



ASIC

Australian Securities &
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Contents

Notices under Corporations Act 2001

11-0853	11-0905	11-1006	11-1040	11-1041	11-1042
11-1043	11-1044	11-1045	11-1046	11-1047	11-1048
11-1049	11-1050	11-1051	11-1052	11-1053	11-1054
11-1056	11-1058	11-1065	11-1066	11-1070	11-1073
11-1074	11-1077	11-1079	11-1081	11-1083	

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.

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11-0853

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

Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts, for the avoidance of doubt, Dexus Funds Management Limited ACN 060 920 783 in its capacity as Responsible Entity for the Trusts, from Part 7.9 of the Act where, in an issue situation, the offer or issue is of an interest that is issued to a Securityholder which is the subject of the Capital Reallocation.

Interpretation

In this instrument:

Capital Reallocation means the proposed capital reallocation on the terms and conditions disclosed in the Explanatory Memorandum where DDF and DOT undertake a capital distribution of the amount of approximately 3.6 cents per DDF unit and 3.6 cents per DOT unit which is applied to DIT and DXO as an additional capital contribution of approximately 3.6 cents per DIT unit and 3.6 cents per DXO unit.

DDF means DEXUS Diversified Trust ARSN 089 324 541.

DIT means DEXUS Industrial Trust ARSN 090 879 137.

DOT means DEXUS Office Trust ARSN 090 768 531.

DXO means DEXUS Operations Trust ARSN 110 521 223.

Explanatory Memorandum means the explanatory memorandum lodged with ASIC on or about the 6 September 2011 that is to be given to securityholders attending the Annual General Meeting to be held on 31 October 2011.

Securityholder means a holder of Stapled Securities.

Stapled Security means a unit in each of DDF, DIT, DOT and DXO which, under the terms on which each is to be traded, must only be transferred together.

Trusts means DDF, DIT, DOT and DXO.

Dated this 17th day of October 2011



Signed by Julie Johannsen
as a delegate of the Australian Securities and Investments Commission



11 – 0905

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Cunningham Insurance Brokers Pty Ltd
A.C.N. 002 787 395 ("the Licensee")
41 Raleigh Street
COFFS HARBOUR NSW 2450

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 255392 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 18 October 2011

A handwritten signature in black ink, appearing to be 'Joyce Krashow'.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments
Commission



11-1006

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: INDUSTRIES MUTUAL CREDIT UNION LIMITED
ACN 087 650 691("the Licensee")
Locked Bag 7003
Parramatta NSW 2124

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 238382 held by INDUSTRIES MUTUAL CREDIT UNION LIMITED with effect from the date on which this notice is given to the Licensee.

Dated this 13 October 2011

Signed

A handwritten signature in black ink, appearing to be 'JK', written over a dotted line.

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

11-1040

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

Under paragraph 601QA(1)(b) of the Act ASIC declares that Chapter 5C of the Act applies to the person referred in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied as follows:

1. omit paragraph 601FC(1)(c) and substitute:
 - "(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security), and, if there is a conflict between the members' interests and its own interests, give priority to the members' interests; and"; and
2. omit paragraph 601FC(1)(e) and substitute:
 - "(e) not make use of information acquired through being the responsible entity in order to:
 - (i) gain an improper advantage for itself or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security); and"; and
3. omit paragraph 601FD(1)(c), 601FD(1)(d) and 601FD(1)(e) and substitute:
 - "(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security) and, if there is a conflict between the members' interests and the interests of the responsible entity, give priority to the members' interests; and
 - (d) not make use of information acquired through being an officer of the responsible entity in order to:
 - (i) gain an improper advantage for the officer or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security);and

11-1040

- (e) not make improper use of their position as an officer to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security); and"; and
4. omit paragraphs 601FE(1)(a) and 601FE(1)(b) and substitute:
- "(a) make use of information acquired through being an employee of the responsible entity in order to:
- (i) gain an improper advantage for the employee or another person; or
- (ii) cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where the shares and interests in the schemes are components of a stapled security); or
- (b) make improper use of their position as an employee to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company and interests in one or more other schemes, where interests in the schemes are components of a stapled security)."; and
5. after subsection 601GAA(9) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26] insert:
- "(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:
- (a) the constitution makes provision for the issue price of stapled securities;
- (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests;
- (c) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of stapled securities, which is set out in the scheme constitution;
- (d) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution."; and

11-1040

6. in subsection 601GAA(1) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26], after "(8)" insert "(9A)";
7. insert after subsection 208(2) of the Act as notionally inserted by section 601LC:
"(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if:
 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *Scheme*); or
 - (ii) could endanger the Scheme property; and
 - (b) each of the interests in the Scheme is either:
 - (i) a component part of a stapled security, together with shares in a company (the *Company*) and interests in other registered schemes (each an *Other Scheme*); or
 - (ii) part of the scheme property of an Other Scheme, other than as a component part of a Stapled Security;
 - (c) the benefit is given by:
 - (i) the responsible entity; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
 - (d) the benefit is given:
 - (i) to the Company, or to any wholly owned entity of the Company; or
 - (ii) to an Other Scheme, or to any wholly owned entity of the Other Scheme; or
 - (iii) any entity which is wholly owned by one or more of the persons described in paragraphs (i) and (ii) above.

(2B) For the purposes of this section:

 - (a) an entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by, or held by a nominee for, or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and

11-1040

- (b) a reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries".

8. insert after section 601PC:

"601PD For the purposes of this Chapter:

stapled security means two or more financial products including at least one interest in a registered scheme where:

- (a) under the terms on which each of the products are to be traded, they must be transferred together; and
- (b) there are no financial products in the same class as those financial products which may be transferred separately."

Schedule A

Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**);

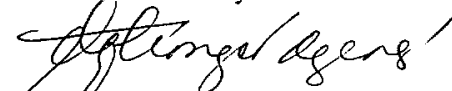
Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of DPF Holding Trust ARSN 153 269 759 (**DPF HT**); and

CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**).

Schedule B

Where, under the terms on which an interest in CRT, DPF HT and CAWF and a share in Centro Retail Limited ACN 114 757 783 (**CRL**) are to be traded, they must only be transferred together.

Dated this 14th day of October 2011.



Signed by Dulce T. Asensi

as a delegate of the Australian Securities and Investments Commission

11-1041

**Australian Securities and Investments Commission
Corporations Act 2001 - paragraph 601QA(1)(a) - Exemption**

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 in the case set out in Schedule B from paragraph 601FC(1)(d) of the Act to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally, on the conditions set out in Schedule C.

Schedule A

Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (CRT);

Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro DPF Holding Trust ARSN 153 269 759 (DPF HT); and

CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (CAWF).

Schedule B

Where:

1. the responsible entity of CRT participates in the implementation of the Aggregation under which all CRT unitholders (except for Ineligible Foreign Securityholders) are issued new CAWF Units and new DPF HT Units; and
2. the responsible entities of CRT, CAWF and DPF HT issue Centro Retail Australia Stapled Securities on the exercise of any CATS to the holders of the CATS except for CATS Ineligible Securityholders.

Schedule C

The responsible entity of CRT, CAWF and DPF HT (as the case may be) is satisfied that:

- (a) it is unlawful (under the laws of the relevant foreign jurisdiction) to offer and/or issue:
 - (i) the Ineligible Foreign Securityholder with new CAWF Units or new DPF HT Units (or both); or

11-1041

- (ii) the CATS Ineligible Securityholder with Centro Retail Australia Stapled Securities,

(as the case may be); or
- (b) it is unduly onerous to offer and/or issue: (A) to the Ineligible Foreign Securityholder with new CAWF Units or new DPF HT Units (or both) or (B) to the CATS Ineligible Securityholder with new Centro Retail Australia Stapled Securities, (as the case may be), in either case having regard to:
 - (i) the number of members in that jurisdiction;
 - (ii) the number and value of the interests held by members in that jurisdiction; and
 - (iii) the cost of and process for seeking advice as to the requirements for doing so in relation to those jurisdictions or the cost of complying with legal requirements and the requirements of any relevant regulatory authority applicable to making the offer in that jurisdiction.

Interpretation

Aggregation means the proposed transaction on the terms and conditions disclosed in the Disclosure Document and CER EM, whereby (among other things):

- (a) all of the CER Stapled Securities held by Ineligible Foreign Securityholders will be transferred to a nominee ("**Nominee**"); and
- (b) all new CAWF Units and new DPF HT Units to which the Ineligible Foreign Securityholder would otherwise be entitled will be issued to the Nominee who will procure the sale of the Centro Retail Australia Fund Stapled Securities and remit the net sale proceeds to the Ineligible Foreign Securityholders, as described in the Disclosure Document.

CATS has the same meaning as in the Disclosure Document.

CATS Terms has the same meaning as in the constitution of CAWF and DPF HT on and from Aggregation Implementation.

CATS Ineligible Securityholder means a Holder (as defined under the CATS Terms) that has a registered address in a Foreign Place (as defined in the CATS Terms) or to whom it would be unlawful to issue Centro Retail Australia Stapled Securities under the terms of the CATS.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

Centro Retail Australia Stapled Security means in respect of an Ineligible Foreign Security Holder:

11-1041

- (a) each of its CER Stapled Security transferred to the Nominee as part of Aggregation; and
- (b) each new CAWF Unit and each new DPF HT Unit to which it would otherwise be entitled which is issued to the Nominee as part of Aggregation,

from the time they become stapled together such that they must, on the terms on which they are traded, only be transferred together.

