISES PTY LTD	107 507 497
MACLAW NO. 447 PTY. LTD.	062 986 832
MAD TALENT PTY. LTD.	129 060 180
MAMMSA PTY LTD	112 358 826
MASON DRIVE (AUST) PTY. LIMITED	008 501 040
MAWARD PTY LTD	134 761 934
MAXBIZ PTY LIMITED	123 284 604
MCNAMARA & SONS PTY. LTD.	123 283 358
MED DIA PTY LTD	123 313 333
MED HOLDINGS PTY. LTD.	123 323 508
MEGAMALL HOLDINGS PTY LTD	123 262 699
MICHAEL GOURLEY LANDSCAPING PTY LTD	117 741 894
MICHIE GROUP PTY LTD	134 775 232
MOLINDO INVESTMENT GROUPS PTY LTD	129 055 983
MURSTONE PTY LTD	123 285 389
MYRTACE BIOCEUTICALS PTY LTD	129 060 813
M3 MARKETING PTY LTD	134 765 898
NATVEG HOLDINGS PTY LTD	129 062 111
NEULOGIC PTY LIMITED	103 257 969
NEW AGE SPRAY PAINTING PTY LTD	091 079 846
NEXT DISCOVERY PTY LTD	129 062 362
NFTM HOTELS PTY LTD	107 494 315
N W KINNANE TRANSPORT PTY LTD	123 284 097
O. K. P. J. PTY LTD	129 063 887
OCKLESTON NOMINEES PTY LTD	123 315 891
OCTONE PTY. LTD.	006 113 051
OHKOSHI MARKETING PTY LTD	107 510 163
OKELUO INVESTMENT PTY LIMITED	095 495 739

Name of Company	ACN
ORCHARD CONSTRUCTIONS PTY LTD	003 436 422
OZ SECURITY (AUSTRALIA) PTY LTD	128 994 721
PADROE INDUSTRIES PTY. LTD.	099 164 879
PWB COMMUNICATIONS PTY LTD	095 511 989
R & D INVESTMENTS AUSTRALIA PTY LTD	099 161 510
RACE IMAGE MOTORSPORTS PTY LTD	129 034 573
RAYKIM SOLUTIONS PTY. LTD.	085 733 580
RAYMOND D ATKINSON & ASSOCIATES PTY LTD	003 435 881
RED CORAL ACUPUNCTURE SUPPLIES PTY LTD	129 080 495
RIALTO REAL ESTATE AGENTS PTY LTD	112 362 375
RLINK GLOBAL PTY LTD	134 760 615
RUBY ABYSS PTY LTD	129 083 852
SAMTEENE PTY LTD	123 324 961
SBRC PTY LTD	129 049 298
SCM INTERNATIONAL PTY LTD	076 912 608
SEACOMBE ARCH PTY. LTD.	007 350 825
SEGENHOE GROUP PTY LTD	050 690 143
SENATOR AUTOMATION PTY. LIMITED	054 685 102
SEQUELA PTY. LTD.	010 890 347
SGA COURIERS PTY LTD	134 774 557
SHANE PURCELL CARPET LAYING PTY LTD	134 765 370
SHANNATH PTY LTD	117 725 603
SHAPENOUVEAU PTY LTD	123 295 554
SHERLUND ENTERPRISES PTY. LTD.	058 533 001
SITI REAL ESTATE PTY LTD	099 148 320
SJL CLEANING PTY. LTD.	134 775 821
SPRING INTO WATER PTY. LTD.	123 307 326
SQUEKY CLEANING SERVICES PTY. LTD.	099 172 755
STAR COMMUNICATIONS NETWORK (SCN) PTY. LTD.	134 750 468
STATE OF MIND (AUST) PTY LTD	095 509 998
STERLING STRATA MANAGEMENT PTY LTD	134 778 699
STK ROOFING PTY LIMITED	123 292 857
S T RAIL AUST. PTY. LTD.	134 755 150
STRAIT BRANDS PTY LTD	107 510 485
STREETSCAPES MAINTENANCE MANAGEMENT PTY. LTD.	007 132 256
SUN SERVICES (AUST) PTY LTD	123 304 218
SUNSET TAN AUSTRALIA PTY LTD	129 070 597
TAKITIMU INVESTMENTS PTY LTD	081 167 955

