



Commonwealth of Australia

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Change of company Status

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

02/1326

Pursuant to paragraph 601QA(1)(b) of the Corporations Act, 2001 ("Act") the Australian Securities and Investments Commission hereby declares that the provisions of Chapter 5C of the Act apply in relation to the persons mentioned in Schedule A in respect of the scheme described in Schedule B in the case described in Schedule C as follows:

- 1. Delete Part 5C.6.
- 2. In paragraph 601GA(4)(b), delete the words "if the right may be exercised while the scheme is liquid (as defined in section 601KA)-", and replace"; "; and ".".
- 3. Delete paragraph 601GA(4)(c).
- 4. Delete the last paragraph of section 601GA(4).
- 5. Delete paragraph 601FC(1)(d).

SCHEDULE A

Specific Property Services Limited (ACN 006 387 435) ("Responsible Entity")

SCHEDULE B

The scheme now known as the Sydney Healthcare Trust (ARSN 101 067 878) ("Scheme").

SCHEDULE C

The offer by the Responsible Entity to the Vendor of the opportunity for the Vendor to wholly withdraw from the Scheme, the allowing of that withdrawal by the Responsible Entity and any provision of the Scheme's constitution that relates to such withdrawal.

In this instrument of relief:

"Vendor" means Idameneo (No. 123) Pty Ltd (ACN 002 968 188) that is selling the following properties to the Scheme and holds 10 units in the Scheme:

- 1. 122 Station Street, Wentworthville, New South Wales.
- 2. Cnr Bong Bong Road and Marshall Streets, Dapto, New South Wales.
- 3. 11 Clanalpine Street, Eastwood, New South Wales.
- 4. 483 Pacific Highway, Cnr Pacific Highway and Kinnara Street, Wyoming, New South Wales.
- 5. 30-38 Short Street, Leichhardt, New South Wales.
- 6. 10 Jirrang Close, Mt Druitt, New South Wales.
- 7. 42 President Street, Caringbah, New South Wales.

Dated 14 November 2002

Signed by Maree Therese O'Brien

as a delegate of the Australian Securities and Investments Commission



Australian Securities & Investments Commission

02/1327

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 18 October 2003.

SCHEDULE

Structural Systems Limited ACN 006 413 574

Dated: 13 December 2002

Signed:

Gadi Bloch, as a Delegate of the

Australian Securities & Investments Commission Corporations Law Section 825

02/1328

Order Revoking Licence

TO: C G CLARKE & ASSOCIATES PTY LTD, ACN: 005 607 929 ("the Licensec")

PO BOX 18094

MELBOURNE VIC 8003

Pursuant to paragraph 825(C) of the Corporations Law , the Australian Securities and Investments Commission hereby revokes Licence Number 12944 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 12th day of December 2002

Signed Kathy Manige
Kathryn Flanagan,

delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Insurance (Agents and Brokers) Act 1984 Subsection 21(5) Voluntary Cancellation of Registration of General Insurance Broker

Pursuant to subsection 21(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission ("the Commission") hereby gives notice that, pursuant to subsection 21(4) of the Act, the Commission cancelled the registration of the persons mentioned in the schedule with effect from the date specified.

Dorothy Kaye Guy A delegate of the

Australian Securities and Investments Commission

SCHEDULE

Broker Name
JL HARBER INSURANCE BROKERS PTY LTD ACN 006127902

Ref. Effective Date 30057 26/11/2002

Australian Securities and Investments Commission Insurance (Agents and Brokers) Act 1984 Subsection 31D(5) Renewal of Registration of Foreign Insurance Agent

Pursuant to section 31D(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission hereby gives notice that the registration of the persons mentioned in the schedule was renewed, in relation to carrying on a business as a foreign insurance agent with effect from the date specified.

Dorothy Kaye Guy A delegate of the Australian Securities and Investments Commission

SCHEDULE

Broker Name	Ref.	Effective Date
ROYAL & SUN ALLIANCE GLOBAL PTY LIMITED ACN 002327540	99504	01/10/2001
TRUCKSURE PTY LTD ACN 078661220	99526	15/08/2002
UNIVERSAL UNDERWRITING AGENCIES PTY LIMITED ACN 057929030	99525	07/09/2002

Australian Securities and Investments Commission Insurance (Agents and Brokers) Act 1984 Subsection 21(5) Renewal of Registration of Life Insurance Broker

Pursuant to subsection 21(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission hereby gives notice that the registration of the persons mentioned in the schedule was renewed, pursuant to subsection 21(1A) of the Act, in relation to life insurance business with effect from the date specified.

Dorothy Kaye Guy A delegate of the

Australian Securities and Investments Commission

SCHEDULE

Broker Name	Ref.	Effective Date
AFP - O'DRISCOLL PTY LTD ACN 050510382	90129	06/11/2002
AUSTACCOUNT SECURITIES PTY LTD ACN 086558134	90326	24/12/2002
BRIGHTON HALL SECURITIES PTY LTD ACN 096576868	90461	26/09/2002
DONALDSON FINANCIAL PLANNING PTY LTD ACN 009990952	90404	21/12/2002
FERGUSON BETTS PTY LTD ACN 057155585	90397	05/12/2002
FIDUCIAN PORTFOLIO SERVICES LIMITED ACN 073845931	90218	06/12/2002
FINANCIAL PLANNING SERVICES (AUSTRALIA) PTY LTD ACN 010521810	90421	29/03/2002
FINANCIAL SOLUTIONS AUSTRALASIA PTY LTD ACN 008939599	90483	21/12/2002
FINANCIALLINE BRISBANE PTY LTD ACN 068034908	90467	03/10/2002
FNA SECURITIES PTY LTD. ACN 082424173	90434	13/06/2002
FUTURESAFE DIRECT PTY LIMITED ACN 076290894	90234	01/07/2002
I.U.S BROKING SERVICES PTY LTD ACN 084296168	90278	18/12/2002
INFOCUS SECURITIES AUSTRALIA PTY LTD ACN 097797049	90470	03/10/2002
INVESTAHEAD LTD ACN 094278869	90455	06/09/2002
IPM SECURITIES PTY LTD ACN 010855991	90479	24/10/2002
JOHN HEMSWORTH & ASSOCIATES PTY, LTD. ACN 005946109	90441	22/06/2002
LAURIE JENNINGS INVESTMENT SERVICES PTY LTD ACN 009211956	90488	03/12/2002
LIBERTY GENERAL & LIFE INSURANCE BROKERS PTY LTD ACN 003050495	90065	19/12/2002
MCEWEN INVESTMENT SERVICES PTY LIMITED ACN 059850038	90171	25/08/2002
NRMA FINANCIAL MANAGEMENT LIMITED ACN 067544549	90247	27/01/2002
OAMPS FINANCIAL MANAGEMENT LTD ACN 074697537	90451	21/09/2002
ONE STOP LIFE INSURANCE BROKERS PTY LTD ACN 074618714	90216	26/11/2002
ORCHARD INVESTMENT SERVICES PTY LTD ACN 061880322	90142	04/08/2002
RETIREINVEST PTY LIMITED ACN 001774125	90126	09/12/2002
RETIREWELL FINANCIAL PLANNING PTY. LTD. ACN 070985509	90454	13/09/2002
SYNCHRONISED BUSINESS SERVICES PTY LTD ACN 007207650	90262	01/09/2002
SYNERGY LIFE BROKERS PTY LIMITED ACN 068908878	90495	14/12/2002
THE FELLOWSHIP OF PROFESSIONALS PTY LTD. ACN 003656424	90476	04/10/2002
THE SALISBURY GROUP PTY LIMITED ACN 089332918	90358	21/08/2002
TOTAL FINANCIAL SOLUTIONS AUSTRALIA PTY LTD ACN 003636968	90306	30/07/2002

Australian Securities and Investments Commission Insurance (Agents and Brokers) Act 1984 Subsection 21(5) Renewal of Registration of General Insurance Broker

Pursuant to subsection 21(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission hereby gives notice that the registration of the persons mentioned in the schedule was renewed, pursuant to subsection 21(1A) of the Act, in relation to general insurance business with effect from the date specified.