CER means CRT and CRL.

CER EM means the explanatory memorandum in respect of the Aggregation issued by CER which is substantially in the same form as that provided to ASIC on or about 5 October 2011.

CER Stapled Security means an ordinary share in CRL and an ordinary unit in CRT, which must, on the terms on which they are traded, only be transferred together.

CRL means Centro Retail Limited ACN 114 757 783.

Disclosure Document means the document that is substantially in the same form as that provided to ASIC on or about 5 October 2011, which is issued by CER, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT Unit means an ordinary interest in DPF HT.

Ineligible Foreign Securityholder means a person who holds a CER Stapled Security, and who is a citizen or resident of a jurisdiction outside Australia and New Zealand or whose registered address is outside of Australia and New Zealand.

Dated this 14th day of October 2011.



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

11-1042

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 1020F(1)(a) - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(a) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1042.

Commencement

3. This instrument commences upon execution.

Exemption

4. Centro Retail Limited ACN 114 757 783 (**CRL**) and Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**) are exempt from complying with Division 5A of Part 7.9 of the Act.

Where this instrument applies

5. This instrument applies in relation to any unsolicited offer or invitation made to holders of CER Stapled Securities to purchase or make an offer to sell CER Stapled Securities where the unsolicited offer or invitation is made in the Disclosure Document or CER EM.

Interpretation

In this instrument:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX means the financial market operated by ASX Limited ACN 008 624 691.

CAWF means Centro Australia Wholesale Fund ARSN 122 223 974.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

11-1042

CER means CRT and CRL.

CER EM means the explanatory memorandum in respect of the Aggregation issued by CER which is substantially in the same form as that provided to ASIC on or about 4 October 2011.

CER Stapled Security means an ordinary share in CRL and an ordinary interest in CRT, which must, on the terms on which they are traded, only be transferred together.

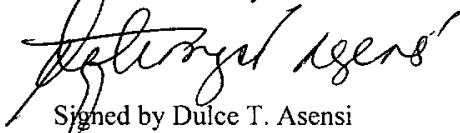
CRL means Centro Retail Limited ACN 114 757 783.

Disclosure Document means the document that is substantially in the same form as that provided to ASIC on or about 5 October 2011, which is issued by CER, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT means Centro DPF Holding Trust ARSN 153 269 759.

DPF HT Unit means an ordinary interest in DPF HT.

Dated this 14th day of October 2011.



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

11-1043

**Australian Securities and Investments Commission
Corporations Act 2001 - Subsections 1020F(1)(a) - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(a) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1043.

Commencement

3. This instrument commences upon execution.

Exemption

4. Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**) and Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT**), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**), do not have to comply with subsection 1016A(2) of the Act.

Where this instrument applies

5. A Disclosure Document that is substantially in the same form as that lodged with ASIC on or about 5 October 2011 is sent to members of Centro Retail Limited ACN 114 757 783 (**CRL**), CRT, DPF HT and CAWF.
6. An explanatory memorandum relating (as applicable) to CRT and CRL, or DPF HT or CAWF (**Explanatory Memorandum**) accompanying the Disclosure Document invites holders of:
 - (a) units in CRT and ordinary shares in CRL to attend meetings to be held on or about 22 November 2011 to consider and vote on proposals that would, among other things, bind all members of CRT on the relevant record date to be issued new units in DPF HT and new units in CAWF; and
 - (b) units in DPF HT to vote on resolutions on or about 22 November 2011 that would, among other things, bind all members of DPF HT to be issued:
 - (i) ordinary shares in CRL and new units in CRT and new units in CAWF; and

11-1043

- (ii) CATS; and
- (c) units in CAWF to vote on resolutions on or about 22 November 2011 that would, among other things, bind all members of CAWF to be issued:
 - (i) ordinary shares in CRL and new units in CRT and new units in DPF HT; and
 - (ii) CATS;where shares in CRL and units in each of CRT, DPF HT and CAWF are to be quoted together on ASX as stapled securities.

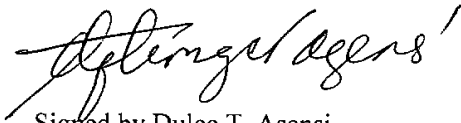
7. The Disclosure Document clearly explains at or near the front that it comprises a prospectus in relation to CRL ordinary shares (including CATS), a PDS in relation to interests in CRT (including CATS), a PDS in relation to interests in DPF HT (including CATS) and a PDS in relation to interests in CAWF (including CATS).
8. All notices of meetings or resolutions referred to in the Explanatory Memorandum are included in or accompanied by a copy of the Disclosure Document, and are to be given to members of CRL, CRT, DPF HT or CAWF (as applicable) by sending the notices of meetings or resolutions and the Disclosure Document to the address of the member shown in the register of members of CRL, CRT, DPF HT or CAWF (as applicable).
9. No CRL shares will be issued on the basis of the Disclosure Document after the issue of the CRL shares approved at of the relevant meetings referred to in the Disclosure Document, and in any event no CRL shares will be issued on the basis of the Disclosure Document later than 13 months after the date of the Disclosure Document.
10. The Disclosure Document sets out how the consideration for the CRL shares would be provided if the relevant proposals referred to in Disclosure Document are approved.

Interpretation

In this instrument:

CATS has the same meaning as in the Disclosure Document.

Dated this 14th day of October 2011.



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

11-1043

11-1044

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 1020F(1)(c) - Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1044.

Commencement

3. This instrument commences upon execution.

Declaration

4. Part 7.9 of the Act applies to Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (CRT) and Centro DPF Holding Trust ARSN 153 269 759 (DPF HT), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (CAWF), as if:

- (a) section 1013B of the Act were modified or varied by:
 - (i) omitting "The title" from subsection 1013B(1) and substituting "Subject to section 1013N, the title"; and
 - (ii) omitting "In any other part" from subsection 1013B(2) and substituting "Subject to section 1013N, in any other part"; and
- (b) Subdivision C of Division 2 of Part 7.9 of the Act were modified or varied by adding after section 1013M:

"1013N Combining a Product Disclosure Statement and a prospectus in a single document

- (1) Subject to this section, a PDS of a registered scheme and a prospectus may be combined in one document. (*Disclosure Document*)."; and
- (c) section 1015C were modified or varied by inserting after subsection (5):

11-1044

"(6) For the purpose of subsection (1)(a)(ii) and for the avoidance of doubt, where a Statement is in or accompanies a notice of meeting of members of a company or registered scheme or an explanatory memorandum that includes resolutions to be voted on by members of a registered scheme, each member of the company or scheme is taken to have nominated the address shown in the register of members maintained by the company or responsible entity of the scheme under Chapter 2C".

Where this instrument applies

5. A Disclosure Document that is substantially in the same form as that lodged with ASIC on or about 5 October 2011 is sent to members of Centro Retail Limited ACN 114 757 783 (CRL), CRT, DPF HT and CAWF.
6. An explanatory memorandum relating (as applicable) to CRT and CRL, or DPF HT or CAWF (**Explanatory Memorandum**) accompanying the Disclosure Document invites holders of:
 - (a) units in CRT and ordinary shares in CRL to attend meetings to be held on or about 22 November 2011 to consider and vote on proposals that would, among other things, bind all members of CRT on the relevant record date to be issued new units in DPF HT and new units in CAWF; and
 - (b) units in DPF HT to vote on resolutions on or about 22 November 2011 that would, among other things, bind all members of DPF HT to be issued:
 - (i) ordinary shares in CRL and new units in CRT and new units in CAWF; and
 - (ii) CATS; and
 - (c) units in CAWF to vote on resolutions on or about 22 November 2011 that would, among other things, bind all members of CAWF to be issued:
 - (i) ordinary shares in CRL and new units in CRT and new units in DPF HT; and
 - (ii) CATS;where shares in CRL and units in each of CRT, DPF HT and CAWF are to be quoted together on ASX as stapled securities.
7. The Disclosure Document clearly explains at or near the front that it comprises a prospectus in relation to CRL ordinary shares (including CATS), a PDS in relation to interests in CRT (including CATS), a PDS in

11-1044

relation to interests in DPF HT (including CATS) and a PDS in relation to interests in CAWF (including CATS).

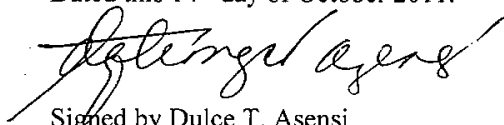
8. All notices of meetings or resolutions referred to in the Explanatory Memorandum are included in or accompanied by a copy of the Disclosure Document, and are to be given to members of CRL, CRT, DPF HT or CAWF (as applicable) by sending the notices of meetings or resolutions and the Disclosure Document to the address of the member shown in the register of members of CRL, CRT, DPF HT or CAWF (as applicable).
9. No CRL shares will be issued on the basis of the Disclosure Document after the issue of the CRL shares approved at of the relevant meetings referred to in the Disclosure Document, and in any event no CRL shares will be issued on the basis of the Disclosure Document later than 13 months after the date of the Disclosure Document.
10. The Disclosure Document sets out how the considerations for the CRL shares would be provided if the relevant proposals referred to in Disclosure Document are approved.

Interpretation

In this instrument:

CATS has the same meaning as in the Disclosure Document.

Dated this 14th day of October 2011.



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

11-1045

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 1020F(1)(c) - Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1045.