Name of Company	ACN
TASMANIAN VENTILATION SUPPLIES PTY LTD	103 257 941
TERENCE F. LITTLE PTY. LTD.	006 228 404
THE COUNCIL OF GROWING COMPANIES LIMITED	076 264 661
THINGAMAGIC PTY LTD	134 749 634
THREE OZ BROTHERS PTY LIMITED	099 173 789
TINGIRA HOMES PTY. LIMITED	003 919 766
TOJO AUSTRALIA PTY LTD	129 073 374
TOKYO TRADING PTY LTD	085 712 045
TORPEY-VANDER HAVE PTY LTD	003 220 728
TRI-AUM CORPORATION PTY LTD	123 285 263
TRIP INTO GUIDES PTY LTD	129 076 320
U C MAS AUSTRALIA PTY LTD	117 739 189
UC PTY. LTD.	117 743 825
UNITED MARKETING GROUP PTY LTD	134 765 414
VTX PC PTY LIMITED	006 903 831
WEISERWORLD INTERNATIONAL PTY LTD	095 517 561
WESTCENTRE PTY LTD	050 543 041
WESTERN LEARNING PTY LTD	123 269 296
WESTSCOPE SERVICES PTY. LTD.	005 406 879
WLH COLLECTIONS PTY LTD	129 088 017
WORLD OF COFFEE PTY LTD	123 318 383
X2 DIGITAL PTY. LTD.	129 055 590
YOUTH LIFE CENTRE LIMITED	129 069 772
ZACCARIA HOLDINGS PTY LTD	129 074 433
148 ADELAIDE TERRACE PTY LTD	111 786 013
19 PTY. LTD.	129 034 475
21ST CENTURY RECRUITMENT PTY. LTD.	129 062 148
21ST CENTURY TRAVEL SERVICES PTY LTD	129 062 666

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
C. L. STERLING & SON, LLC	126 669 298
SUI SERVICE 0570-073-400 CORP.	131 421 120
TEAMQUEST CORPORATION	084 240 442

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 eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

GLENROSS COMMERCIAL VENTURES LIMITED
STAHMANN FARMS INC

ARBN

119 159 054
000 626 513

CORPORATIONS ACT 2001

Subsection 601AB(3)

ASIC may deregister the companies listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this eighteenth day of March 2011

Rosanne Bell

DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 006 714 316 PTY LTD	006 714 316
A.C.N. 084 298 948 PTY LTD	084 298 948
A.C.N. 087 460 339 PTY LTD	087 460 339
A.C.N. 106 277 758 PTY LIMITED	106 277 758
AALDERS GAS & PLUMBING SERVICES PTY LTD	109 795 968
ABC 2009 PTY LTD	128 395 728
ABM - AUSTRALIAN BUILDING & MAINTENANCE PTY LIMITED	099 901 710
ACN 073667259 PTY LIMITED	073 667 259
ACN 078 149 023 PTY LTD	078 149 023
ACN 114 503 150 PTY LTD	114 503 150
AIRFIELD LIGHTING PTY LIMITED	096 775 405
ALARM SCREEN SUPPLIES PTY LTD	010 807 913
AL HASNAT PTY LTD	091 074 118
ALLABOUT SHOPFITTING PTY LTD	100 865 450
APEX SPORTS PTY. LIMITED	083 627 203
ARMC CONCRETE PRODUCTS PTY LTD	092 414 509
AS GROUP NOMINEES PTY LIMITED	107 875 258
ASTER CONSTRUCTION & DESIGN PTY LTD	101 891 687
AUSPAT INTERNATIONAL NO. 3 PTY LTD	123 371 559
BALLACE PTY LTD	110 704 964