Dorothy Kaye Guy A delegate of the

Australian Securities and Investments Commission

SCHEDULE

SCHEDULE			
Broker Name	Ref.	Effective Date	
ACADEMY INSURANCE BROKERS PTY LTD ACN 000989131	20274	19/10/2002	
ADEPT INSURANCE BROKERS PTY LTD ACN 000883429	20089	05/09/2002	
ANDERS STUART (AUST) PTY LTD ACN 005498439	30118	08/12/2002	
ARROWSMITH & PETRÚCCELLI INSURANCE BROKERS PTY LTD. ACN	30019	31/07/2002	
006125668			
AUSTINSURANCE BROKING GROUP PTY LTD. ACN 003130532	20364	24/09/2002	
AUSTNET INSURANCE SERVICES PTY LTD. ACN 081274839	60204	02/10/2002	
AUSTRAL ANGLO PTY LTD. ACN 005231229	30097	08/12/2002	
AUSTRAL INSURANCE BROKERS PTY LTD ACN 009455234	60104	01/07/2002	
AUSTRALIAN INSURANCE AGENCY POOL PTY LTD. ACN 067681994	20766	14/08/2002	
AUSTRALIAN PACIFIC BROKING PTY LIMITED ACN 075246356	20818	29/08/2002	
AWIB PTY LTD ACN 060176589	30586	03/12/2002	
BARCLAY, JOHN	40339	28/07/2002	
BEACON & MOVE INSURANCE BROKERS & CONSULTANTS PTY LTD	20876	01/10/2002	
ACN 073442645			
CARRINGTON WHITTAKER INSURANCE BROKERS PTY LTD. ACN	20282	05/09/2002	
002507637			
CARTWRIGHT INSURANCE BROKERS PTY LTD. ACN 000875089	20113	01/10/2002	
CE MCDONALD (AUST) PTY LTD ACN 001584603	20003	10/10/2002	
COMMERCIAL & GENERAL INSURANCE BROKERS PTY LTD. ACN	40025	26/09/2002	
010427504			
CORPORATE UNDERWRITING AGENCIES PTY LTD. ACN 002809298	20163	21/09/2002	
COVEHEAD PTY LTD ACN 010259757	40189	26/10/2002	
COVERSAFE INSURANCE BROKERS PTY LTD. ACN 003353044	20794	18/12/2002	
CRM BROKERS PTY LIMITED ACN 088887138	20902	20/08/2002	
CROWN INSURANCE SERVICES (INTERMEDIARIES) PTY LTD. ACN	20600	01/12/2002	
003043981			
DENISON BAKER & ASSOCIATES PTY LTD ACN 006165162	30074	18/12/2002	
DMA INSURANCE BROKERS PTY LIMITED ACN 080202179	20854	13/10/2002	
DOMAIN INSURANCE BROKERS PTY LTD ACN 003062780	20976	08/11/2002	
DON SMITH & ASSOCIATES PTY LTD. ACN 002770792	20476	16/09/2002	
DORING, PHILLIP GEORGE	40246	21/12/2002	
DRIESSEN INSURANCE BROKERS PTY LTD: ACN 001933811	20033	08/12/2002	
DRUMMOND PORTER PTY LTD ACN 003756358	20190	03/07/2002	
ED'A GROUP PTY LTD. ACN 059653995	60132	22/07/2002	
EIKOS RISK APPLICATIONS AUSTRALIA PTY LTD. ACN 078765321	20972	17/10/2002	
ELKINGTON BISHOP MOLINEAUX INSURANCE BROKERS PTY LTD ACN 009179640	60028	26/09/2002	
EXPATRIATE SERVICES INTERNATIONAL PTY LTD. ACN 097359227	20977	30/11/2002	
F.R.I. BROKERS AND AGENTS PTY LIMITED ACN 002946401	20777	24/12/2002	
T.A.I. DRORENG AND AGENTS FTT ENVIRED ACIT 002940401	20740	24/12/2002	

		0 2
FINANCIAL FORESIGHT PTY LTD. ACN 081365317	40412	19/12/2002
FINANCIAL LIFESTYLE SOLUTIONS PTY LIMITED ACN 077643960	20978	30/11/2002
FITZPATRICK & COMPANY INSURANCE BROKERS PTY LTD. ACN 050242914	30418	24/12/2001
FITZPATRICK & COMPANY INSURANCE BROKERS PTY LTD ACN 050242914	30418	24/12/2002
FOXWILDE PTY LTD. ACN 052519454	40193	21/11/2002
FREEMAN MCMURRICK PTY LTD ACN 006767540	30333	30/11/2002
G. & N. HANSEN PTY, LTD. ACN 069324198	40396	08/10/2002
G. HONAN & ASSOCIATES (VIC) PTY LTD. ACN 005372396	30137	05/09/2002
GAMMAN INSURANCE BROKERS PTY LIMITED ACN 069841998	30560	26/07/2002
GARY GOODSON & CO. PTY. LTD. ACN 072946055	40398	04/10/2002
GAULT ARMSTRONG PTY LTD. ACN 003030180	20192	31/08/2002
GB HISCOCK INSURANCE BROKERS PTY LTD. ACN 006548107	30080	05/09/2002
GEERS & PUSEY INSURANCE BROKERS PTY LTD. ACN 095370540	10041	18/09/2002
GENERAL INSURANCE BROKERS PTY LTD ACN 010852203	40122	27/10/2002
GUIQUINN & ASSOCIATES PTY LTD I ACN 003926574	20575	22/03/2002
GOULBURN INSURANCE BROKERS PTY LIMITED ACN 071885044	20795	19/12/2002
GOW-GATES INSURANCE BROKERS (AUSTRALASIA) PTY LTD ACN 069562787	20780	01/08/2002
GOW-GATES INSURANCE BROKERS PTY LTD. ACN 000837785	20198	08/12/2002
GRAHAM HERRING INSURANCE BROKERS PTY LTD. ACN 001643161	20102	02/09/2002
GRAMON INSURANCE AGENCIES PTY LIMITED ACN 003561304	20667	14/08/2002
HANLIS PTY LTD ACN 002028873	20103	13/11/2002
HEWITT, IAN GEORGE	20629	22/08/2002
HYNES, ANTHONY WILLIAM ACN 000000000	30628	01/07/2002
INFORMATION TECHNOLOGY INSURANCE SPECIALISTS PTY LTD. ACN 089084962	20913	16/12/2002
INSURANCE AID GENERAL BROKERS PARTNERSHIP PTY LTD. ACN 097567710	40395	30/08/2002
INSURANCE MARKET FACILITIES (WHOLESALE BROKING) PTY LTD ACN 096397278	20964	17/10/2002
INSURANCE SYNERGY PTY LTD. ACN 006882613	30336	15/12/2002
JAMES WILTSHIRE PTY LTD ACN 005060882	30166	08/12/2002
JC ROBINSON & CO PTY LTD ACN 001814188	20083	10/10/2002
JG MORTLOCK (AUSTRALIA) PTY LTD ACN 002414360	20031	24/09/2002
JOHANSEN INSURANCE BROKERS PTY LTD. ACN 005714803	30122	21/12/2002
JOHN F GARRETT & PARTNERS PTY LTD ACN 007954663	50018	05/09/2002
KEEMAN HOLDINGS PTY LIMITED ACN 009428657	60100	21/12/2002
KEN TAME & ASSOCIATES PTY LTD. ACN 057816172	30487	06/12/2002
KEVIN MINEHAN PTY LTD ACN 005318927	30076	08/12/2002
LBA INSURANCE BROKERS PTY LTD ACN 006963088	30372	07/07/2002
LECKIE INSURANCE BROKERS PTY LTD ACN 077310466	40333	27/03/2002
LEPPLE PTY LTD ACN 009405083	60096	21/07/2002
LIBERTY GENERAL & LIFE INSURANCE BROKERS PTY LTD. ACN 003050495		08/12/2002
LIBERTY STAR PTY LTD. ACN 075423166	30584	01/10/2002
LUPIS ENTERPRISES PTY LTD ACN 069328954	60161	12/10/2002
MARK PROLISKO INSURANCE AGENCY PTY LTD ACN 007208808	30440	27/08/2002
MASEFIELD HOLDINGS PTY LTD ACN 009128394	60003	31/08/2002
MAWHINNEY INSURANCE BROKERS PTY LTD. ACN 001439587	20039	31/07/2002
MCA INSURANCE BROKERS PTY LTD. ACN 005522181	30211	07/11/2002
MCCLUSKEY INSURANCE BROKERS PTY LTD. ACN 090397229	20912 20979	13/12/2002 17/12/2002
MEGA CAPITAL PTY LTD. ACN 098080418	30638	27/09/2002
MIDDLEDITCH INSURANCE BROKERS PTY LTD. ACN 087728238	40170	04/10/2002
MUSCATWOOD PTY LTD ACN 011062623 MUTUAL BROKERS PTY LTD ACN 008602266	10018	08/12/2002
NATIONAL ADVISER SERVICES PTY LTD. ACN 096916184	60213	15/08/2002
NELANC INSURANCE BROKING SERVICES PTY LTD. ACN 006338530	30194	09/12/2002
NEPEAN BROKERS & ASSOCIATES PTY LTD ACN 006585637	30063	10/10/2002
NERANG INSURANCE ADVISORY CENTRE PTY LTD. ACN 081472077	40366	30/11/2002
NORTH COAST INSURANCE BROKERS PTY LTD ACN 003005927	20264	08/12/2002
OCTU INVESTMENTS PTY LTD ACN 081358303	40386	19/07/2002
OVERTON INSURANCE (BROKERS) VIC PTY LTD ACN 006576585	30134	05/09/2002
P.M.H. INSURANCE BROKERS PTY, LTD. ACN 006436960	30252	13/12/2002
PARKSTAR ENTERPRISES PTY LTD ACN 082404859	40349	07/09/2002
PENDLEBURYS INSURANCE BROKERS PTY LTD ACN 081388196	30615	12/10/2002