Commencement

3. This instrument commences upon execution.

Declaration

4. Part 7.9 of the Act applies to Centro Retail Limited ACN 114 757 783 (**CRL**) and Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**) and Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT**), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**) as if:

- (a) subsection 1010A(l) were modified by omitting "section 1017F" and substituting "sections 1012D and 1017F,"; and

- (b) subsection 1012D(3) were modified by:

- (i) omitting "either" at the beginning of paragraph 1012D(3)(b) and substituting "one or more of the following applies";

- (ii) omitting "or" at the end of subparagraph 1012(3)(b)(i);

- (iii) omitting "." at the end of subparagraph 1012D(3)(b)(ii) and substituting ",";

- (iv) after subparagraph 1012D(3)(b)(ii) inserting:

"(iii) in a recommendation situation — the advice that constitutes the relevant conduct relates to an offer of interests in a registered managed investment scheme, under a plan for the reinvestment of at least one of the following:

11-1045

- (A) distributions in respect of interests in the schemes;
 - (B) distributions in respect of interests in one or more other registered managed investment scheme which, on the terms on which they may be traded, must only be transferred together with interests in the schemes and shares in a body; and
 - (C) dividends in respect of shares in a body which, on the terms on which they may be traded, must only be transferred together with interests in one or more registered managed investment schemes;
- (v) in an issue situation - the offer or issue that constitutes the relevant conduct is an offer or issue of interests in a registered managed investment scheme, under a plan for the reinvestment of at least one of the following:
- (A) distributions in respect of interests in the schemes;
 - (B) distributions in respect of interests in another registered managed investment scheme which, on the terms on which they may be traded, must only be transferred together with interests in the schemes and shares in a body;
 - (C) dividends in respect of shares in a body which, on the terms on which they may be traded, must only be transferred together with interests in one or more registered managed investment schemes.”.

Where this instrument applies

5. Offers or issues of, or recommendations to acquire, shares in CRL, interests in CRT, interests in DPF HT or interests in CAWF, under a plan for the reinvestment of dividends in respect of shares in CRL or distributions in respect of interests in CRT, DPF HT or CAWF or all of them, where on the terms on which those shares and interests may be traded, they must only be transferred together.

Dated this 14th day of October 2011.



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



11-1046

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: AVJENNINGS SYNDICATE NO 2 LIMITED
ACN 122 861 161 ("the Licensee")
Ground Floor, No 1, Lakeside Drive
Burwood East Victoria 3151

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 308776 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 13th October 2011

A handwritten signature in black ink, appearing to be 'Joyce Krashow'.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

11-1047

**Australian Securities and Investments Commission
Corporations Act -Paragraph 1020F(1)(a) - Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(a) of the *Corporations Act 2001* ("**the Act**").

Title

2. This instrument is ASIC Instrument 11-1047.

Commencement

3. This instrument commences upon execution.

Exemption

4. Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT RE**) and Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT RE**), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF RE**), do not have to comply with section 1012B of the Act.

Where this instrument applies

5. Each of CRT RE, DPF HT RE and CAWF RE issue CATS under the Disclosure Document.
6. Any of CRT RE, DPF HT RE and CAWF RE make any offers to issue, offers to arrange for the issue or issue any units under the CATS.

Interpretation

7. In this instrument:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX means the financial market operated by ASX Limited ACN 008 624 691.

CATS has the same meaning as in the Disclosure Document.

CAWF means Centro Australia Wholesale Fund ARSN 122 223 974.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

11-1047

CER means CRL and Centro Retail Trust ARSN 104 931 928 (**CRT**).

CER Stapled Security means an ordinary share in CRL and an ordinary interest in CRT, which must, on the terms on which they are traded, only be transferred together.

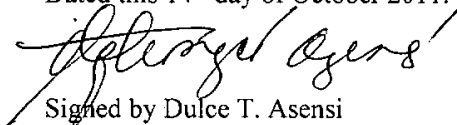
CRL means Centro Retail Limited ACN 114 757 783.

Disclosure Document means the document that is substantially in the same form as that provided to ASIC on or about 5 October 2011, which is issued by CER, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT means Centro DPF Holding Trust ARSN 153 269 759.

DPF HT Unit means an ordinary interest in DPF HT.

Dated this 14th day of October 2011.



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

11-1048

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 1020F(1)(c) - Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1048.

Commencement

3. This instrument commences upon execution.

Declaration

4. Part 7.9 of the Act and Subdivision 4C.2 of Part 7.9 of the *Corporations Regulations 2001* apply to Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (CRT) and Centro DPF Holding Trust ARSN 153 269 759 (DPF HT), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (CAWF), in relation to an offer of more than one financial product under a Disclosure Document as if regulation 7.9.16N were modified or varied by inserting after subregulation 7.9.16N(2):

"7.9.16N(3) A Product Disclosure Statement that relates to an offer of more than one financial product (a *combined PDS*) is taken to comply with subregulation (2) if the combined PDS includes the information required to be included for each financial product offered under the combined PDS under subregulation (2) on a consolidated basis for all financial products offered under the combined PDS."

Where this instrument applies

5. An offer of more than one financial product under the Disclosure Document for the issue of interests in Centro Retail Australia.
6. Following the implementation of the Aggregation as set out in the Disclosure Document, a member of CRT, DPF HT and CAWF (each, a **Scheme**) will hold a corresponding number of interests in each of the other Schemes in accordance with the terms and conditions disclosed in the Disclosure Document; and

11-1048

7. The constitutions of CRT, DPF HT and CAWF, subject to paragraph (8), provide for identical rights of the responsible entity to fees and costs in relation to Centro Retail Australia immediately after the Implementation Date as set out in the Disclosure Document; and
8. The amounts specified in respect of fees and costs in the Disclosure Document reflect the consolidated amounts of fees and costs for Centro Retail Australia; and
9. All the consolidated amounts specified in respect of fees or costs in the Disclosure Document are amounts attributable to Centro Retail Australia.

Interpretation

In this instrument:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX means the financial market operated by ASX Limited ACN 008 624 691.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

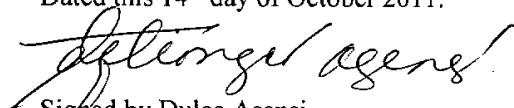
CER means CRT and Centro Retail Limited ACN 114 757 783 (**CRL**).

CER Stapled Security means an ordinary share in CRL and an ordinary interest in CRT, which must, on the terms on which they are traded, only be transferred together.

Disclosure Document means the document that is in substantially in the same form as that lodged with ASIC on or about 5 October 2011, which is issued by CER, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT Unit means an ordinary interest in DPF HT.

Dated this 14th day of October 2011.



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

11-1049

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 11-1049.

Commencement

3. This instrument commences upon execution.

Declaration

4. Chapter 5C of the Act applies to:
 - (a) Centro MCS Manager Limited ACN 051 908 984 (**Centro MCS**) in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**) and DPF Holding Trust ARSN 153 269 759 (**DPF HT**);
 - (b) CRL (1) Limited ACN 149 781 322 (**CRL (1)**); and
 - (c) CPT Manager Limited ACN 054 494 307 (**CPT Manager**) as the responsible entity for Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**).

until 28 February 2012 as if section 601FL of the Act were modified or varied by omitting subsection (2) and substituting:

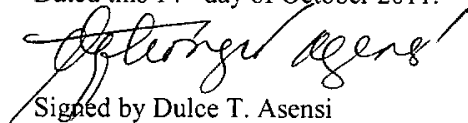
" (2) If the members choose a company to be the new responsible entity and that company has consented, in writing, to becoming the scheme's responsible entity subject to the events outlined in the explanatory memorandum (and accompanying documentation) occurring:

- (a) as soon as practicable after, and in any event within 2 business days after the resolution is passed or the events have occurred (whichever is the later), the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the chosen company as the scheme's responsible entity; and
 - (b) if the current responsible entity does not lodge the notice required by paragraph (a), the company chosen by the members to be the new responsible entity may lodge that notice; and
 - (c) ASIC must comply with the notice when it is lodged."
-

11-1049**Where this instrument applies**

5. Members of each of CRT, DPF HT and CAWF by resolution on or about 22 November 2011 choose CRL (1) to be the new responsible entity of the relevant scheme subject to the events outlined in the explanatory memorandum (and accompanying documentation) occurring; and
6. CRL (1) has agreed in writing to become the new responsible entity of each of CRT, DPF HT and CAWF.

Dated this 14th day of October 2011.



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

11-1050

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 951B(1)(c) – Declaration**

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 951B(1)(c) of the *Corporations Act 2001* ("the Act").

Title

2. This instrument is ASIC Instrument 11-1050.

Commencement

3. This instrument commences upon execution.

Declaration

4. Part 7.7 of the Act applies to:
 - (a) Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**);
 - (b) Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT**); and
 - (c) CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**),

in each case, as if section 941C of the Act were modified or varied by in paragraph 941C(2)(b), omitting "and does not also relate to financial products issued by someone else." and substituting:

"and does not also relate to financial products issued by someone else (*other products*) except where under the terms on which each of the other products and the financial product that is issued by the providing entity are to be traded, they must be transferred together."

Where this instrument applies

5. Any offer or invitation in respect of financial products under the Disclosure Document.

11-1050

Interpretation

6. In this instrument:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX means the financial market operated by ASX Limited ACN 008 624 691.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

CER means CRT and CRL.

CER Stapled Security means:

- (a) an ordinary share in CRL; and
- (b) an ordinary interest in CRT,

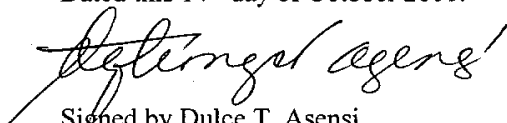
which must, on the terms on which they are traded, only be transferred together.