Name of Company	ACN
BASS DOMINO WINES PTY. LTD.	087 968 947
BENCHMARK PROPERTY SHOP PTY LTD	109 470 162
BOLD INITIATIVES PTY LTD	105 509 180
BUILDING ALTERNATIVES PTY LTD	069 657 558
BYRT HOLDINGS PTY LTD	126 350 874
CENTREBOARD INVESTMENTS PTY LIMITED	124 372 667
CHAM HOLDINGS PTY. LTD.	055 903 154
CITY DATA ELECTRICAL PTY LTD	104 205 950
CREDENTIAL ACCEPTANCE CORPORATION PTY. LTD.	007 549 680
CROMWELL'S FINANCIAL SERVICES PTY LTD	100 494 013
CRONULLA PERSONAL TRAINING PTY LIMITED	106 847 965
CUSTOM SHADES AUSTRALIA PTY LTD	123 773 615
D & H ENGINEERING SERVICES PTY LTD	112 006 970
DOYLE HOLDINGS GAYNDAH PTY LTD	115 708 284
EDEN CONSTRUCTION PTY. LIMITED	054 090 372
ELITE IDS PTY LTD	099 684 992
ELOUISE PTY LTD	110 368 851
EMPIRE BUSINESS SOLUTIONS PTY. LIMITED	111 691 555
FARS PETROLEUM PTY LTD	123 209 745
FINNESSE COMMUNICATIONS MARKETING & PR PTY LIMITED	086 191 255
FLIRTMODELS PTY LTD	094 704 588
FTF DEVELOPMENTS PTY LTD	119 816 410
GUIDING STAR CONSTRUCTIONS PTY LTD	102 012 760
HARDY BROS. (EARTHMOVING) PTY. LIMITED	051 066 669
HARMONY IMPORTS PTY LTD	091 437 160
HEALTH IS LIFE PTY LTD	090 066 685
HI-RISE ERECTION PTY LTD	111 334 966
HOLLANT PTY LTD	094 311 305
HUGH JR. PTY LTD	100 962 187
INISHOWEN INSULATION PTY LTD	138 742 748
JAF KITCHEN PTY LIMITED	126 572 834
JCON (AUST.) PTY. LTD.	094 595 445
JULTO PTY LTD	112 389 296
KAYJAYY PTY. LTD.	119 847 504
LEAFERN PTY LTD	103 763 195
LIKE NEW PTY LTD	125 524 398
LINK TELECOMS HOLDINGS PTY LTD	103 836 335
LIVKORP PTY LTD	114 023 568

Name of Company	ACN
M & E (DEVELOPMENTS) PTY LIMITED	108 563 319
MARBLE & ENGINEERED STONE PTY LTD	119 167 038
MAXI INDUSTRIES PTY LTD	080 749 846
NETCORP TRAINING PTY LTD	109 173 015
NEWWORTHY PTY LTD	112 961 985
NIMCORP PTY. LTD.	010 754 971
OBAH SECURITY PTY LTD	106 736 029
ONTAP ERECTIONS PTY LTD	120 866 864
OPAL EXCHANGE PTY LTD	063 318 785
OUTBACK CUISINE PTY LTD	084 239 252
P.O.P.A PTY LIMITED	070 071 251
PAPPAS PTY LTD	098 252 398
PARKES DYNO TUNING PTY LTD	072 604 927
PFL JOINERY PTY LTD	104 139 522
PINNACLE ACCOUNTING SERVICES PTY LTD	095 983 467
PLUTO INDUSTRIES PTY LTD	118 962 164
PRECISION WIREFEED WELDING PTY LTD	106 765 995
PWPS(QLD) PTY LIMITED	126 835 194
QFBL PTY LIMITED	124 282 908
RAMITCH PTY LTD	105 577 151
RENDEZVOUS PRODUCTIONS PTY LTD	123 989 953
RICK VIRTUE BUILDERS PTY LTD	082 705 708
RIVERCITY PRINTING PTY LTD	061 328 381
ROMSEY STREET WAITARA PTY LTD	111 031 022
SAC SERVICES PTY LTD	117 075 993
SAFIX (NSW) PTY LTD	107 310 172
SAGONI PTY. LTD.	131 023 624
SANYATI PTY LTD	103 025 494
SEASUN CONSTRUCTIONS PTY LTD	110 690 410
SHERWOOD INDUSTRIES PTY LIMITED	103 058 671
SHRI GANESH ENTERPRISES PTY LTD	118 166 966
SOBI DESIGN PTY LTD	103 806 220
SOUTH BRISBANE TILING PTY LTD	108 454 075
SPA AND POOL GARDEN GALLERY PTY LTD	100 837 376
TANSTREAM PTY. LIMITED	105 228 920
TEMPUS HOLDINGS PTY LIMITED	121 335 395
THE AUSTRALIAN DERIVATIVES EXCHANGE LTD	083 362 225
THOMAS JONSSON COMMERCIAL PTY LTD	112 703 689