POLLARD ADVISORY SERVICES PTY LTD. ACN 052049082	30435	01/07/2002
POWER INSURANCE BROKERS PTY LIMITED ACN 011046414	40169	26/09/2002
PPS INSURANCE SOLUTIONS PTY LTD ACN 064504105	50151	15/08/2002
	30642	28/01/2002
PROMOTIONAL INSURANCE AGENCY PTY LTD. ACN 089688568	40028	
QUEENSLAND MARINE AND GENERAL INSURANCE BROKERS PTY LTD ACN 010887653	40026	22/08/2002
R & M INSURANCE BROKERS PTY LTD. ACN 078702977	20840	01/07/2002
RASILE & ASSOCIATES PTY LTD ACN 006354712	30537	03/11/2002
RIDAY NOMINEES PTY LTD ACN 0000304712	60011	30/09/2002
RIVERS INSURANCE BROKERS PTY LTD. ACN 010242681	40041	28/09/2002
ROBERT MEECH INSURANCE BROKERS PTY LTD. ACN 010242001	30107	08/12/2002
ROBINA INSURANCE BROKERS PTY LTD ACN 056205853	40222	01/07/2002
**************************************	30534	05/08/2002
ROSS-HUNT INSURANCE BROKERS PTY. LTD. ACN 006267732	40016	
ROYDON DWYER AND ASSOCIATES PTY LTD ACN 010486325		22/08/2002
SAJE NOMINEES PTY LTD ACN 007795459	50142	16/11/2002
SCOTT WINTON NOMINEES PTY LTD ACN 054604563	30589	24/12/2002
SECURE ENTERPRISES PTY LTD. ACN 060973908	60136	10/08/2002
SHERBOURNE INSURANCE SERVICES PTY LTD ACN 088079798	30633	03/08/2002
SOUTHERN CROSS INSURANCE BROKERS PTY LTD ACN 053555730	40190	05/11/2002
STATEPLAN PTY LTD ACN 078972700	30598	01/07/2002
STEWART HAIG INSURANCE BROKERS PTY LTD ACN 005291798	30253	10/10/2002
SUDAK PTY LTD ACN 009094053	60215	10/08/2002
SUPABROOK PTY LTD ACN 095807551	40410	03/12/2002
SURETY & GENERAL BROKERS PTY LTD ACN 079830498	20849	02/09/2002
TAG INSURANCE BROKERS PTY LTD ACN 074966957	30583	31/08/2002
TCIS INSURANCE BROKERS PTY LTD ACN 071275306	50163	13/12/2002
THE LAWSONS GROUP PTY LTD ACN 075276998	60216	12/09/2002
THE PROTECTORS INSURANCE BROKERS PTY LTD. ACN 002414351	20223	07/12/2002
THE ROCK BUILDING SOCIETY LIMITED ACN 067765717	40385	27/06/2002
TONY BARLOW INSURANCE BROKERS PTY LTD ACN 057404976	20815	30/07/2002
TRITON BROKING SERVICES (WA) PTY LTD ACN 009439203	60146	02/08/2002
TVNC PTY LTD ACN 009443663	60114	20/09/2002
UIP INSURANCE BROKERS (AUST) PTY LTD ACN 006549846	30043	31/07/2002
VAN ESSEN, SUSAN	40260	02/09/2002
W.B.H. PTY LTD ACN 008908852	60020	10/10/2002
WAGECOVER AUSTRALIA PTY LIMITED ACN 070231748	20848	16/09/2002
WAYNE PARRY INSURANCE BROKERS PTY LTD ACN 007426600	30518	18/12/2002
WESTLAWN INSURANCE BROKERS PTY LTD. ACN 075847291	20875	12/08/2002
WHITE LINE INSURANCE BROKERS PTY LTD ACN 011034245	40165	28/08/2002
WICKETT INVESTMENTS PTY LTD ACN 005461610	30472	01/07/2002
WILLIS TEMBY INSURANCE BROKERS (WA) PTY LIMITED ACN 009087585		22/08/2002
WINDSOR MANAGEMENT INSURANCE BROKERS PTY LTD ACN	30618	07/10/2002
083775795		
ZUELLIG INSURANCE BROKERS LIMITED ACN 052336900	20639	17/10/2002

Australian Securities & Investments Commission Corporations Act 2001 Section 825

Order Revoking Licence

TO: Barton Capital Securities Pty Limited, ACN: 066 231 507 ("the Licensee")
Level 12 Chifley Tower
2 Chifley Square
SYDNEY NSW 2000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 83290 held by the Licensee with effect from when this order is served on the Licensee.



Australian Securities & Investments Commission Corporations Act 2001 Section 1190

Order Revoking Licence

TO: C,A & L Bell Commodities Corporation (Overseas) Pty Ltd ("the Licensee")
 L28, 80 Collins Street
 Melbourne VIC 3000

Whereas:

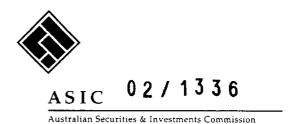
- 1. Licence Number 69917 ("the Licence") was issued to the Licensee on 29 January 1997 pursuant to section 1145 of the old Corporations Law.
- 2. The Licensee asked the Australian Securities & Investment Commission to revoke the Licence by letter dated 3 December 2002.

Pursuant to section 1190 of the Corporations Act 2001 the Australian Securities and Investments Commission hereby revokes the Licence with effect from the date upon which this order is served on the Licensee.

Dated this 16th day of December 2002.

Signed Ollmon

Ian Podmore, a delegate of the Australian Securities and Investments Commission



Australian Securities & Investments Commission Corporations Act 2001 Section 1190

Order Revoking Licence

TO: Citifutures Limited ("the Licensee")
2 Park Street
SYDNEY NSW 2000

Whereas:

- 1. Licence Number 11971 ("the Licence") was issued to the Licensee on 5 February 1987 pursuant to section 1145 of the old Corporations Law.
- 2. The Licensee asked the Australian Securities & Investment Commission to revoke the Licence by letter dated 9 December 2002.

Pursuant to section 1190 of the Corporations Act 2001 the Australian Securities and Investments Commission hereby revokes the Licence with effect from the date upon which this order is served on the Licensee.

Dated this 17th day of December 2002.

Signed Signed

Ian Podmore, a delegate of the Australian Securities and Investments Commission

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

02/1337

Pursuant to subsection 741(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts Royal & Sun Alliance Insurance Group plc ("RSAIG plc"), Royal & Sun Alliance Australia Holdings Limited ("RSAAHL") and any persons acting on their behalf ("Offeror") from subsection 734(2) of the Act if and for so long as the condition in Schedule A is met insofar as subsection 734(2) of the Act prevents the Offeror from:

- 1. communicating to employees of RSAAHL and its related bodies corporate:
 - (a) details of the participation of employees in the Offer;
 - (b) details of any employee share or option plan;
 - (c) matters relating to:
 - changes to the internal administration of the undertaking of RSAAHL and its related bodies corporate;
 - the appointment of executive officers to RSAAHL and its related bodies corporate; and
 - (iii) the timing of the Offer; and
 - (d) information concerning impending announcements in relation to the Offer; and
- 2. communicating to employees of RSAAHL and its related bodies corporate information about the function of employees in relation to the making of all enquiries (if any) that are reasonable in the circumstances in relation to the prospectus for the Offer ("Prospectus") by a person performing a function in a professional, advisory or other capacity in connection with the preparation of the Prospectus.

Schedule A

No advantages or disadvantages of the Offer are communicated.

Interpretation

Offer means a possible sell down by RSAIG plc or its related bodies corporate of its shareholding in RSAAHL by making offers for sale of issued ordinary shares in RSAAHL or units of such shares, or offers for the issue of ordinary shares in RSAAHL or units of such shares.

If and for so long as the condition in Schedule A is met, this exemption shall remain effective, unless otherwise revoked, for a period of 6 months from the date of execution.

Dated 17 December 2002

Signed by Steven Rice

as a delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission Corporations Law Section 825

02/1338

Order Revoking Licence

TO: ZURICH CAPITAL MARKETS AUSTRALIA EQUITIES LIMITED,

ACN: 095 599 778 ("the Licensee")

Level 47, 2 Park St SYDNEY NSW 2000

Pursuant to paragraph 825(a) of the Corporations Law , the Australian Securities and Investments Commission hereby revokes Licence Number 207431 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 16th day of December 2002

Kathryn Flanagan,

delegate of the Australian Securities and Investments Commission

Signed Kathryn Ranaga

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission exempts Software Spectrum Holdings Pty Limited ACN 073 091 406 ("the Company") and the directors of the Company from compliance with section 323D(2)(b) of the Act in respect of the financial year ending 30 April 2003, on condition that:

- 1. the Company complies with Chapter 2M of the Act in respect of the financial year from 1 May 2002 to 31 December 2002 ("Relevant Financial Year"); and
- 2. the directors of the Company include a brief statement in the directors' report for the Relevant Financial Year about the relief provided by this order.

Dated: 13 December 2002

Stan

Zoran Babic

as Delegate for the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission exempts the Alpha West group of companies as detailed in the Schedule ("the Companies") and the directors of the Companies from compliance with section 323D(2)(b) of the Act in respect of the financial year ending 30 June 2003, on condition that:

- 1. the Companies comply with Chapter 2M of the Act in respect of the financial year from 1 July 2002 to 31 December 2002 ("Relevant Financial Year");
- 2. the directors of the Companies include a brief statement in the directors' report for the Relevant Financial Year about relief provided by this order.
- 3. the requirements of the Act, the Corporations Regulations 2001, the Corporations (Fees) Regulations 2001 and any other class order are applied in respect of the Relevant Financial Year as if:
 - (i) s.45A(2)(a) of the Act read "the consolidated gross operating revenue for the 12 months to the end of the financial year of the companies and the entities they control (if any) is less than \$10 million"; and
 - (ii) s.45A(3)(a) of the Act read "the consolidated gross operating revenue for the 12 months to the end of the financial year of the companies and the entities they control (if any) is \$10 million or more";

SCHEDULE

ALPHA WEST HOLDINGS PTY LTD ACN 101 883 327

ALPHA WEST PTY LTD ACN 009 196 347

THE NET EFFECT PTY LTD ACN 061 391 740

PATH COMMUNICATIONS PTY LTD ACN 058 025 442

PERPETUAL SYSTEMS PTY LTD ACN 004 009 447

BALANCED IT SERVICES PTY LTD ACN 070 533 274

FISHTECH AND PARTNERS PTY LTD ACN 071 189 752

SOLUTION 6 (ACT) PTY LTD ACN 079 093 691

SOLUTION 6 IS PTY LTD ACN 001 429 321

CVSI WHOLESALE PTY LTD ACN 001 081 787

Dated: 17 December 2002.