CRL means Centro Retail Limited ACN 114 757 783.

Disclosure Document means the document that is in substantially the same form as that lodged with ASIC on or about 5 October 2011 which is issued by CER, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT Unit means an ordinary interest in DPF HT.

Dated this 14th day of October 2011.



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

11-1051

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 11-1051.

Commencement

3. This instrument commences upon execution.

Declaration

4. Chapter 5C of the Act applies to the members and responsible entity of the Centro Australia Wholesale Fund ARSN 122 223 974 (CAWF) as if:
 - (a) the definition of "extraordinary resolution" in relation to a registered scheme were modified or varied by it being replaced by the following, "means a resolution by the signing of a document by members who hold at least 50% of the value of the interests of the scheme containing a statement that they are in favour of the resolution set out in the document";
 - (b) subsection 601FL(1) is modified or varied so it reads as follows:

"If the responsible entity of a registered scheme wants to retire then it must give written notice to members of its reasons for wanting to retire and that the members may pass an extraordinary resolution to choose a company to be the new responsible entity.";
 - (c) subsection 601FL(3) is modified or varied by adding, "within 14 days of the notice being sent under subsection 601FL(1)" after "entity" first appearing.

Where this instrument applies

5. Any resolution of members of a managed investment scheme where all the members are not entitled to vote only because of section 253E of the Act to the effect of any of the following:
 - (a) "That, CRL (1) Limited ACN 149 781 322 be appointed as responsible entity of CAWF on the retirement of CPT Manager Limited ACN 054 494 307, in accordance with section 601FL of the Corporations Act (as modified by any applicable ASIC relief instrument)."

11-1051

- (b) "That, CRL (1) Limited ACN 149 781 322 be appointed as responsible entity of CAWF on the retirement of Centro MCS Manager Limited ACN 051 908 984, in accordance with section 601FL of the Corporations Act (as modified by any applicable ASIC relief instrument)."
- (c) "That, Centro MCS Manager Limited ACN 051 908 984 be appointed as responsible entity of CAWF on the retirement of CPT Manager Limited ACN 054 494 307, in accordance with section 601FL of the Corporations Act (as modified by any applicable ASIC relief instrument)."

Dated this 14th day of October 2011.



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

11-1052

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

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under paragraph 1020F(1)(c) of the *Corporations Act 2001* ("**the Act**").

Title

2. This instrument is ASIC Instrument 11-1052.

Commencement

3. This instrument commences upon execution.

Declaration

4. Part 7.9 of the Act applies in relation to:
 - (a) Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**);
 - (b) Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT**); and
 - (c) CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**),

in each case as if section 1019A of the Act were modified or varied by deleting paragraph 1019A(1)(a)(iii).

Where this instrument applies

5. Any CATS offered under the Disclosure Document.
6. Any CRT Units, CAWF Units and DPF HT Units offered or issued under the Disclosure Document or under the CATS.

11-1052

Interpretation

In this instrument:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX means the financial market operated by ASX Limited ACN 008 624 691.

CAWF Unit means an ordinary interest in CAWF.

CATS has the same meaning as in the Disclosure Document.

Centro Retail Australia has the same meaning as in the Disclosure Document.

CER means CRT and CRL.

CER Stapled Security means:

- (a) an ordinary share in CRL; and
- (b) an ordinary interest in CRT,

which must, on the terms on which they are traded, only be transferred together.

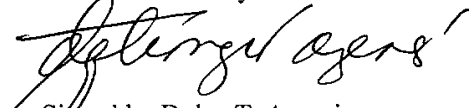
CRL means Centro Retail Limited ACN 114 757 783.

CRT Unit means an ordinary interest in CRT.

Disclosure Document means the document that is substantially in the same form as that lodged with ASIC on or about 5 October 2011, which is issued by CRL and the responsible entities of CRT, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT Unit means an ordinary interest in DPF HT.

Dated this 14th day of October 2011.



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

11-1053

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 11-1053.

Commencement

3. This instrument commences upon execution.

Exemption

4. Centro MCS Manager Limited ACN 051 908 984 in its capacity as the responsible entity of Centro Retail Trust ARSN 104 931 928 (**CRT**) and Centro DPF Holding Trust ARSN 153 269 759 (**DPF HT**), and CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of Centro Australia Wholesale Fund ARSN 122 223 974 (**CAWF**) do not have to comply with paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat members who hold interests of the same class equally.

Where this instrument applies:

5. The responsible entities of CRT, DPF HT and CAWF sell an Unmarketable Parcel of Centro Retail Australia Stapled Securities in accordance with the constitutions of CRT, DPF HT and CAWF and the ASX Listing Rules.

Interpretation:

Aggregation means the transaction under which CER Stapled Securities must, on the terms on which they will be traded, only be transferred together with both CAWF Units and DPF HT Units, and the CER Stapled Securities, CAWF Units and DPF HT Units will be quoted together on ASX on the terms and conditions disclosed in the Disclosure Document.

ASX Listing Rules means the rules prescribed by ASX from time to time.

CAWF Unit means an ordinary interest in CAWF.

Centro Retail Australia has the same meaning as in the Disclosure Document.

11-1053

Centro Retail Australia Stapled Security means a CER Stapled Security, a CAWF Unit and a DPF Unit which must, on the terms on which they are traded on ASX, only be transferred together.

CER Stapled Security means an ordinary share in CRL and an ordinary interest in CRT, which must, on the terms on which they are traded, only be transferred together.

CRL means Centro Retail Limited ACN 114 757 783.

Disclosure Document means the document that is substantially in the same form as that provided to ASIC on or about 5 October 2011, which is issued by CRL and the responsible entities of CRT, CAWF and DPF HT and which sets out information concerning Centro Retail Australia and the Aggregation.

DPF HT Unit means an ordinary interest in DPF HT.

Unmarketable Parcel means a number of Centro Retail Australia Stapled Securities that has an aggregate value, based on the closing price of the Centro Retail Australia Stapled Securities on ASX, of not more than \$500 or such other threshold as determined under the ASX Listing Rules from time to time.

Dated this 14th day of October 2011.



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

11-1054

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

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 741(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 11/1054.

Commencement

3. This instrument commences upon execution.

Declaration

4. Chapter 6D of the Act applies to Centro Retail Limited (ACN 114 757 783) (*Centro*) as if subsection 708(13) were modified or varied by omitting paragraph (b) and substituting:

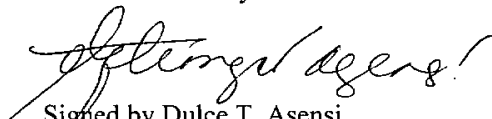
“(b) an offer of fully-paid shares in a body to 1 or more existing holders of shares in the body, under a plan for the reinvestment of at least one of the following:

- (i) dividends in respect of shares in the body; and
- (ii) distributions in respect of interests in one or more registered managed investments schemes which, on the terms on which they may be traded, must only be transferred together with shares in the body.”

Where this instrument applies

5. This instrument applies in relation to offers to acquire shares in Centro, interests in Centro Retail Trust ARSN 104 931 928 (*CRT*), interests in Centro Australia Wholesale Fund ARSN 122 223 974 (*CAWF*) or interests in Centro DPF Holding Trust ARSN 153 269 759 (*DPF HT*) under a plan for the reinvestment of dividends in respect of shares in Centro or distributions in respect of interests in CRT, CAWF or DPF HT where on the terms on which those shares and interests may be traded, they must only be transferred together.

Dated this 14th day of October 2011.



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

11-1056

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

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under subsection 741(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument [11/1056].

Commencement

3. This instrument commences upon execution.

Exemption

4. Centro Retail Limited (ACN 114 757 783) (*Centro*) does not have to comply with subsection 723(1) of the Act.

Where this instrument applies

5. This instrument applies in relation to offers for the issue of shares in Centro under a prospectus lodged by Centro with ASIC on 5 October 2011 where paragraphs 5 - 10 of ASIC Instrument 11-1043 are satisfied.

Dated this 14th day of October 2011.



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

11-1058

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

Enabling legislation

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

Title

This declaration is ASIC Instrument [11/1058].

Commencement

This instrument commences on the date it is signed.

Declaration

Chapter 6 of the Act applies to PEAMCoal Pty Ltd ACN 152 004 772 (the *Bidder*) as if:

1. Section 624 of the Act were modified by inserting the following new subsections after subsection 624(2):

“(2A) For the purposes of calculating the bidder’s voting power in paragraph 624(2)(b), if a person has elected to participate in an acceptance facility in relation to securities, the bidder is taken to have voting power in those securities.

(2B) In this section:

acceptance facility means a facility through which a professional investor who may accept an offer made under an off-market bid, or instruct another person to accept an offer made under an off-market bid, may notify the bidder of the professional investor’s intention to accept, or instruct another person to accept, the offer when:

- (a) the bidder has declared the offer to be free from defeating conditions; or
- (b) the bidder has notified the operator of the facility that it will declare the offer to be free from defeating conditions once the operator of the facility has delivered to the bidder all acceptances, and instructions to accept, held by the operator of the facility.”

2. The following new section were inserted after section 653A:

“653AA Acceptance instructions

For the purposes of this Chapter, apart from section 653A, if a person who may accept an offer under an off-market bid, or instruct another person to

11 - 1058

accept an offer under an off-market bid, in relation to securities authorises the bidder to accept, or instruct another person to accept, the offer on the person's behalf in the manner required under section 653A, the offer is taken to have been accepted in relation to those securities when the bidder receives the authority from the person. An authority for the purposes of this section must be in writing."