Name of Company	ACN
TIGER WASTE AUSTRALIA PTY LIMITED	056 353 354
TRAILER WORKS PTY LTD	130 074 127
TRIFAL PTY LTD	112 667 231
TSBN PTY LTD	108 004 977
VAUPOTIC INVESTMENTS PTY. LTD.	007 175 466
VIAN NGUYEN PTY LTD	114 569 210
WPS MOTORSPORT PTY. LIMITED	107 091 734

CORPORATIONS ACT 2001

Subsection 601PB(2)

ASIC may deregister the managed investment schemes listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ANKURA CAPITAL DIRECTED LONG/SHORT TRUST	103 619 503
BNP PARIBAS ASSET MANAGEMENT EMERGING MARKETS EQUITY FUND	087 588 118
DYNAMIC SYNDICATIONS ZADANE SYNDICATE	132 364 197
HADLEY HALL ESTATE VINEYARD	109 652 280
OFFICIUM CAUTIOUS FUND	115 121 723

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 eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ANKURA CAPITAL LONG/SHORT TRUST

ARSN

103 619 683

CORPORATIONS ACT 2001

Subsection 601AA(4)

ASIC may deregister the companies listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this eighteenth day of March 2011

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 091 627 977 PTY. LTD.	091 627 977
A.C.N. 121 187 157 PTY LTD	121 187 157
A.D. AINSWORTH INVESTMENTS PTY. LTD.	069 308 998
A-OK CO PTY LTD	000 672 426
ABOU SEFIAN SERVICES PTY LTD	145 441 363
ACD MELBOURNE PTY LTD	129 930 552
ACTIVE SHOPFITTERS PTY. LTD.	069 354 561
ADF ENTERPRISES PTY. LTD.	130 844 843
ADVANCED CONCRETE & PANELS PTY LTD	108 043 867
AGREGEN PTY LTD	142 592 416
AINSWORTH BUSINESS INVESTMENTS PTY. LTD.	069 309 217
AJ FINANCE PTY. LTD.	096 025 491
ALAMPA ELECTRICS PTY. LIMITED	006 572 452
AMAZING GREYS PTY LIMITED	099 359 270
AMELCO PTY. LIMITED	058 822 834
ANNADALE RESOURCES PTY. LTD.	108 265 256
ARCRO PTY LTD	127 408 342
ARISTOCRAT SIGNS PTY LTD	002 901 760
ASSETXPRESS PTY LTD	111 704 342
ATHLETIC PILATES ACADEMY PTY LTD	141 729 928
AUSBUILD PROPERTY GROUP PTY LTD	136 881 555