Michael Donnelly

as Delegate for the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 17 December 2003.

SCHEDULE

Weboz Limited ACN 078 257 799

Dated: 17 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 22 November 2003

SCHEDULE

Spike Networks Limited ACN 071 527 083

Dated 17 December 2002

Signed:

Warwick Pearce as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 25 October 2003.

SCHEDULE

ServicePoint Limited ACN 010597672

Dated: 17 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 17 December 2003.

SCHEDULE

E-Com Multi Limited ACN 008 877 745

Dated: 17 December 2002

Signed:

Warwick Fearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 25 October 2003.

SCHEDULE

Powerlan Limited ACN 057 345 785

Dated: 17 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 25 October 2003.

SCHEDULE

ADV Group Limited ACN 009 727 959

Dated: 17 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 24 October 2003.

SCHEDULE

Harrington Group Limited ACN 001 285 230

Dated: 18 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 16 October 2003.

SCHEDULE

Nullarbor Holdings Limited ACN 000 764 572

Dated: 18 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 20 November 2003

SCHEDULE

Sabina Corporation Limited ACN 010 723 181

Dated: 3 December 2002

Signed:

Mark Egan, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 8 November 2003.

SCHEDULE

Benitec Limited ACN 068 943 662

Dated: 3 December 2002

Signed:

Mark Egan, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 28 October 2003.

SCHEDULE

Eastern Corporation Limited ACN 064 957 419

Dated: 3 December 2002

Signed:

Mark Egan, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 30 October 2003.

SCHEDULE

Koala Corporation Australia Limited ACN 010 679 633

Dated: 3 December 2002

Signed:

Mark Egan, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 - Paragraph 601QA(1)(a) - Variation 2 / 1 3 5 4

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* the Australian Securities and Investments Commission hereby varies ASIC Class Order [02/214] by:

- 1. deleting subparagraph (1)(a) in Schedule B and substituting the following subparagraph:
 - "(a) the total value of interests held by the member in the scheme or in the scheme together with the total value of any or all of the following:
 - interests in all or any specified other managed investment schemes operated by the responsible entity or a related body corporate of the responsible entity;
 - (ii) all or any specified investment life insurance products issued by the responsible entity or a related body corporate of the responsible entity;
 - (iii) all or any specified superannuation products issued by the responsible entity or a related body corporate of the responsible entity;" and
- 2. under the heading "Interpretation":
 - (a) deleting the word "and" at the end of the definition of "Commencement Date";
 - (b) deleting the full stop at the end of the definition of "Effective Date" and substituting a semi-colon; and
 - (c) inserting the following text after the definition of "Effective Date":
 - " "investment life insurance product" has the same meaning as in section 761A of the Act; and
 - "superannuation product" has the same meaning as in section 761A of the Act.".

Dated the 17th day of December 2002

Signed by Brendan Byrne

Branda Byra.

as a delegate of the Australian Securities and Investments Commission

nts Commission 02/1355

$\label{lem:australian} Australian \ Securities \ and \ Investments \ Commission \\ Corporations \ Act \ 2001-Paragraph \ 601QA(1)(b)-Variation$

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the Act), the Australian Securities and Investments Commission varies Class Order [CO 98/52] by omitting paragraph 601GA(1A)(d) as notionally inserted into the Act by that Class Order and substituting the following paragraph:

- "(d) if the interest must under the terms on which it is traded only be transferred together with one or more other interests or other financial products (together a stapled security):
 - (i) interests of that class are taken to be quoted on a financial market if stapled securities of that class are quoted on the financial market; and
 - (ii) the market price of the interest is taken to be the market price of the stapled security less any value reasonably attributed by the responsible entity to the other interests or other financial products that are components of the stapled security; and
 - (iii) the \$5,000 limit in subparagraph (viii)(D) applies to the stapled security as if its component interests and products constituted a single interest rather than to any of those components separately; and".

Dated this 17th day of December 2002

Signed by Brendan Byrne

Brender Byre.

as a delegate of the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

CORPORATIONS ACT - SECTION 741 - DECLARATION

Pursuant to section 741(1)(b) of the Corporations Act ("Act") the Australian Securities and Investments Commission ("Commission") declares that Chapter 6D of the Act applies in relation to the person named in Schedule A, in the case referred to in Schedule B, as if section 711 of the Act were modified by:

- 1. Inserting "at any time during the last 2 years" after "the nature and value of any benefit anyone has given or agreed to give" at the end of the first sentence in subsection 711(3).
- 2. Inserting a new subsection 711(3A) in the same terms as the unmodified subsection 711(3), except for:
 - replacing "the" where it first occurs with "any material";
 - inserting before "benefit" where it first occurs "material"; and
 - the insertion of "at any time during the last 5 years" after the words "the nature and value of any benefit anyone has given or agreed to give" at the end of the first sentence.
- 3. Inserting, ",(3A)" after "subsection (2)" in subsection 711(4).

Schedule A

Optimix Investment Management Limited (ABN 45 006 790 629)

Schedule B

An offer for interests under the Optimix Shortform Prospectus No. 2 (and any replacement or supplementary prospectuses) in relation to each of the following Trusts:

Wholesale Enhanced Cash Trust ARSN 091 107 407 Wholesale Australian Fixed Interest Trust ARSN 091 108 324 Wholesale Global Share Trust ARSN 091 103 098

Dated this 18th day of December 2002

Signed by Nitesh Rindani

as a delegate of the Australian Securities & Investments Commission



ASIC

Australian Securities & Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 21 October 2003

SCHEDULE

Sphere Investments Limited ACN 009 134 847

Dated: 18 December 2002

Signed:

Gadi Bloch, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 22 November 2003.

SCHEDULE

Pacific International Limited ACN 086 332 836

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 25 October 2003.

SCHEDULE

Quadtel Limited ACN 061 219 985

Dated: 20 December 2002

Signed:

Warwick Fearce, as a Delegate of the

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

Pursuant to paragraphs 601QA(1)(a), 911A(2)(l) and 992B(1)(a) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts The Cruising Yacht Club of South Australia Incorporated (A4201) (incorporated in South Australia under the Associations Incorporations Act 1985 (SA)) and CYC (SA) Management Pty Ltd (ACN 008 020 933) (together referred to as "the Club") on the conditions set out in Schedule B from:

- (a) compliance with section 601ED of the Act in relation to the operation of the managed investment scheme described in Schedule A ("the Scheme");
- (b) compliance with sections 992A and 992AA of the Act in relation to the Scheme; and
- (c) the requirement to hold an Australian financial services licence for the provision of financial services by the Club in relation to dealing in interests in the Scheme.

Schedule A

A managed investment scheme involving:

- (a) offering for subscription, or issuing interests in the Cruising Yacht Club of South Australia Unit Trust ("the unit trust");
- (b) offering or issuing marina berth licences or hardstanding berth licences pursuant to berth licence agreements to holders of interests in the unit trust; and
- (c) operating and managing a marina complex comprising marina berths and hardstanding berths and other facilities for the benefit of the holders of interests in the unit trust.

Schedule B

- In making an offer of interests in the Scheme for issue the Club must:
 - (a) ensure that the Scheme is not promoted or offered as an investment:
 - (b) during the transition period (within the meaning of subsection 1438(3) of the Act) ensure that a disclosure statement complying with this

instrument ("the Disclosure Statement") is given to each person to whom an offer is made at or before the making of the offer; and

- (c) during the transition period (within the meaning of subsection 1438(3) of the Act) ensure that the Disclosure Statement is signed and dated on behalf of the Club by a person acting under its authority.
- 2 The Disclosure Statement must:
 - (i) describe the main features of the interests in the scheme;
 - (ii) set out the main terms and conditions of the offer;
 - (iii) provide answers to the questions set out in paragraph 3 (the questions need not be set out, and the answers can be provided in any order or format),

sufficiently to enable a typical person that may be offered interests in the scheme to make an informed decision whether to become a member, having regard to every matter that is known to any person who is authorised to, or caused, the issue of the Disclosure Statement.

- 3 The questions are:
 - (a) What is being offered?
 - (i) What key rights will members have in relation to the use of the berths acquired under the licence agreement as part of the Scheme?
 - (ii) What are the key terms of the licence, unit trust or other document of any rights that members are to confer on the Club in relation to the operation of the Scheme?
 - (b) What documents govern a member's rights and obligations as participants in the Scheme?
 - (c) Do members have potential liability to pay moneys in relation to the Scheme?
 - (i) If so, what are these liabilities and what main factors will affect the amount of these liabilities?
 - (ii) How will any repairs, refurbishment or replacement of any part of the marina complex be paid for?
 - (d) What are the fees, charges, expenses and taxes associated with the Scheme?

- (i) What fees, charges, expenses or taxes, if any, may be payable by a member if they join the Scheme?
- (ii) What fees, charges, expenses or taxes, if any, may be payable by a member if they withdraw from the Scheme?
- (iii) What fees, charges, expenses or taxes, if any, may be deducted from the assets or income of the Scheme or otherwise be borne by members?
- (e) Who is the Club?
 - (i) How can the member contact the Club?
 - (ii) Who is the Club and what are its credentials in operating the Scheme?
- (f) When can members withdraw and/or transfer their interests in the Scheme?
 - (i) How can members withdraw from the Scheme?
 - (ii) Can an interest in the Scheme be transferred and, if so, in what circumstances? What legal requirements apply?
 - (iii) What impediments or limitations, if any, are there in the event that members decide to sell their interests in the Scheme by way of a secondary sale?
- (g) What information can be obtained?
 - (i) Is there any particular information available to a prospective or existing member on request made to the Club? If so, how can that information be obtained?
 - (ii) When and how is the Club to report to a member of the Scheme on the operations of the Scheme?
- 4 The Disclosure Statement must include a statement to the effect that a copy of the unit trust and any other document that governs the rights and obligations of member that may not be in possession of the member is available upon request from the Club.
- The Disclosure Statement must also include a prominent statement to the effect that a person should consider whether to consult:
 - (a) an investment adviser who is either a financial services licensee or an authorised representative of a financial services licensee;

- (b) a taxation adviser; and
- (c) a lawyer,

before making a decision to become a member or signing any documents in relation to the Scheme.