Where this instrument applies

This declaration applies where:

1. The Bidder lodged a bidder's statement with ASIC on 4 August 2011, and a replacement bidder's statement with ASIC on 15 August 2011, for an off-market takeover bid to acquire all or any number of the ordinary shares in Macarthur Coal Limited ACN 096 001 955.
2. The Bidder lodged with ASIC a notice under subsection 633(1) item 9 of the Act on 18 August 2011 stating that offers have been sent.
3. The Bidder has lodged with ASIC a supplementary bidder's statement which discloses:
 - (a) the terms of an acceptance facility; and
 - (b) the effect of the relief that will be provided by this declaration.
4. The acceptance facility must include the following terms:
 - (a) where an eligible professional investor who may accept an offer has elected to participate in the acceptance facility, the professional investor authorises and directs the operator of the facility to deliver the professional investor's acceptance form to:
 - (i) in the case of Issuer Sponsored Holdings, Link Market Services Limited (in its capacity of registry of the Bidder); or
 - (ii) in the case of CHESSE Holdings, Link Market Services Limited (in its capacity of registry of the Bidder) or the relevant controlling participant (as determined by the Bidder);as soon as reasonably possible after the operator of the facility receives notice in writing (*confirmation notice*) from the Bidder stating that:
 - (iii) the Bidder has declared the offer to be free from defeating conditions; or

11 - 1058

- (iv) the Bidder will declare the offer to be free from defeating conditions once the operator of the facility has delivered to the Bidder all acceptances, and instructions to accept, held by the operator of the acceptance facility;
- (b) where an eligible professional investor, who may instruct a person who provides a custodial or depository service to accept an offer in relation to securities, has elected to participate in the acceptance facility, the professional investor authorises and directs the operator of the facility to deliver the professional investor's instruction (*custodian instruction*) to the provider of the custodial or depository service, and for the provider of the custodial or depository service to deliver its acceptance of the offer to the facility operator in the same manner as an eligible professional investor referred to in subparagraph (a);
- (c) where the operator of the facility has received acceptance forms from an eligible professional investor or custodian or depository service, the operator of the facility acts as bare trustee only in respect of those securities; and
- (d) the operator of the facility must return any acceptance forms or custodian instructions to the relevant professional investor or custodian or depository service (as the case may be) promptly upon receipt of written notification of:
 - (i) the professional investor or custodian of depository service withdrawing its acceptance or instruction (as the case may be), at any time prior to the operator of the facility receiving the confirmation notice; or
 - (ii) the Bidder ceasing its arrangement with the operator of the facility in respect of the acceptance facility.

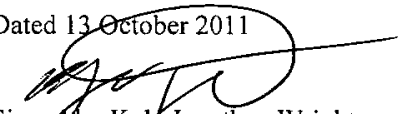
Interpretation

custodial or depository service has the same meaning as in section 766E of the Act.

eligible professional investor means a professional investor who is eligible under the terms of the acceptance facility to participate in the acceptance facility in respect of securities.

instruction includes a direction or request.

Dated 13 October 2011


Signed by Kyle Jonathan Wright
as a delegate of the Australian Securities and Investments Commission

11-1065

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

Pursuant to paragraph 741(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) hereby exempts the persons specified in Schedule A in the case referred to in Schedule B on the condition referred to in Schedule C for the period referred to in Schedule D from compliance with subsection 734(2) of the Act.

Schedule A

Alliance Airlines Pty Limited ACN 107 165 980 (*Alliance*).

Schedule B

Communication by Alliance to employees of Alliance:

- (a) details of the participation of employees in the possible offer for issue or sale of ordinary shares in an entity that will become a related body corporate of Alliance (*Offer*);
- (b) details of any employee share plan, employee option plan or similar employee incentive plan under which offers to employees of Alliance will be made at or about the same time as the Offer;
- (c) matters relating to:
 - (i) changes to the internal administration of Alliance;
 - (ii) the appointment of management and executive officers to Alliance and an entity that will become a related body corporate of Alliance through the Offer; and
 - (iii) the timing of the Offer;
- (d) information concerning impending announcements in relation to the Offer; and
- (e) information in connection with due diligence enquiries that are reasonable in the circumstances in relation to the prospectus for the Offer (*Prospectus*).

Schedule C

No advantages or disadvantages of the Offer are communicated.

-2-

11-1065

Schedule D

If and for so long as the condition in Schedule C is met, this exemption shall remain effective, unless otherwise revoked, until the earlier of:

- (a) the date on which the Prospectus is lodged with ASIC; or
- (b) 7 April 2012.

Dated this 14th day of October 2011



Signed by Michael Jukes as a delegate of the Australian Securities and Investments Commission

11-1066

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

Enabling legislation

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

Title

2. This instrument is ASIC Instrument 11-1066.

Commencement

3. This instrument commences upon execution.

Declaration

4. Chapter 5C of the Act applies to the members and responsible entity of the DPF Holding Trust ARSN 153 269 759 (DPF HT) as if:
 - (a) the definition of "extraordinary resolution" in relation to a registered scheme were modified or varied by it being replaced by the following, "means a resolution by the signing of a document by members who hold at least 50% of the value of the interests of the scheme containing a statement that they are in favour of the resolution set out in the document";
 - (b) subsection 601FL(1) is modified or varied so it reads as follows:

"If the responsible entity of a registered scheme wants to retire then it must give written notice to members of its reasons for wanting to retire and that the members may pass an extraordinary resolution to choose a company to be the new responsible entity.";
 - (c) subsection 601FL(3) is modified or varied by adding, "within 14 days of the notice being sent under subsection 601FL(1)" after "entity" first appearing.

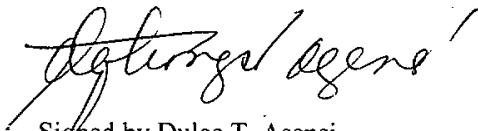
Where this instrument applies

5. Any resolution of members of a managed investment scheme where all the members are not entitled to vote only because of section 253E of the Act to the effect of:

"That, CRL (1) Limited ACN 149 781 322 be appointed as responsible entity of DPF Holding trust on the retirement of Centro MCS Manager Limited ACN 051 908 984, in accordance with section 601FL of the Corporations Act (as modified by any applicable ASIC relief instrument)."

11-1066

Dated this 14th day of October 2011.

A handwritten signature in black ink, appearing to read 'Dulce T. Asensi', written in a cursive style.

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

11-1070

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

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 741(1)(b) of the *Corporations Act 2001 (Act)*.

Title

2. This instrument is ASIC Instrument 11/1070.

Commencement

3. This instrument commences on 14 October 2011.

Declaration

4. Chapter 6D of the Act applies to Super Retail Group Limited ACN 108 676 204 (*SUL*) as if subsection 9A(4) (as notionally modified by ASIC Class Order [CO 08/35]) of the Act were modified or varied by inserting an additional paragraph after paragraph (e) as follows:

"(f) every person who is offered securities as a person who is not an exempt investor, but no other persons who is offered securities, is entitled to trade rights to be issued with the person's securities during a period of time ending prior to the time by which the person may accept the offer."

Where this instrument applies

5. This declaration applies to an offer by *SUL* of fully paid ordinary shares in *SUL* for issue to be made on or about 17 October 2011.

Dated this 14 day of October 2011



Signed by Elizabeth Linneman,
as a delegate of the Australian Securities and Investments Commission

11-1073

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

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under subsection 741(1) of the *Corporations Act 2001* (the *Act*).

Title

2. This instrument is ASIC Instrument 11-1073.

Commencement

3. This instrument commences on 18 October 2011.

Declaration

4. Chapter 6D of the Act applies to Blenheim Resources Limited ACN 149 735 642 (the *Issuer*) as if Part 6D.2 were modified or varied as follows:
 - (a) Omit paragraph 723(3)(b), substitute:

"(b) the securities are not admitted to quotation within 3 months after the later of:

 - (i) the date of the original prospectus; and
 - (ii) the date of a supplementary prospectus for the offer lodged with ASIC which:
 - (A) discloses that the securities are not admitted to quotations; and
 - (B) gives applicants 1 month to withdraw their application and be repaid";
 - (b) in paragraphs 724(1)(a), omit the words "and that condition is not satisfied within 4 months after the date of the disclosure document", substitute:

"and that condition is not satisfied within 4 months after the later of:

 - (iii) the date of the original prospectus; or
 - (iv) the date of a supplementary prospectus for the offer lodged with ASIC which:
 - (A) discloses that the condition has not been satisfied; and
 - (B) give applicants 1 month to withdraw their application and be repaid";
 - (c) omit subparagraph 724(1)(b)(ii), insert:

"(ii) the securities are not admitted to quotation within 3 months after the later of:

11-1073

- (A) the date of the original prospectus; and
- (B) the date of the supplementary prospectus 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

(d) after subsection 724(1A), insert:


"(1B) Where a supplementary prospectus of the kind referred to in subparagraphs (1)(b)(ii)(B) is lodged with ASIC, the person offering the securities must give the applicants:

- (i) that supplementary prospectus; and
- (ii) 1 month to withdraw their application and be repaid."

Where this instrument applies

5. This instrument applies in relation to an offer or issue of securities of the Issuer under the original prospectus lodged with ASIC on 19 July 2011 or a replacement prospectus lodged with ASIC on 3 August 2011, where the Issuer has lodged a supplementary prospectus on or after the date of this instrument which describes the need for, and effect of, the relief provided in this instrument.