Name of Company	ACN
AUSTRALIAN GLOBAL INVESTMENT PTY LTD	135 251 562
AUSTRALIAN SCHOOL OF MINING PTY LTD	131 182 708
AUSTRALIAN SYMPHONY ORCHESTRA PTY. LIMITED	085 504 856
B & J O'DONOGHUE INVESTMENTS PTY. LTD.	108 465 229
B & M HOTELS PTY LTD	106 190 550
BAMBOLO PTY. LTD.	010 780 499
BENSIF PTY LTD	002 536 996
BETTER LIVING TRADING PTY. LTD.	134 661 831
BIANCARDI NOMINEES PTY LTD	001 174 116
B LEWIS PTY LTD	093 096 818
BLING BLING ENTERPRISES (VIC) PTY LTD	137 930 637
BLOOMORE PTY. LTD.	065 168 112
BLUCHER (AUSTRALIA) ADMINISTRATION SERVICES PTY LTD	075 539 650
BLUE CHIP AUTO BROKERS PTY LIMITED	142 636 968
BLUE PIG PTY LTD	113 050 865
BODILLYCORP PTY LIMITED	094 024 969
BOOMER LODGE PASTORAL PTY. LTD.	009 540 274
BSD TURFING PTY LIMITED	126 881 301
C & J MITCHELL PTY LTD	140 661 490
CABLE VULCANISER (SA) PTY LTD	091 731 994
CAPITAL SEAFOOD PTY. LTD.	140 736 812
CAPRI 20 PTY LTD	129 680 422
CATTERALL CONSTRUCTIONS PTY LTD	129 378 981
CDM TAMBO PTY LTD	113 369 485
CHANNEL ELEVEN PTY. LIMITED	073 115 581
CHARLES & MS CHIEF PTY LTD	128 994 392
CHERIE MAY CREATIONS PTY LTD	072 480 598
CHIOS HOLDINGS PTY LTD	009 246 253
CHOO AND EWE INVESTMENTS PTY. LTD.	007 216 006
CITY FLOORING EAST PTY. LTD	121 079 427
COKER SOFTWARE PTY LTD	076 549 552
COLSEN PTY LIMITED	010 045 119
COMPUTER FLEET MANAGEMENT PTY. LIMITED	122 883 827
COMPUTER FLEET PTY LIMITED	123 779 082
CORDILLA PTY LTD	096 870 183
COURTLANDS PTY LTD	010 269 977
CT FAMILY COM PTY LTD	143 475 343
D. O'DONNELL NOMINEES PTY. LTD.	005 149 735

Name of Company	ACN
D & L LIMOUSINES PTY. LTD.	077 487 006
DADSON PROPERTIES PTY. LTD.	069 772 505
DANCRIST CONSULTING PTY LIMITED	056 685 306
DASBURG PTY. LTD.	082 814 104
DAWSON & CLAPP HOLDINGS PTY LTD	008 692 215
DAZMARK MARKETING AUSTRALIA PTY LTD	083 076 260
DELMAR TRADING PTY LTD	105 005 605
DE PRETIS ENTERPRISES PTY LTD	131 045 424
DESIGNER LIFE SOLUTIONS PTY LTD	126 607 430
DEVON LEA PASTORAL CO. PTY. LTD.	005 160 814
DFM LIQUOR PTY LTD	124 306 332
DIAMOND LEND LEASE ENERGY PTY LTD	133 195 678
DIESEL TECHNOLOGIES AUSTRALIA PTY LIMITED	125 103 817
DIGICOM GROUP PTY. LTD.	137 813 293
DIGITAL WATER PTY LTD	125 006 028
DINO-FERT MANUFACTURING PTY LTD	148 892 200
DORIOKA PTY. LTD.	010 446 876
DRAW (TAS) PTY. LTD.	009 589 253
DROPSHIP SERVICES PTY LTD	128 935 295
DUFF SUPER HOLDINGS PTY LTD	141 775 153
EAGLE'S RIDGE LODGE PTY LTD	138 529 567
EAST WEST GROUP PTY. LTD.	067 031 761
EASYFIT PTY LTD	124 192 543
ECOPATHWAYS PTY LTD	129 597 048
EIGHT GAUGE PRODUCTIONS PTY LTD	111 070 412
ELANASA PTY. LTD.	005 741 677
ELLARA HOLDINGS PTY LTD	124 167 595
ENSE HOLDINGS PTY LTD	003 461 390
EPIKO CORPORATION PTY LTD	149 119 611
EQUIGROUP IP PTY LIMITED	123 189 757
EURASIE PTY LTD	142 603 021
FACE TO FACE ACCOUNTING SERVICES PTY LTD	086 023 118
FINELAND PTY LTD	135 704 200
FIXTRAS PTY LIMITED	003 943 708
FNP CARTAGE PTY LTD	087 194 198
FOOTSCRAY BEDDING COMPANY PTY LTD	007 154 298
FRANK ANDERIESEN PTY LTD	059 221 653
FREEDOM BUSINESS PTY LTD	114 208 767