Interpretation

In this instrument "member" means a person who has or may acquire an interest in the Scheme.

Dated this 23 day of December 2002.

Signed by Sandra Zivcic

as a delegate of the Australian Securities and Investments Commission

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

02/1362

Pursuant to subsection 741(1) of the Corporations Act 2001 and for the avoidance of doubt, the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6D applies to each person in the class of persons specified in Schedule A in the case specified in Schedule B as if section 707 (to the extent to which it applies in accordance with paragraph 10.2.51(b) of the Corporations Regulations 2001) were modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:

- "(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;

and section 708 does not say otherwise.

Note 1: Section 706 normally requires disclosure for the issue of the securities. This subsection is intended to prevent avoidance of section 706. However, to establish a contravention of this subsection, the only purpose that needs to be shown is that referred to in paragraph (b).

Note 2: The issuer and the seller must both consent to the disclosure document (see section 720).

Unless the contrary is provided, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue."

Schedule A

Any person (the "Seller") who makes an offer of interests in the ING Office Fund ("IOF"), a stapled fund comprising the Armstrong Jones Office Fund (ARSN 089 038 175) and Prime Property Trust (ARSN 089 849 196) for sale of the kind referred to in Schedule B.

Schedule B

An offer of interests in IOF for sale which has each of the following characteristics:

- 1. The interests were issued on or after the Commencement Date and before 11 December 2002.
- 2. The interests are covered by at least one of the categories of Relief set out in Schedule C.
- 3. A Reliance Notice is provided to ASIC by ING Management Australia Limited (ABN 15 006 065 032) ("INGML") in its capacity as the responsible entity of IOF within 5 business days after the issue of the interests.

Schedule C - Categories of relief

Category 1

1. The interests are in a class of securities that were quoted ED securities at all times in the 12 months before the date of issue; and

- 2. there is a completed contract for the issue of the interests; and
- 02/1362
- at the time of issue and at the time of the offer for sale no determination under subsection 713(6) is in force with respect to IOF; and
- 4. IOF is included in the S&P/ASX 200 index both at the time of the issue of the interests and at the time of the offer for sale; and
- 5. the Seller is not aware of any failure by the responsible entity of IOF to comply with any undertaking contained in the Reliance Notice.

Category 2

- 1. The interests are in a class of securities that were quoted ED securities at all times in the 12 months before the date of issue; and
- 2. there is completed contract for the issue of the interests; and
- 3. at the time of issue no determination under subsection 713(6) is in force with respect to IOF; and
- 4. contemporaneously with, and in any event by no later than 2 business days after the time of issue, INGML notifies the operator of the prescribed financial market on which the interests are quoted that:
 - (a) all information of the kind that would be required to be disclosed under subsection 713(5) if a prospectus were to be issued in reliance on section 713 in relation to an offer to the interests has been disclosed to the operator of the prescribed financial market; or
 - (b) there is no information of that kind to disclose; and
- 5. the offer for sale does not occur until after the notification referred to in (4) has occurred; and
- 6. the Seller is not aware of any failure by the responsible entity of IOF to comply with any undertaking contained in the Reliance Notice.

Interpretation

In this instrument:

- 1. "ASX" means Australian Stock Exchange Limited;
- 2. "Commencement Date" means the date of commencement of Schedule 1 to the *Financial Services Reform Act 2001*;
- 3. "completed contract" means a contract where consideration for the issue of the securities has been fully paid;
- 4. "Reliance Notice" means a written notice which:
 - (a) specified which of Categories 1 or 2 INGML seeks to rely on with respect to an issue of interests that may be subject to a subsequent offer for sale;
 - (b) specified the date of the issue of the interests;
 - (c) specifies the identity of the person to whom the interests were issued;

- $0\,2\,/\,1\,3\,6\,2$ specifies when the contract for issue of the interest was completed; and (d)
- includes an irrevocable undertaking by INGML to provided ASIC with any other (e) information known to INGML which ASIC requests in writing in relation to the issue of the interests within 5 business days of receipt of a written request from ASIC for that information; and
- except where otherwise stated, references to Chapters, Parts and sections are to Chapters, Parts 5. and sections of the Corporations Act 2001.

14 November 2002 Dated

365

Signed by Bryce Wilson

as delegate of the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF VITTORIO ANTHONY ZIEGELAAR AND SECTION 829 AND 830 OF THE CORPORATIONS ACT

To: VITTORIO ANTHONY
ZIEGELAAR
70 Carrolls Road,
ALLANSFORD VIC 3277.

BANNING ORDER PURSUANT TO SECTION 830 OF THE CORPORATIONS ACT

TAKE NOTICE that the Australian Securities and Investments Commission HEREBY PROHIBITS VITTORIO ANTHONY ZIEGELAAR permanently from the date of service of this Banning Order pursuant to section 830 of the Corporations Act from doing an act as a representative of a dealer or of an investment advisor.

Dated this 25th day of November 2002.

Anne Moroney

Delegate of the

Australian Securities and Investments Commission

Corporations Act 2001 - Subsection 741(1)

Pursuant to subsection 741(1) of the Corporations Act 2001 ('Act') the Australian Securities and Investments Commission ('ASIC') hereby exempts the person specified in Schedule A from subsections 711(2) and 711(3) of the Act, in the case specified in Schedule B and on the conditions specified in Schedule C.

Schedule A

Child Care Centres Australia Limited ACN 100 250 646 ('CCA').

Schedule B

A Prospectus offering for issue shares in CCA, to be lodged with ASIC on or about 13 December 2002 ('Prospectus').

Schedule C

The Prospectus sets out:

- (a) the information specified in subsections 711(2) and 711(3) of the Act in relation to each person specified in subsection 711(4) of the Act who is not an Unrelated Vendor; and
- (b) the information specified in subsections 711(2) and 711(3) of the Act in relation to all of those persons who are Unrelated Vendors, on an aggregate basis.

Interpretation

In this instrument:

'Unrelated Vendor' means a person who:

- (a) either:
 - (i) will be issued securities pursuant to the Prospectus as consideration or part consideration for an acquisition by CCA of:
 - (A) a child care business pursuant to the completion of a business sale/purchase agreement between, or between persons including, the person and CCA; or
 - (B) shares in, or other securities of, an entity owning or operating a child care business pursuant to the completion of a share sale/purchase agreement between, or between persons including, the person and CCA; or

- (ii) will be paid cash as consideration or part consideration for such acquisition where the cash represents all or part of the proceeds of the issue of other securities pursuant to the Prospectus; and
- (b) is not a related party (within the meaning of that expression in Chapter 2E of the Act) of CCA.

DATED the 12th day of December 2002.

Signed:

James Lee, as delegate of the



AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF JANICE LEE LEWINSKI AND PART 7.6 OF THE CORPORATIONS ACT 2001

To: JANICE LEE LEWINSKI
13 Royston Avenue
SEACOMBE HEIGHTS SA 5047

BANNING ORDER PURSUANT TO SECTION 920A OF THE CORPORATIONS ACT 2001

TAKE NOTICE that the Australian Securities and Investments Commission **HEREBY PROHIBITS JANICE LEE LEWINSKI** permanently from the date of service of this Banning Order pursuant to section 920A of the Corporations Act from providing any financial services.

Dated this 19th day of December 2002.

GAI DI BARTOLOMEC

Delegate of the

^{*}Your attention is drawn to section 920C of the Corporations Act which provides that a person against whom a banning order is made cannot be granted an Australian financial services licence contrary to the banning order.

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 19 December 2003.

SCHEDULE

Intercard Wireless Limited ACN 009 270 188

Dated: 19 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 25 October 2003.

SCHEDULE

Motion Picture Company of Australia Limited ACN 072 350 817

Dated: 19 December 2002

Signed:

Warwick Pearce, as a Delegate of the

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

02/1368

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person named in Schedule A from compliance with subsection 619(1) of the Act in the case referred to in Schedule B insofar as is necessary to permit payment of the consideration by the person named in Schedule A under the takeover offers to be paid in New Zealand dollars ("NZD"), subject to the conditions listed in Schedule C.

Schedule A

BPC1 Pty Limited ACN 101 665 918 ("Bidder")

Schedule B

- Takeover offers under a takeover bid by the Bidder for all of the issued ordinary shares ("Shares") in Goodman Fielder Limited ACN 000 003 958 ("Target") in respect of which a bidder's statement will be lodged with ASIC on or about the date of this instrument ("Share Offer"); and
- takeover offers under a takeover bid by the Bidder for all the options over issued ordinary shares in the Target ("Options") in respect of which a bidder's statement will be lodged with ASIC if such offers are made ("Option Offer").