Dated this 18th day of October 2011



.....

Signed by Anthony Graham

as a delegate of the Australian Securities and Investments Commission



11-1074

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: STONEBRIDGE FUTURES PTY LTD
ACN 001 255 116 ("the Licensee")
Level 10, Hudson House
131 Macquarie Street,
Sydney NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 238156 held by STONEBRIDGE FUTURES PTY LTD with effect from the date on which this notice is given to the Licensee.

Dated this 18 October 2011

Signed

A handwritten signature in black ink, appearing to be 'Joyce Krashow', written over a dotted line.

Joyce Krashow, a delegate of the Australian Securities and Investments Commission



11-1077

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Mariner Asset Management Limited
ACN 002 163 180 ("the Licensee")
73 St Vincent Place South
Albert Park VIC 3206

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 237091 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19 October 2011

A handwritten signature in black ink, appearing to be 'Joyce Krashow'.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

11-1079

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is hereby given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of the order on the person to whom it relates, being 17 October 2011.

**AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION
CORPORATIONS ACT 2001 SECTION 915C****Notice of Suspension of Australian Financial Services Licence**

To: Far East Capital Limited ACN 068 838 193
C/- Trood Pratt & Co
Level 21
68 Pitt Street
Sydney NSW 2000

TAKE NOTICE that under subsection 915C(1) of the Corporations Act 2001 the Australian Securities and Investments Commission suspends Australian financial services licence no. 253003 held by Far East Capital Limited ACN 068 838 193 until 13 October 2012.

Dated this 14th day of October 2011.

Signed: 
Graeme Darcy Plath
Delegate of the Australian Securities and
Investments Commission

Your attention is drawn to subsection 911A(1) of the Corporations Act 2001 which provides that subject to this section, a person who carries on a financial services business in this jurisdiction must hold an Australian financial services licence covering the provision of the financial services and that a failure to comply with this subsection is an offence (see subsection 1311(1) of the Corporations Act 2001).



11-1081

ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Preferred Financial Services (WA) Pty Limited
ACN 101 362 814 ("the Licensee")
7 Palgrave Elbow
Marangaroo WA 6064

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 279159 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20 October 2011

A handwritten signature in black ink, consisting of a large, stylized 'J' followed by a long horizontal stroke.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

11-1083

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(a) – Exemption**

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraph 741(1)(a) of the Corporations Act 2001 (*Act*).

Title

2. This instrument is ASIC Instrument 11-1083.

Commencement

3. This instrument commences on 19 October 2011.

Exemption

4. String Transport Systems Limited ACN 142 651 812 (*Company*) is exempt from compliance with Parts 6D.2 and 6D.3 of the Act.

When this instrument applies

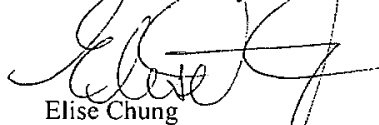
5. This instrument applies in relation to an offer by the Company to transfer to the Company shareholders shares in String Transport Systems plc (the *Parent Company*), a company incorporated under the laws of the United Kingdom with company registration number 07731802, pursuant to a Reconstruction.

Interpretation

6. In this instrument:

Reconstruction means the proposed corporate holding restructure of the Company by way of an issue of shares by the Parent Company on an equal basis for the purposes of listing the Parent Company on the Deutsche Borse' Frankfurt Stock Exchange.

Dated this 19th day of October 2011



Elise Chung

As a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twenty-first day of October 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

STEULER-INDUSTRIEWERKE GMBH
VEND MAX INTERNATIONAL INC.

083 733 966
107 415 654

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 twenty-first day of October 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

GBG BUSINESS IMPROVEMENT LIMITED	124 656 015
INTERACTIVE DISTRIBUTION LIMITED	122 649 192
PRESTIGE INTERNATIONAL INC.	003 904 630
TAI TAK ESTATES SDN BHD	060 052 753

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 twenty-first day of October 2011

Luke Keet
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 010 075 395 PTY LTD	010 075 395
A.C.N. 058 654 541 PTY LIMITED	058 654 541
A.C.N. 081 777 317 PTY LTD	081 777 317
A.C.N. 114 501 905 PTY LTD	114 501 905
A.I. DEVELOPMENTS PTY LTD	124 533 464
AAS OPTICAL PTY. LTD.	116 729 232
ABGM PTY LIMITED	126 433 743
ADAPTIVE COMPUTER SOLUTIONS PTY LTD	099 240 141
ADVANTAGE BUILDING PTY LIMITED	114 415 002
ALIANDA VALLEY PTY. LTD.	082 367 646
ALIWELCH PTY LTD	095 681 744
APPLIED ORTHOPAEDICS AND SCIENCE CONSULTANCY PTY LTD	104 534 358
ASCOT (BENDIGO) CONSTRUCTIONS PTY LTD	067 587 277
ATHERTONS (S.A.) PROPRIETARY LIMITED	007 568 425
AUBURN FORMWORKS NSW PTY. LTD.	133 770 224
AUSTRALIAN FINANSWERS PTY LTD	110 577 127
AUSTWIDE PROPERTY & DEVELOPMENTS PTY LTD	098 464 549
AY HOLDINGS PTY LIMITED	133 307 794
A2Z CONCRETING AUSTRALIA PTY. LTD.	133 099 706
BE PRODUCTIONS AUSTRALIA PTY LTD	122 687 156
BETTASTONE PTY LTD	119 106 008
BLUEPRINT DEVELOPMENTS (AUST) PTY. LTD.	095 072 307
BLUEPRINT DEVELOPMENTS NO. 4 (AUST) PTY. LTD.	098 020 538
BOSS DEMOLITION PTY LTD	133 361 163
BRAKE COMPANY PTY LTD	118 124 986
CAPITAL B MASONRY PTY LIMITED	119 157 023
CLADAV PTY LTD	067 208 771
CSN SERVICES PTY LTD	120 804 382
DANGELO ENTERPRISES PTY LTD	077 996 813
D B S A SERVICES PTY. LIMITED	106 349 633
DEEN BROS. HOLDINGS PTY LTD	109 428 828

Name of Company	ACN
DERRY EXCAVATIONS PTY LIMITED	089 607 134
DOUGH RE ME PTY LIMITED	103 162 876
DURRES LOGISTICS PTY LTD	116 342 020
ELITE BUSINESS HOLDINGS PTY LTD	083 355 908
EMPIRE INTERIOR (AUSTRALIA) PTY LTD	110 021 586
ENGINEERING HOUSE PTY LTD	083 362 243
EVERLONE PTY. LIMITED	074 035 519
EYESWIDER PTY LTD	120 555 222
F.W. WALKER AND JOY PROPRIETARY LIMITED	004 249 898
FEATHERNEST PTY. LIMITED.	088 568 745
GALAXY RACING PTY LTD	131 230 245
GATED EMPLOYMENT SERVICES PTY LTD	128 316 147
GRAHAM PETER PTY LTD	109 690 824
GRAYS WAREHOUSING PTY LTD	134 462 276
GUNNEDAH COAL TRANSPORT PTY. LTD.	093 113 645
HARRISON AIRCON PTY LTD	111 207 099
HATARI AUSTRALIA PTY LTD	091 248 814
HENDERSONS AUTOMOTIVE TECHNOLOGIES PTY LTD	108 967 611
INDULGENCE HUNTER PTY LTD	130 640 925
INFINITY RESIDENTIAL PTY LTD	132 105 036
INSULATION MATERIALS & SERVICES PTY. LIMITED	004 496 226
INTEGRATED HEALTH & WELLBEING PTY LTD	128 068 271
JBEK PTY LTD	105 007 341
K.I. VENTURES PTY LTD	084 560 592
KAKUN HOLDINGS PTY LTD	003 259 818
KAMERUNGA VILLA PTY. LTD.	010 777 483
KARMALOGIC ACCOUNTING PTY LIMITED	120 843 816
KATRINA ARMSTRONG INVESTMENTS PTY LTD	083 210 619
KAY DOYLE ENTERPRISES PTY LTD	105 178 649
KOALA CONSTRUCTION GROUP PTY. LTD.	146 825 845
LIFE OPTIONS PTY LTD	059 189 721
LIVING CREATIVELY EXHIBITIONS PTY LTD	131 890 821
LJ & LJ KING PTY LTD	127 862 793
LWR MANUFACTURING (AUST.) LIMITED	099 379 165
M.G. FRESH PTY LIMITED	003 700 221
MACPIGGERIES PTY LTD	063 441 672
MATILDA MOTORHOMES PTY LTD	075 517 501
MATRENE PTY LTD	092 762 180
MATTHEWS BUDGET KITCHEN & JOINERY PTY LTD	123 017 158
MCSERA PTY LTD	126 970 607
MECAIR AIRCONDITIONING PTY LTD	108 805 616
MELBOURNE TRANSPORT SERVICE PTY. LTD.	072 714 400
MID TRAVEL SERVICE GOLD COAST PTY. LTD.	010 771 025
MIRAGE INTERIORS (NSW) PTY LTD	132 126 679
MJ & BS SMITH PTY LTD	105 367 824
MJ ADVISORS PTY LTD	113 805 137