Name of Company	ACN
FYNGOLD PTY. LTD.	072 795 709
GCACP PTY LTD	107 731 322
GERRALE SERVICES PTY LTD	001 346 685
GILBERT PTY LTD	118 012 758
GLOBAL INTERNET HOLDINGS PTY. LTD.	145 146 890
GOLF THE COURSES PTY LIMITED	107 764 072
GREENFIBRE INDUSTRIES PTY. LTD.	138 119 178
HANIX AUSTRALIA PTY LIMITED	114 831 113
HARIDU PTY LTD	001 474 139
HEPVIN PTY. LTD.	054 870 709
HERTZ ELECTRONICS PTY LTD	002 885 967
HHSUT PTY LTD	107 986 194
HIGH STAKES PTY LTD	143 231 752
HONG STAR PTY LTD	111 299 926
HYDRO SERVICES (AUST) PTY LTD	129 765 199
HYSFINE PAINTING & WATERPROOFING CONTRACTORS PTY. LTD.	080 647 294
HYSFINE PTY LTD	002 950 905
IN CAR EDUCATION PTY LTD	127 463 361
INTEGRAL VANTAGE PTY LTD	120 122 143
INTRALOT NSW PTY LTD	141 978 707
IVISTUS PTY. LTD.	009 088 699
JAESE PTY LTD	143 599 982
JBIT PTY LTD	136 941 921
JMC CONSOLIDATED PTY LIMITED	130 146 735
JODAKA CONSTRUCTIONS PTY LTD	118 576 257
JOFF'S MAIL PTY. LTD.	111 108 377
JOLIS AUSTRALIA PTY LTD	118 835 902
JONDAS RURAL INVESTMENTS PTY. LTD.	102 936 505
JORDAN ST LEDGER PTY LTD	103 074 022
K. & M. HUTCHINSON NOMINEES PTY. LTD.	005 982 285
KARL'S MANAGEMENT PTY LTD	082 308 683
KAZHARNA PTY LTD	142 643 294
KBR TRANSPORT PTY. LIMITED	095 924 664
KC LOANS PTY. LTD.	127 302 407
KENYA PTY. LIMITED	051 981 572
KET03 PTY LTD	107 562 167
KINGDOM INTERNATIONAL BUILDING SUPPLIES PTY LTD	131 107 885
KIRK INVESTMENT HOLDINGS PTY. LTD.	081 659 761

Name of Company	ACN
KIRKSHELL PTY LTD	091 652 998
KL WILSON OPTICAL PTY. LTD.	099 353 803
KOMPACT (AUST) PTY LTD	124 762 447
K W DAMM & ASSOCIATES PTY LTD	076 974 484
KYARRA BLUE PTY LTD	108 875 029
L'EROTICA PTY LTD	112 594 224
LACEPIER PTY. LIMITED	010 184 219
LATROBE VALLEY TECHNOLOGY HOLDINGS PTY LTD	143 528 901
LENDING INSTITUTE PTY. LTD.	123 840 960
LINDSAY WA PTY LTD	120 292 588
LITTLE DIGGER PLANT HIRE PTY. LTD.	084 574 523
LOGSAS PTY. LIMITED	055 405 108
LUSH ENTERPRISES (VIC) PTY LTD	137 920 588
LYM UNION PTY LTD	119 800 672
M.D.F. EXPRESS SERVICE PTY LTD	128 061 996
MANNING VALLEY LAUNDRY PTY LIMITED	067 565 851
MANUSHING PTY. LTD.	006 247 945
MARPOD PTY. LTD.	055 407 335
MAYMASTER PTY LTD	123 744 409
METATEGRITY PTY LTD	122 495 532
MISTLIGHT PTY. LIMITED	073 179 192
MITAKOS SUPERANNUATION PTY LIMITED	099 060 161
MITTON FABRICATIONS PTY LIMITED	123 908 172
MOFIOSO PTY LTD	130 123 214
MONTANIA PTY LTD	126 863 232
MRPP BACKWELL PTY LTD	131 814 018
MY-OWN PTY LTD	124 039 452
M2C1 PTY LIMITED	131 639 355
NAJI PTY LTD	128 197 768
NATIONAL INTERNET HOLDINGS PTY. LTD.	146 005 218
NATIONAL SYSTEMS HOLDINGS PTY. LTD.	147 060 026
NATURE EARTH PTY LTD	116 639 975
NAVDARK PTY. LIMITED	003 732 732
NEBULA HOLDINGS PTY LTD	103 913 926
NELSON & BRADLEY PTY LTD	135 564 019
NEONAILS (TOP RYDE) PTY LTD	141 480 677
NEXAGEN AUST PTY LTD	142 181 155
NISBET & GURNETT PLUMBING SOLUTIONS PTY LTD	130 132 713