Schedule C

- A holder of Shares or Options who has an address in New Zealand as its address in the register of members or register of optionholders of the Target as at the date specified by the Bidder under subsection 633(2) of the Act ("NZ Shareholder" and "NZ Optionholder" respectively), who accepts the Share Offer or Option Offer will receive the consideration payable to them in respect of their acceptance (the "Consideration"), in NZD rather than Australian dollars ("AUD") as determined in accordance with clause 3 of this Schedule C.
- 2. A NZ Shareholder or NZ Optionholder will have the right to elect to receive the Consideration in AUD rather than NZD by indicating such a preference on the acceptance form accompanying the Share Offer or Option Offer. If such an election is made, the NZ Shareholder or NZ Optionholder will receive the Consideration in AUD. If no such election is made, the NZ Shareholder or NZ Optionholder will receive the Consideration in NZD.
- 3. The amount of Consideration to be paid in NZD will be determined by converting, without charge to the NZ Shareholder or NZ Optionholder, the Consideration payable to the NZ Shareholder or Optionholder who accepts the Share Offer or Option Offer, from AUD into NZD at the closing AUD/NZD wholesale market spot rate as quoted in *The Australian Financial Review* on the business day before the date on which the Bidder makes the Consideration available to its registry in Australia (ASX Perpetual Registrars Limited) for payment to accepting shareholders and optionholders.
- 4. A summary of the effect of this instrument will be included in the bidder's statement and a copy of this instrument will be annexed to the bidder's statement.

Dated this 19th day of December 2002

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Signed by Belisa Jong a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the *Corporations Act 2001* ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 19 December 2003.

SCHEDULE

3D Global Limited ACN 077 226 183

Dated: 19 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 28 October 2003.

SCHEDULE

Imperial One Limited ACN 002 148 361

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 20 November 2003.

SCHEDULE

Latrobe Magnesium Limited ACN 009 173 611

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 14 November 2003.

SCHEDULE

Global Business Solutions Limited ACN 074 976 828

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission 02/1373 Corporations Act 2001 – Paragraph 655A(1)(a) – Exemption

Pursuant to paragraph 655A(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") revokes the conditional exemption from section 606 of the Act dated 20 December 2002 given to the persons specified in Schedule A.

Pursuant to paragraph 655A(1)(a) of the Act, ASIC exempts the persons specified in Schedule A in the case referred to in Schedule B from section 606 of the Act on the conditions referred to in Schedule C.

Schedule A

CHAMP SPV Pty Limited ACN 103 192 730 ("CHAMP SPV"); Castle Harlan Australian Mezzanine Partners Pty Limited ACN 091 067 846; Perpetual Trustee Company Limited ACN 000 001 007 (as trustee of the Castle Harlan Australian Mezzanine Partners No. 1A Trust and Castle Harlan Australian Mezzanine Partners No. 1B Trust) and CHAMP 1 Australia Partner Pty Limited ACN 092 193 158 as partners of the CHAMP 1 Australia Partnership and P.T. Limited ACN 004 454 666 as custodian for such partnership; Castle Harlan Australian Mezzanine Partners IE Worldwide SCRL; Castle Harlan Australian Mezzanine Partners IG Worldwide SCRL; and Castle Harlan Australian Mezzanine Partners IH Worldwide SCRL (each of the above individually and every two or more of them collectively "CHAMP Group").

Schedule B

The acquisition by the CHAMP Group of a relevant interest in approximately 80.7% of the issued voting shares ("Austar Parcel") in Austar United Communications Limited ACN 087 695 707 ("Austar") as a consequence of the acquisition by the CHAMP Group of a relevant interest in issued voting shares in United Austar, Inc. ("UAI") provided that:

- (a) (i) the acquisition of a relevant interest in the Austar Parcel is in connection with a proposed plan of reorganisation under chapter 11 of title 11 of the United States Code ("Plan") which is hereafter filed and confirmed by the Bankruptcy Court ("Court") of the United States and takes effect not later than 120 days after the date of this instrument; or
 - (ii) the relevant interest in the Austar Parcel terminates on or prior to the earlier of the failure of the Court to confirm the Plan and the expiration of 120 days from the date of this instrument: and
- (b) any agreement relating to the acquisition of a relevant interest in the Austar Parcel does not prior to the Effective Date (as defined below):
 - (i) confer any control over, or power to substantially influence, the exercise of a voting right attached to shares included in the Austar Parcel; or
 - (ii) restrict the disposal of the shares included in the Austar Parcel for more than 120 days after the date of this instrument.

Schedule C

02/1373

- 1. CHAMP SPV making a takeover bid or causing a takeover bid to be made for all the issued voting shares in Austar ("Austar Shares"), other than those included in the Austar Parcel ("Takeover Bid"), which Takeover Bid complies with Chapter 6 of the Act.
- 2. The bidder's statement and offers are to be sent in accordance with step 6 of subsection 633(1) of the Act within a 3 day period of a date that is no later than 4 weeks after the date the Plan is confirmed by the Court and takes effect (following expiration of any appeal period after the entry of the order of Court confirmation, during which such order remains ineffective) ("Effective Date") or such later date as may be agreed on by ASIC and CHAMP SPV.
- 3. If at the date of the offers under the Takeover Bid, the acquisition of a relevant interest in the Austar Parcel referred to in Schedule B is conditional, the offers under the Takeover Bid remain open for at least two weeks after the Effective Date.
- 4. Consideration under the Takeover Bid offers for each Austar Share is to be cash or include a cash alternative ("Cash Price") which is not less than the "effective price" per share (as referred to in paragraph 25 of ASIC Policy Statement 71) paid by the CHAMP Group for the acquisition of a relevant interest in Austar Shares included in the Austar Parcel.
- 5. The bidder's statement includes a report by an independent valuer approved by ASIC as to whether the Cash Price is not less than the "effective price" per share referred to in condition 4 above.
- 6. Offers may only be conditional on:
 - (i) none of the occurrences listed in section 652C of the Act happening in relation to Austar and/or its subsidiaries on or before the Effective Date; or
 - (ii) a required regulatory approval not being given.

Dated this 20th the day of December 2002.

Signed by

Kathleen Cuneo a delegate of

02/1374.

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 29 November 2003.

SCHEDULE

Envirostar Energy Limited ACN 004 119 304

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 8 November 2003.

SCHEDULE

Quantum Energy Limited ACN 003 677 245

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 21 October 2003.

SCHEDULE

Skydome Holdings Limited ACN 003 201 910

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

Australian Securities and Investments Commission Corporations Act 2001 — Subsection 713(6) — Determination

Pursuant to subsection 713(6) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission determines that the person specified in the Schedule may not rely on section 713 of the Act from the date of this instrument until 21 October 2003.

SCHEDULE

United Group Limited ACN 009 180 287

Dated: 20 December 2002

Signed:

Warwick Pearce, as a Delegate of the

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission exempts The Royal College of Pathologists of Australasia ACN 000 173 231 ("College") and the directors of the College from compliance with section 323D(2)(b) of the Act in respect of the financial year ending 31 May 2003, on condition that:

- 1. the College complies with Chapter 2M.3 of the Act in respect of the financial year from 1 June 2002 to 30 June 2003 ("Relevant Financial Year"); and
- 2. a summary of the relief given by this order is disclosed in the directors' report of the College for the Relevant Financial Year.

Dated: 23 December 2002

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Zoran Babic

as delegate for the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission exempts Fuji International Finance (Australia) Limited ACN 002 977 111 ("Company") and the directors of the Company from compliance with section 323D(2)(b) of the Act in respect of the financial year ending 31 December 2002, on condition that:

- 1. the Company complies with Chapter 2M.3 of the Act in respect of the financial year from 1 January 2002 to 31 March 2003 ("Relevant Financial Year");
- 2. the directors of the Company have formed the opinion no earlier that 12 months after the commencement of the Relevant Financial Year and no later than 15 months of the Relevant Financial Year that there are reasonable grounds to believe that the Company will be able to pay its debts as an when they become due and payable (and evidenced this opinion in the minutes of a meeting of directors); and
- 3. a summary of the relief given by this order is disclosed in the directors' report of the Company for the Relevant Financial Year.

Dated: 23 December 2002

Hah

Zoran Babic

as delegate for the Australian Securities and Investments Commission



Australian Securities & Investments Commission

02/1380

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

- 1. Under paragraph 601QA(1)(a) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the persons referred to in Schedule A from section 601ED of the Act in the case referred to in Schedule B on the conditions set out in Schedule C.
- 2. Under paragraphs 911A(2)(1), 992B(1)(a) and 1020F(1)(a) of the Act ASIC hereby exempts the persons referred to in Schedule A in the case referred to in Schedule B on the conditions set out in Schedule C from:
 - (a) sections 992A, 992AA and 1017F of the Act; and
 - (b) the requirement to hold an Australian financial services licence for the provision of financial services by that person in relation to dealing in interests in a managed investment scheme of the kind and offered on the basis referred to in Schedule B.
- 3. Under paragraph 992B(1)(a) of the Act ASIC hereby exempts a person (other than a person referred to in Schedule A) in the case of an offer to sell an interest in a managed investment scheme referred to in Schedule B and offered on a basis that appears to comply with Schedule C, from sections 992A and 992AA of the Act.

SCHEDULE A - WHO IS EXEMPT

Any person who operates the scheme specified in Schedule B (scheme) and the following persons (promoters):

- (a) Jurien Bay Seafront Estate Pty Ltd A.C.N. 095 750 315 and
- (b) any other person offering an interest in the scheme for issue,

other than a person who is aware that any disclosure statement required to be given to a person under this instrument or any Product Disclosure Statement required to be given

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to a person under the Act in relation to the scheme, was not given or was given but did not comply with this instrument or the Act as the case may be.