Name of Company	ACN
MOSES RENDERING PTY LTD	135 193 332
MVT HOLDINGS LIMITED	118 846 585
NEWCASTLE SALARY PACKAGING PTY LTD	136 619 826
NORTH WEST ADMINISTRATION PTY. LIMITED	093 560 215
OMEGA HOME DEVELOPMENTS PTY LTD	108 085 301
OZICOM HOLDINGS PTY. LTD.	098 181 483
PM DEVELOPMENTS PTY LTD	099 606 827
PROFESSIONAL TECHNICS CONSTRUCTION PTY LTD	003 390 458
PROMNITZ HOLDINGS PTY LTD	063 343 322
REALISTIC FURNITURE MANUFACTURING CO. PTY. LTD.	084 556 365
RIDLEY TECHNOLOGY GROUP PTY LTD	109 673 252
SB NO 1 PTY LTD	105 412 208
SEA FARM & RESOURCES PTY LTD	114 589 945
SECURITY GENERAL SERVICES PTY LIMITED	099 868 756
SHAYNE HAWKE ROOFING PTY. LTD.	113 155 516
SICON AUSTRALIA PTY. LTD.	101 612 444
SIGHT 4 U PTY LTD	123 575 422
SIGNATURE MARKETING AUSTRALIA PTY. LTD.	112 598 026
SILVICULTURE MANAGEMENT PTY LTD	090 393 981
SMI GLOBAL TECHNOLOGY LTD	069 710 032
STEELSPAN BUILDING SYSTEMS PTY LTD	065 160 116
STEEL WHOLESALERS ADELAIDE PTY LTD	143 195 626
SUNBAKER ENTERPRISES PTY LTD	127 513 008
SUNRISE HOLDINGS (AUST) PTY LTD	123 911 713
TALBINGO LODGE PTY. LTD.	107 194 196
TECH EXPRESS.COM PTY. LTD.	103 396 185
THE BLACK & WHITE PARTS COMPANY PTY. LTD.	084 912 210
TOP LAY CARPET PTY. LTD.	139 567 294
TOTAL FINANCIAL & INVESTMENT SERVICES PTY. LTD.	105 201 054
TRADITIONAL MEDICINES PTY. LTD.	085 306 145
TRANSFLEET SERVICES PTY LTD	112 376 744
UNISTYLE SUNSHINE COAST PTY LTD	106 462 006
VULCAN ENGINEERING GLADSTONE PTY LTD	119 762 462
WINCHESTER DEVELOPMENTS PTY LTD	112 145 632
1 CLASS PTY LTD	113 665 811
133 795 356 PTY LTD	133 795 356

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 twenty-first day of October 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme**ARSN**

AMP CAPITAL CHINA FUND	108 364 101
AMP CAPITAL CHINA FUND 2	112 183 338
EFM AUSTRALIAN SHARE FUND 5	108 276 786
EFM DIVERSIFIED FUND 6	125 467 138
EFM INTERNATIONAL SHARE FUND 1	108 279 009
EFM INTERNATIONAL SHARE FUND 4	108 279 063
EFM INTERNATIONAL SHARE FUND 6	108 277 194
FD AUSTRALIAN SHARE FUND 2	108 277 069
FD INTERNATIONAL SHARE FUND 2	108 275 547
GLOBAL TECHNOLOGY FUND	091 446 687
MACQUARIE GILT EDGE ACCESS ACCOUNT	090 384 268

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 twenty-first day of October 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

METROLAND AUSTRALIA TRUST

146 261 583

METROLAND PROPERTY TRUST NO.1

146 261 743

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 twenty-first day of October 2011

Luke Keet
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
'PLOID PTY LTD	147 418 102
A.C.N. 146 602 566 PTY	146 602 566
A & F JACKSON NOMINEES PTY LTD	101 778 876
A & I HOMES PTY LTD	149 668 057
ABBOTT SIMAAG AUSTRALASIA PTY LTD	102 845 965
ABRAHAM INVESTMENTS PTY LTD	142 923 108
ACN 079 632 689 PTY LTD	079 632 689
AGT (NT) PTY LTD	120 828 024
ALAN WESTWOOD CONSULTING PTY LTD	102 726 876
ALEXANDER & ASSOCIATES FINANCIAL SERVICES PTY. LIMITED	094 255 259
AMCELL PTY LTD	104 455 478
AMES MEDICAL EQUIPMENT SPECIALISTS PTY. LTD.	050 482 561
AMP CAPITAL GLOBAL PROPERTY SECURITIES PTY LIMITED	120 524 950
ANDREW JOHNS PLUMBING PTY LTD	126 383 319
ANSA HOARDINGS PTY LIMITED	127 354 590
APC.AU PTY LTD	078 575 238
ARGENTINE CHAMBER OF COMMERCE IN AUSTRALIA LTD	107 072 542
ASPEN OIL PTY LTD	062 765 851
AVIAN INTERNATIONAL PTY LIMITED	142 052 846
AVITTOY PTY LTD	002 725 206
AVLIEB PTY LIMITED	133 162 802
AZA PTY. LTD.	010 750 437
BALLARD QUICKWATER PTY LTD	121 668 102
BATTMAN NSW PTY LIMITED	116 423 717
BAYVIEW GOLD PTY LTD	085 610 751
BDJ ROOFING PTY LTD	092 731 943
BEAK PTY LTD	113 568 148
BLACKALL MOTORS WORKSHOP PTY. LTD.	062 328 170
BNT INTERNATIONAL MANAGEMENT PTY LTD	109 756 998
BOSP TRADING CO PTY LTD	110 905 765
BRADGOLL PTY LTD	123 672 926

Name of Company	ACN
BRIGHTON AVENUE INVESTMENTS PTY LTD	082 819 038
BUASAC PROPRIETARY LIMITED	005 968 749
BUBBY BUNDLES PTY. LTD.	132 662 545
C.P.K. SHOP FITTING & JOINERY PTY LTD	117 651 082
C & A JOINERY CONSTRUCTION PTY LIMITED	106 636 926
CALDILLATE PTY LTD	003 168 492
CHEZ JOHN PTY LIMITED	084 816 982
CHINA DIRECT IMPORT/EXPORT CO., PTY LTD	134 118 899
CHINA EVERBRIGHT PTY LTD	061 921 499
CITIE CENTRE PROJECTS PTY LTD	110 984 382
CLARE VALLEY VINEYARD SERVICES PTY. LTD.	008 160 549
CLEANWASTE PTY. LTD.	094 025 975
CONNORCORP PTY LTD	064 073 089
CONSULTSERVICE PTY LTD	134 906 746
CONTDOR PTY LTD	145 975 944
COTSPALM PTY. LIMITED	059 306 866
CREATIVE PAVERS (AUSTRALIA) PTY LTD	125 549 153
DARRENADAM MANAGEMENT SERVICES PTY LTD	122 726 970
DATASHARE AUSTRALIA PTY. LTD.	004 817 145
D B TRAINING (GLADSTONE) PTY LTD	134 400 963
DEDICATEDBOX PTY LTD	136 050 381
DEWTRON PTY. LTD.	052 481 795
DFK IP PTY LTD	127 155 159
DIRECT SUPERVISION & INSPECTION SERVICES PTY LTD	052 421 977
DIVELLINI DEVELOPMENTS PTY LTD	111 052 781
DUNAVANT FINANCE (AUST) PTY LIMITED	078 252 016
ELEMES PTY LTD	104 272 102
EMBELLISH HOMEWARES AND GIFTS PTY LTD	132 928 655
ENVISION SOLUTIONS PTY LTD	103 864 142
EROTICA (INTERNATIONAL) PTY. LTD.	006 648 915
ETERNAL LIBERTY PTY LTD	108 553 475
EXPRESS AIR PTY LTD	123 225 365
E 2 GO AUSTRALIA PTY LTD	121 226 980
F.W. & J.P. WHITTAKER PTY. LTD.	006 684 555
FARMER FRIENDLY SOURCING PTY LTD	137 270 841
FIRM PROPERTY DEVELOPMENTS NUMBER 4 PTY LTD	123 812 715
FOODTEC INTERNATIONAL PTY LTD	109 037 130
FORMICA INVESTMENTS PTY LTD	000 112 685
GALLO TRANSPORT PTY LIMITED	061 607 252
GIDEON INVESTMENTS PTY LTD	130 780 497
GIDGEE PTY. LTD.	065 215 241
GINGER CAT IT PTY LTD	141 722 063
GOLAN AYALON PTY LTD	121 915 026
GOLDMARCH PTY LTD	101 897 349
GRAB ME PTY. LTD.	146 075 461
GRAEME BRACHER PANEL WORKS PTY. LTD.	005 595 228