Name of Company	ACN
NP & AS BROWNE COMMUNICATION CONSULTANTS PTY LTD	095 035 911
O'REILLY SCAFFOLDING PTY LTD	128 902 385
OUSSOREN MANAGEMENT PTY LTD	086 992 565
PACIFICAP PTY LTD	104 240 771
PAKEMO PTY LIMITED	074 742 215
PANG & WONG PTY. LIMITED	077 772 555
PARADISE IN FIJI PTY LTD	130 273 237
PARETO ASSOCIATES PTY. LTD.	077 497 833
PARKLAND (AUST) PTY LTD	135 704 166
PENINSULA ENGINE EXCHANGE PTY. LTD.	054 815 879
PERTHLAND DEVELOPMENT (BAYSWATER) PTY LTD	119 073 433
PICTORIS PTY. LTD.	010 209 248
PIPE ORGAN BUILDERS & SERVICES PTY. LIMITED	055 114 380
PJC GOLD PTY LTD	128 477 958
PLANEX URBAN PLANNERS PTY LTD	082 502 403
PRESTIGEBUILT P1 PTY. LTD.	130 348 953
PRIMARIUS PROPERTY INVESTMENTS PTY LTD	093 778 226
PRIMARIUS PTY LTD	099 372 353
PRIME ASSETS W.A. PTY LTD	099 980 613
PRO-ENVIRO INSULATIONS PTY LTD	138 523 341
PRONUTRITION AUSTRALIA PTY LTD	144 782 472
QUEENSLAND CONSTRUCTION SOLUTIONS PTY LTD	117 887 019
RAGE ENTERPRISE (AUST) PTY. LTD.	137 940 884
RAITA NOMINEES PTY LTD	100 949 577
RDV ENTERPRISES PTY. LTD.	139 106 059
RED ROCK URANIUM PTY LTD	126 981 922
RHAAB PTY LIMITED	108 004 968
RICHAN HOLDINGS PTY LTD	002 923 195
RONEEL VASRAM PTY LTD	128 359 320
SAB ELECTRICAL PTY LTD	123 108 378
SAMUEL BRIDAL PORTRAITURE PTY. LIMITED	001 686 488
SANBROOK NOMINEES PTY LTD	104 086 222
SAWARU PTY. LIMITED	099 836 932
SCADENZA (QLD) PTY. LTD.	098 409 315
SEAFRESH INVESTMENTS PTY LTD	115 151 347
SEA SCHOOL AUSTRALIA PTY LIMITED	101 731 677
SEA SCHOOL MARINE PTY LIMITED	104 240 342
SNAVE INVESTMENTS PTY. LTD.	106 201 683