SCHEDULE B — SCHEMES EXEMPTED

Operating a managed investment scheme which involves an owner (investor) of real property (strata unit), in the investor's discretion, making their strata unit available for use by a person (operator) as part of a serviced apartment, hotel, motel or resort complex located at Lot 63 Heaton St Jurien Bay, Western Australia developed in accordance with an approval of a local government organisation that was given to ASIC on 11 December 2002 and in relation to which on 1 March 2000 there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme, where:

- (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;
- (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:
 - (i) by a person other than the operator or an associate of the operator; and
 - (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is an Australian financial services licensee;
- (e) no payment is liable to be made by an investor to participate in the scheme other than:
 - (i) payment of money to buy the strata unit; and
 - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where each such payment:
 - (A) relates to a period of no more than 3 months; and
 - (B) is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during that period;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme; and
- (g) the serviced apartment, hotel, motel or resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator

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and each investor which agreement includes provisions as specified in Schedule E.

SCHEDULE C — CONDITIONS ON OPERATORS AND PROMOTERS

- The operator must ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution must be held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- 2 Each promoter that is involved in making an offer of interests in the scheme for issue must:
 - (a) not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
 - (b) during the transition period (within the meaning of subsection 1438(3) of the Act) ensure that a disclosure statement complying with Schedule D is given to each person to whom an offer is made at or before the making of the offer; and
 - (c) during the transition period (within the meaning of subsection 1438(3) of the Act) ensure that the disclosure statement is signed and dated by the operator or, if the operator is not knowingly concerned in the offer, by a promoter; and
- The operator must comply with the provisions specified in Schedule E which are included in the agreement referred to in paragraph (g) of Schedule B.

SCHEDULE D — THE DISCLOSURE STATEMENT

- 1 The disclosure statement must:
 - (a) describe the main features of the interests in the scheme;
 - (b) set out the main terms and conditions of the offer; and
 - (c) provide answers to the questions set out in paragraph 2 of this Schedule (the questions need not be set out, and the answers can be provided in any order or format),

sufficiently to enable a typical investor in those interests to make an informed decision whether to become a member of the scheme, having regard to every matter which is material to such a decision that is known to any person who authorised or caused the issue of the disclosure statement.

- 2 The questions are:
 - (a) What is being offered?

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- (i) How are the investor's property rights affected by holding an interest in the scheme?
- (ii) What key rights will investors have in relation to the use of their strata unit by the operator?
- (iii) What sort of serviced apartment, hotel, motel or resort complex is being operated under the scheme? How will it be operated?
- (iv) What are the key terms of any lease, licence or rights that investors are to confer on the operator in relation to the operation of the scheme?
- (v) Does the operator own or have rights in relation to any property that may adversely affect:
 - (A) how the scheme would operate if the operator were changed; or
 - (B) the amount investors are likely to receive for use of their strata unit if the property ceases to be available (for whatever reason),

and, if so, what are those rights? How could the adverse effect happen?

- (b) What are the risks and returns of the investment?
 - (i) How, in general terms, will the operation of the serviced apartment, hotel, motel or resort complex generate returns for investors?
 - (ii) When and how are these returns to be calculated and made available to investors?
 - (iii) Are investors in the scheme guaranteed or promised that they will receive a particular rate of return from the scheme? If so:
 - (A) what are the conditions for receiving the benefits of this guarantee or promise;
 - (B) what (if any) are the circumstances in which the person providing the guarantee or promise may be unable to honour it;
 - (C) what is the financial position of the person giving the guarantee or promise; and
 - (D) on what basis do investors receive returns once the guarantee or promise expires?
 - (iv) If no particular rate of return is guaranteed or promised:
 - (A) is the operator aiming to achieve a particular return;

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- (B) can investors expect any particular return; or
- (C) are returns from the scheme uncertain?
- (v) If returns from the scheme may vary from what is aimed for or expected, or are otherwise uncertain, what are the main factors which will affect the level of return? If occupancy rates will affect the returns what are the main factors that will affect occupancy rates?
- (vi) Do investors have potential liability to pay moneys in relation to the scheme or their ownership of a strata unit in any circumstances? If so, what are these liabilities and what main factors will affect the amount of these liabilities? For example, how will any repairs, refurbishment or replacement of any part of the serviced apartment, hotel, motel or resort complex and its furniture and fittings be paid for?
- (vii) Is there a suggested minimum period of time that an investor's investment should remain in the scheme? If so, why is that period of time suggested? What, if any, are the kinds of qualifications on that suggestion?
- (c) What are the fees, charges, expenses and taxes associated with the scheme?
 - (i) What fees, charges, expenses or taxes, if any, may be payable by an investor if they join the scheme?
 - (ii) What fees, charges, expenses or taxes, if any, may be payable by an investor if they withdraw from the scheme?
 - (iii) What other fees, charges, expenses or taxes may be deducted from the assets or income of the scheme or otherwise borne by investors?
 - (iv) What general kinds of tax are likely to be payable on an investor's returns on investment in the scheme?
- (d) Who is the operator?
 - (i) If the operator signs the disclosure statement, who is it and what are its credentials in operating hotels, motels, resorts or serviced apartment complexes (including details of its principal activities and relevant experience)?
 - (ii) If the operator does not sign the disclosure statement, how, and on what basis, will the operator be selected to undertake the operation of the scheme?
 - (iii) If the operator signs the disclosure statement and the operator is to engage a person to operate the complex on its behalf, what credentials will that

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person have to operate the hotel, motel, resort or serviced apartment complex?

- (iv) What are the custodial arrangements for holding the money of the scheme including money held for distribution to members and to meet expenses of the scheme?
- (e) When can investments be withdrawn and transferred?
 - (i) When and how can an investor withdraw from the scheme?
 - (ii) Can the interest in the scheme be transferred and, if so, in what circumstances? What legal requirements apply?
- (f) What information can be obtained?
 - (i) How can the entity signing the disclosure statement be contacted?
 - (ii) Is there any particular information available to a prospective or existing investor on request made to that entity? If so, how can that information be obtained?
 - (iii) When and how is the operator to report to an investor in the scheme on the operations of the scheme (including the scheme's performance)?
- The disclosure statement must also include a prominent statement to the effect that a person should consider whether to consult:
 - (a) an investment adviser who is either an Australian financial services licensee or an authorised representative of an Australian financial services licensee;
 - (b) a taxation adviser; and
 - (c) a lawyer,

before making a decision to become a member of the scheme and if the disclosure statement is given to a person that does not own and has not agreed to buy a strata unit to which the scheme relates, also before signing any contract to buy a strata unit on the basis that the person will become a member.

SCHEDULE E — PROCEDURES FOR TRANSFERRING MANAGEMENT RIGHTS

- 1. Transfer of management rights
- (a) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within 9 months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not

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controlled by a person that has been involved in the operation (including promotion) of the scheme.

- (b) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice.
- (c) A transfer referred to in paragraphs (a) or (b) must be done as soon as practicable, but if there is a body corporate for the real property to which the scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in paragraph 2(b) unless the body corporate has consented to the transfer.
- 2. Consent of body corporate to new care-taking arrangements
- (a) If an operator receives a notice under paragraph 1(b) of this Schedule, the operator must advise all body corporate members of the name of the person to whom the transfer is to be made.
- (b) Unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in paragraph 1(b) of this Schedule if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform care-taking functions.
- (c) If a majority of body corporate members make a decision referred to in paragraph 2(b) of this Schedule, a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer the management rights at a price specified in the notice and the notice will be taken to be given in accordance with paragraph 1(b) of this Schedule.
- (d) This paragraph 2 does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under paragraph 1(b) or 2(c) of this Schedule before that notice is given to the operator.
- 3. Price payable on transfer

The price scheme members specify in a notice under paragraph 1(b) of this Schedule must be one of the following:

(a) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or

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- (b) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (c) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days.
- 4. Voting
- (a) In determining if there is a majority of scheme members or body corporate members, the operator and its associates and any person nominated as a replacement operator and associates of that person must not be counted.
- (b) For scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the scheme relates, and otherwise each member shall have one vote.
- (c) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings.
- (d) A scheme member or a body corporate member makes a decision by signing a document that sets out the decision.
- 5. Costs
- (a) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in paragraph 1(a) of the Schedule for the purposes of determining a price to be specified in a notice under paragraph 1(b) of this Schedule.
- (b) If a member incurs any reasonable valuation, auction or marketing costs under paragraph 5(a) of this Schedule that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator.
- 6. Assistance

The operator must give reasonable assistance to enable the transferee to operate the resort, hotel, motel or serviced apartment complex including making available information concerning any prospective bookings.

7. Definitions

In this Schedule:

"scheme members" means investors in the scheme excluding the operator and its associates;

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"management rights" means all real or personal property (including contractual rights) held by the operator or any of its associates that facilitates the operation of the scheme; and

"transfer" in relation to management rights means to assign or transfer the management rights or to cause another person to become the holder of those rights or rights substantially the same as those rights.

Interpretation

In this instrument:

- 1. "financial services licensee" means:
 - (a) a financial services licensee within the meaning of the Act; and
 - (b) a person who, on 11 March 2002, was the holder of a dealers licence within the meaning of the old Corporations Act (as defined in subsection 1410(1) of the Act), until the earlier of:
 - (i) if ASIC revokes the person's dealers licence the date of that revocation; or
 - (ii) 11 March 2004; and
- 2. "offer" is to be interpreted in accordance with subsection 1010C(2) of the Act.