Name of Company	ACN
GRANTRAC NOMINEES PTY LTD	106 438 000
HALLAM & JONES PTY. LTD.	050 023 357
HAPPY BADMINTON PTY LTD	150 247 368
HAPPY GAMER ONLINE PTY LTD	130 289 440
HARVEY PINES PTY. LTD.	005 984 056
HERFAH PTY. LTD.	051 443 228
HIFU HOLDINGS PTY LTD	149 484 677
HIGH WATER MARK PTY LTD	122 320 325
IAN DAVISON PTY LTD	001 794 832
IBUYDARTS.COM.AU PTY LTD	139 095 426
ILEPATEN PTY LTD	001 791 608
INTEGRATED MARKETING COMMUNICATIONS PTY LTD	101 150 538
IZTIP PTY. LTD.	007 186 941
J.T.M INTERNATIONAL PTY LTD	115 771 616
JADAVILLE PTY. LTD.	004 941 048
JENCARD LTD	003 219 118
JENRAL PTY LTD	080 322 587
JOE'S PEST & WEED CONTROL PTY LTD	060 325 582
JUDLY INTERNATIONAL PTY LTD	003 750 132
KEANE LIVING PTY. LTD.	006 461 258
KEYSTONE ENDEAVOURS PTY LTD	125 905 795
KORNEY PTY LIMITED	106 484 315
LAKIC TRANSPORT PTY. LTD.	116 441 788
LANNEIL PTY LTD	153 244 172
LAW FIRM CAPITAL PTY LTD	130 230 830
LEGEND WHOLESALE PTY LTD	121 830 644
LE ROSSIGNOL PTY LTD	053 491 419
LIFAX PTY LTD	003 111 608
L K HILL SHEARING CONTRACTORS PTY LIMITED	138 071 922
LONSDALE'S TRANSPORT AUSTRALIA PTY LTD	090 501 465
LUDLAMS INTERIOR LININGS PTY. LTD.	071 169 474
LUMAR 7 PTY LTD	144 777 980
LUMAX NOMINEES PTY LTD	110 867 920
M.G. ALEXANDER SERVICES PTY. LIMITED	069 103 573
M & C ROBERTS TRANSPORT PTY. LTD.	110 425 995
MARLAN INVESTMENTS PTY. LTD.	079 092 907
MARMIKAS CONSTRUCTIONS PTY. LTD.	004 790 069
MATRIX KNOWLEDGE MANAGEMENT PTY LTD	121 283 305
MAYOUNG INDUSTRIES PTY. LTD.	075 962 944
MCGARRY AND EADIE PTY LTD	142 959 779
MCM GLOBAL PTY. LTD.	113 389 272
MEDIASENZ PTY LTD	100 288 088
MEGAMALL TRADING PTY LTD	139 598 931
MEGA MERINOS GLOBAL PTY LTD	134 702 524
METROFRESH PTY LTD	089 807 036
MICKLEHAM INVESTMENTS PTY. LTD.	065 815 938

Name of Company	ACN
MIMI'S WEIGHTLOSS AND EXERCISE PTY LTD	116 008 514
MINDWAKE ENTERPRISES PTY. LIMITED	003 909 911
MONEY BUSTERS PTY LTD	150 565 825
MOTOMAXX PTY LTD	122 222 986
MYSEBEL PTY LTD	121 657 323
NETT GROUP PTY. LTD.	147 855 507
O'HARE ENTERPRISES PTY LTD	083 004 406
ODESSA ON BONDI ROAD PTY LIMITED	139 678 916
ONLINE ELECTRONICS PTY LTD	133 432 194
ORR FAMILY HOLDINGS PTY. LIMITED	134 000 552
PAIZLEY PTY LTD	115 997 816
PALLETHOUND PTY LTD	093 134 126
PET HEALTH INTERNATIONAL PTY LTD	148 105 499
PG ABBOTT PTY LTD	133 712 384
PLAYGROUND WORLD PTY LTD	132 263 088
PREVENTA SHOCK PTY LTD	102 361 302
PROACTIVE HC CORPORATE PTY LTD	138 452 150
PROACTIVE HC PROPERTY PTY LTD	135 944 277
PROACTIVE HUMAN CAPITAL PTY LTD	134 548 940
PROJECT BLUEPRINT SYDNEY PTY. LTD.	115 871 586
PRONTO METAL FABRICATIONS PTY. LTD.	057 510 077
PROPERTY ADVISORY CONSULTANTS PTY LTD	129 933 277
PROPERTY INVESTMENT ADVOCACY PTY. LTD.	135 227 691
QUEENSLAND MAINTENANCE SOLUTIONS PTY LTD	111 015 199
Q4T MANAGEMENT PTY LTD	151 216 563
R & D.E MUIR FAMILY PTY LTD	139 662 310
R BARRON HOLDINGS PTY LTD	105 726 190
R BARRON INVESTMENTS PTY LTD	105 726 743
REACH MARKET GROUP PTY. LTD.	134 279 771
RED COSMETICS PTY. LTD.	073 886 969
REDPLUSWHITE PTY LTD	123 009 503
REECY OWINS PROPERTY MANAGEMENT PTY LTD	108 865 416
RESTORE BUILDING SERVICES PTY LTD	149 486 911
REVIEW CONSULT & RESOLVE PTY LTD	138 566 588
RIPARIAN FIX PTY LTD	128 004 777
ROCOCO STRINGS PTY LTD	101 776 069
ROSKIE PTY LTD	095 645 828
RPN WILLIAMS PTY. LTD.	092 755 050
RRNET PTY LTD	145 956 529
RS ENTERPRISES AUSTRALIA PTY LTD	131 008 243
RUSTEEN PTY. LTD.	083 206 517
S.W. & S.M. PLUMBING PTY LTD	095 584 133
SABMAS EARTHMOVING PTY. LTD.	149 996 976
SADUCAS CONSULTANCY PTY LIMITED	140 450 997
SAFE ENCLOSURES PTY LIMITED	152 060 627
SBSI PTY LTD	116 214 469

Name of Company	ACN
SELVA MEDICAL PRACTICE PTY LTD	057 018 710
SENSCI PTY LTD	116 447 511
SERGRIS PTY. LTD.	092 067 331
SHAIRZAL SAFETY ENGINEERING (SALES) PTY LTD	138 274 816
SHAMROCK ENTERPRISES PTY. LTD.	009 630 862
SHARLEC PTY LTD	105 964 190
SIMBETTER PTY LTD	130 453 744
SIMON SAYS FIX IT PTY. LTD.	134 412 749
SINCDESIGN PTY LTD	133 396 764
SNIKTA HOLDINGS PTY LTD	114 594 473
SOCIETY OF TRUST AND ESTATE PRACTITIONERS PTY LTD	084 669 938
SOUNDS MUSIC PTY. LTD.	133 703 509
SOUTHERN ASSET & PROPERTY SERVICES PTY LTD	146 746 358
SOUTHERN DISCOUNT SADDLERY PTY. LTD.	139 765 610
SOVEREIGN (AUST) PTY. LTD.	086 477 938
STADTON PTY. LIMITED	006 556 958
STRINGER INVESTMENTS PTY. LTD.	079 864 887
SUN CITIES PTY LTD	140 632 113
SUNKIT SOLAR PTY. LTD.	101 912 396
SUN METAL RECYCLING PTY. LTD.	133 135 314
SUPERTIME PTY. LTD.	050 242 352
SWEENEY CHAN PTY LTD	140 829 787
SYDNEY SCENE PTY LTD	127 810 959
SYDNEY WIDE PROTECTION PTY. LIMITED	109 813 907
T&D CONSTRUCTIONS PTY. LTD.	137 347 472
TECHIN TRADING PTY LTD	139 335 630
TELECHANNEL PTY. LTD.	110 389 967
TELFEEPT PTY LTD	003 387 059
TESARU PTY LTD	003 001 741
THREE BUILDERS PTY LTD	139 125 830
THREE LEAVES PTY. LTD.	127 358 267
TOLCOR PTY LTD	096 869 206
TOMANAH PTY LIMITED	091 389 945
TRAVEL COMBINE PTY LTD	146 218 975
TULLAMARINE ELECTRIC MOTORS PTY LTD	067 887 209
UGANI SUPERANNUATION PTY LTD	146 985 042
VANESSA WATCHES & JEWELLERY WHOLESALER PTY. LIMITED	057 639 380
VICTORY TRANSPORT PTY LTD	149 855 872
VITALBEING PTY. LTD.	147 678 199
VITAL LINK MARKET CONNECTIONS (INTERNATIONAL) PTY. LTD.	095 887 273
WACKA PTY LTD	082 448 717
WDA PTY. LTD.	139 840 038
WISLEY PTY. LTD.	064 886 380
WITHOUT POCKETS PTY LTD	119 648 298
WIZZBIZZ SOLUTIONS PTY LTD	002 337 519
XIN FA ZHAN PTY LTD	121 010 008

Name of Company**ACN**

XJ ZONG CONSTRUCTION PTY LTD	126 622 339
YUJJ PTY. LTD.	146 367 697
YURARA HOLDINGS PTY. LTD.	137 168 462
ZEN LEISURE PTY LIMITED	078 346 317
163 MALE STREET BRIGHTON PTY LTD	004 557 153
24-7 GIRL PTY LIMITED	136 540 442
3FS PTY LTD	130 423 773

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.

BIRRELL MOTORS GROUP LIMITED

ACN 060 776 212 will change to a proprietary company limited by shares. The new name will be BIRRELL MOTORS GROUP PTY LTD
ACN 060 776 212.

EMERALD AGRIBUSINESS GROUP PTY

LIMITED ACN 141 447 798 will change to a public company limited by shares. The new name will be EMERALD AGRIBUSINESS GROUP LIMITED ACN 141 447 798.

FIVE OCEANS ASSET MANAGEMENT PTY

LIMITED ACN 113 453 160 will change to a public company limited by shares. The new name will be FIVE OCEANS ASSET MANAGEMENT LIMITED ACN 113 453 160.

LOGAN MOTORWAY COMPANY LIMITED ACN

010 704 300 will change to a proprietary company limited by shares. The new name will be LOGAN MOTORWAYS PTY LIMITED ACN 010 704 300.

QUEENSLAND MOTORWAYS LIMITED

ACN 067 242 513 will change to a proprietary company limited by shares. The new name will be QUEENSLAND MOTORWAYS PTY LIMITED
ACN 067 242 513.

THE GATEWAY BRIDGE COMPANY LIMITED

ACN 010 127 303 will change to a proprietary company limited by shares. The new name will be GATEWAY MOTORWAY PTY LIMITED
ACN 010 127 303.