Name of Company	ACN
SOLAR INNOVATORS PTY LTD	138 588 324
SPH ELECTRICAL PTY LTD	128 093 523
STEWART DISTRIBUTORS PTY. LTD.	009 587 115
SUANJA PTY. LTD.	005 181 984
SUMMERQUAY PTY LTD	133 002 481
SUNNI LI PTY LTD	116 906 364
T.C. & M.L. FLEISCHER PTY. LTD.	091 268 861
TALI BY TALI SHINE PTY LTD	117 327 474
TALIPANAN SYSTEMS PTY LTD	123 980 834
TCG LOG PTY LTD	133 863 788
THE BUYERS GROUP AUSTRALIA PTY LTD	072 459 897
THE ESTABLISHMENT AUSTRALIA PTY LTD	116 540 115
THE LAUNDRY BAG PTY LTD	112 846 661
TIMELESS LOGISTICS PTY LTD	113 485 019
TIONG'S ENTERPRISES PTY. LTD.	105 338 672
TONSAFUN PTY LTD	130 882 085
TOPVIEW GROUP PTY LTD	135 704 120
TRAILER SPARE PARTS PTY LTD	129 481 447
TRAVEL IS FUN PTY. LTD.	100 455 963
TRELUKTRA PTY LTD	103 678 753
TSPW PTY LTD	124 580 427
TUFF-STEEL BUILDINGS PTY LTD	142 249 054
UMASH PTY LTD	096 899 768
UNITED ARTISTS OF THE SUNSHINE COAST PTY. LTD.	142 042 046
URBAN PAINTBALL PTY LTD	123 531 813
VANSTYNES CONSULTING PTY LTD	135 447 175
VISION RESTAURANTS PTY LTD	141 486 339
WARBURTON CONSTRUCTIONS (AUST) PTY. LTD.	072 395 647
WASSON HOLDINGS PTY. LTD.	010 347 065
WATCHMAN EXPLORATION PTY LTD	138 336 713
WAVERLEY AMUSEMENTS PTY. LTD.	006 115 386
WEALTH BY PROPERTY PTY LIMITED	142 419 252
WHITTAKER (MEDICAL) SERVICES PTY LTD	083 601 843
WHY WAIT INSULATE PTY. LTD.	138 768 948
ZARY PTY LTD	009 041 392
3 VILLAGE GREEN PTY LTD	135 437 786
5 STAR WEDDING GUIDE PTY LTD	133 239 326

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.

AUSTRALASIA MINING HOUSE LTD ACN 139 626 216 will change to a proprietary company limited by shares. The new name will be AUSTRALASIA MINING HOUSE PTY LTD ACN 139 626 216.

GENESYS GROUP LIMITED ACN 003 357 024 will change to a proprietary company limited by shares. The new name will be GENESYS GROUP PTY LIMITED ACN 003 357 024.

IBALANCE INTERNATIONAL LTD ACN 101 187 606 will change to a proprietary company limited by shares. The new name will be IBALANCE INTERNATIONAL PTY LTD ACN 101 187 606.

ONTHEHOUSE.COM.AU PTY LTD ACN 124 007 183 will change to a public company limited by shares. The new name will be ONTHEHOUSE.COM.AU LIMITED ACN 124 007 183.

WORLDWIDE MINING PROJECTS PTY LTD ACN 145 367 862 will change to a public company limited by shares. The new name will be WORLDWIDE MINING PROJECTS LIMITED ACN 145 367 862.

FLEETPARTS AUSTRALIA LTD ACN 100 797 715 will change to a proprietary company limited by shares. The new name will be FLEETPARTS AUSTRALIA PTY LTD ACN 100 797 715.

GLOBAL ADVERTISING PRODUCTS PTY LTD ACN 078 791 732 will change to a public company limited by shares. The new name will be GLOBAL ADVERTISING PRODUCTS LTD ACN 078 791 732.

MATRIX GOLD LIMITED ACN 116 500 308 will change to a proprietary company limited by shares. The new name will be MATRIX GOLD PTY LTD ACN 116 500 308.

NATIONAL E-CONVEYANCING DEVELOPMENT LIMITED ACN 140 677 792 will change to a public company limited by shares.

SYNERGY CAPITAL MANAGEMENT LTD ACN 062 264 108 will change to a proprietary company limited by shares. The new name will be SYNERGY CAPITAL MANAGEMENT PTY LIMITED ACN 062 264 108.