Dated this 23 rd day of December 2002

Signed by Andrew Lachlan Moore

as a delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission Corporations Law Section 825

02/1381

Order Revoking Licence

TO: Norgard Clohessy Financial Planning Pty Ltd, ACN: 095 378 724 ("the

Licensee") PO Box 777

WEST PERTH WA 6872

Pursuant to paragraph 825(a) of the Corporations Law , the Australian Securities and Investments Commission hereby revokes Licence Number 208417 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 23rd day of December 2002

Signed Kathyn Clanage

Kathryn Flanagan

delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission Corporations Law Section 825

02/1382

Order Revoking Licence

TO: CITIC Australia Consulting Services Pty Ltd, ACN: 060 382 318 ("the

Licensee") Level 7 99 King St

MELBOURNE VIC 3000

Pursuant to paragraph 825(c) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 76272 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 23rd day of December 2002

Signed Kathy Klanager

Kathryn Flanagan

delegate of the Australian Securities and Investments Commission

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

02/1383

Pursuant to subsection 741(1) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission exempts the person specified in Schedule A from compliance with subsection 719(2) of the Act in the case described in Schedule B in relation to the supplementary disclosure document described in Schedule C (the "Supplementary Disclosure Document") for the Howard Wholesale Mortgage Trust ASRN 093 720 159 (the "Scheme").

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the "Issuer") and anyone acting for or on behalf of the Issuer.

Schedule B

Where a copy of the Supplementary Disclosure Document:

 is bound with the original disclosure document in the form of a sticker affixed to the original disclosure document in a prominent and otherwise blank space containing the following words (or words to the following effect):

"Challenger may negotiate reduced fees with unitholders in circumstances permitted by the Corporations Act or any applicable relief granted by ASIC"

- (b) is identified as a supplementary disclosure document in a clear and prominent way; and
- (c) does not in any way relate to information contained in any supplementary disclosure document previously issued in relation to the same original disclosure document.

Schedule C

The supplementary disclosure document dated 11 December 2002, which relates to the original prospectus called Howard Wholesale Mortgage Trust dated 19 September 2002 (the "original disclosure document"), which offers units in the Scheme

Dated this 23rd day of December 2002

Shane Campbell as a delegate of the

Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 669(1) - Declaration

Pursuant to subsection 669(1) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6A of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if:

- 1. Paragraph 661(A)(1)(b) was modified or varied by omitting the words "during, or at the end of, the offer period" and substituting "at the end of the offer period";
- 2. Subparagraph 661A(1)(b)(i) was modified or varied by omitting the words "the securities in the bid class" the words "those securities in the bid class which are not held by a deregistered company or ASIC at the end of the offer period";
- 3. the text of subparagraph 661A(1)(b)(ii) was omitted and the following substituted:

"the bidder and their associates have acquired at least 75% (by number) of those securities which are not held by a deregistered company or ASIC at the end of the offer period and which the bidder offered to acquire under the bid (whether the acquisitions happened under the bid or otherwise).";

4. the text of subsection 662A(1) was omitted and the following substituted:

"If, at the end of the offer period, the bidder and their associates have relevant interests in at least 90% (by number) of those securities in the bid class which are not held by a deregistered company or ASIC at that time, the bidder must offer to buy out the remaining holders of bid class securities in accordance with sections 662B and 662C."

Schedule A

Australian Liquor Marketers Pty Ltd ACN 022 885 645 ("Bidder").

Schedule B

02/1384

The takeover bid by the Bidder for all the ordinary shares in S.A. Liquor Distributors Limited ACN 007 768 416 in respect of which a bidder's statement was lodged with ASIC on 3 December 2002.

Dated this 23rd day of December 2002.

Signed by Gadi Bloch

Sars 3/

as delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 655A(1) - Exemption

For the avoidance of doubt, pursuant to subsection 655A(1) of the *Corporations Act* 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") exempts the person specified in Schedule A ("the Bidder") from section 631 of the Act in the case specified in Schedule B on the condition specified in Schedule C to the extent that the terms and conditions of the takeover bid referred to in Schedule B differ from those previously announced by the Bidder.

Schedule A

Australian Liquor Marketers Pty Ltd ACN 022 885 645.

Schedule B

The takeover bid by the Bidder for all the ordinary shares in the Target in respect of which a bidder's statement was lodged with ASIC on 3 December 2002.

Schedule C

The terms and conditions of the takeover bid referred to in Schedule B must be the same or not substantially less favourable than those in the draft revised bidder's statement provided by the Bidder to ASIC on 20 December 2002.

Dated this 23rd day of December 2002.

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Signed by Gadi Bloch

as delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001 SECTION 830

02/1386

ORDER BANNING PERSON

TO:

John Trevor Raywood 194 Grandview Grove

MacLeod Victoria 3085

TAKE NOTICE that pursuant to sections 829(f) and (g) and 830 of the Corporations Act 2001, the Australian Securities and Investments Commission HEREBY PROHIBITS YOU for a period of two (2) years from the service of this order on you from doing an act as a representative of a securities dealer or of an investment adviser.

Dated this 23 day December 2002

Valdemar Malinaric

Delegate of the Australian Securities and

Investments Commission

Your attention is drawn to section 835 of the Corporations Act 2001 which provides that a person shall not contravene a banning order relating to the person.

Penalty: \$2,500 or imprisonment for 6 months or both

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

02/1387

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) of the following subsection:

- "(6A) Subsection (2) applies to a person (the "trustee") who would otherwise have a relevant interest in securities as a trustee under a trust for the purpose of satisfying rights or obligations of the issuer or holder of warrants despite:
 - (a) the trustee having any of the following discretions under the terms of the trust deed relating to the warrants:
 - (i) discretions where the issuer or holder of the warrants becomes insolvent or breaches a term of the warrants; or
 - discretions in relation to bonus issues, rights issues, returns of capital, security splits, security consolidations or other reconstructions of capital affecting the securities; or
 - (iii) discretions in relation to a takeover bid for or a scheme of arrangement affecting the issuer of the securities but not in relation to voting or disposal of the securities; or
 - (iv) discretions to lend the securities; or
 - (b) the holder of the warrant not having a presently enforceable or unconditional right of the kind referred to in subsection 608(8);

where:

- (c) the warrants are issued and admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited; and
- (d) the trustee holds the securities in trust, except where it has lent the securities under a discretion referred to in subparagraph (a)(iv); and
- (e) if the trustee exercises any of the discretions referred to in paragraph (a), it does so on ordinary commercial terms or in an ordinary commercial manner as the case requires."

SCHEDULE A

Citisecurities Limited, ACN 008 489 610, as security trustee in relation to instalment warrants issued by Citibank AG (Issuer), for the purpose of securing the obligations of an issuer or holder of warrants, being warrants issued pursuant to an offering circular for "Citi Instalments" which is substantially in the form of that provided to ASIC on 18 April 2002.

SCHEDULE B

02/1387

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Dated this 24th day of December 2002

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

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification 02 / 1388

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if:

- 1. section 12 were modified or varied by adding the following subsection:
 - "(6) For the purposes of an associate reference in:
 - (a) section 610;
 - (b) the definition of "substantial holding" in section 9; and
 - (c) section 671B:

no association arises between a Put Warrant issuer and a Put Warrant holder merely because of the Put Warrant."

- 2. section 609 were modified or varied by inserting after subsection 609(6) the following subsections:
 - "(6A) A Put Warrant issuer does not have a relevant interest in a security merely because:
 - (a) the Put Warrant holder has an option, under the terms of the Put Warrant, to require the Put Warrant issuer to acquire the security; or
 - (b) under the Put Warrant or a trust securing the obligations of the Put Warrant issuer or Put Warrant holder under the Put Warrant, the Put Warrant issuer can exercise power to control the voting or disposal of the security only where:
 - (i) the option under the Put Warrant is exercised; or
 - (ii) the option under the Put Warrant expires unexercised; or
 - (iii) the Put Warrant issuer enforces the terms of the trust; or
 - (iv) the Put Warrant holder defaults under the Put Warrant,

unless and until an event referred to in this paragraph (b) occurs.

- (6B) If a Put Warrant issuer has a relevant interest in a security because subsection (6A) ceases to apply, the Put Warrant issuer is taken to acquire a relevant interest in the security at that time, by a transaction in relation to the security.
- (6C) For the purposes of this section and subsection 12(6):
 - (a) A "Put Warrant" is a put warrant in relation to Equity Securities for the purposes of the operating rules of Australian Stock Exchange Limited which:
 - (i) was issued pursuant to an Offering Circular or Product Disclosure Statement; and
 - (ii) has been admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited.
 - (b) A "Put Warrant issuer" is a person who has issued a Put Warrant.
 - (c) A "Put Warrant holder" is a person who has a legal or equitable interest in a Put Warrant.
 - (d) "Offering Circular" has the same meaning as is given in the operating rules of Australian Stock Exchange Limited."

SCHEDULE A

02/1388

- Macquarie Bank Limited, ACN 008 583 542, as the issuer of an instalment warrant pursuant to an offering
 circular for 8 Series of "Macquarie Emerging Leader Instalments" which is substantially in the form of that
 provided to ASIC on 4 April 2002, being a put warrant over securities of entities listed on a stock market of the
 Australian Stock Exchange Limited.
- 2. A person who acquires and holds a Put Warrant, for the period the person holds the Put Warrant.
- 3. Any person who, but for this instrument, would have a relevant interest in, or voting power in relation to, any securities as a result of a person acquiring or holding a Put Warrant.

SCHEDULE B

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Interpretation

For the purposes of Schedules A and B, "Put Warrant" and "Put Warrant issuer" have the meanings given to those terms above in this instrument.

Dated this 24thth day of December 2002

Signed by Ben Ghosh

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) of the following subsection:

- "(6A) Subsection (2) applies to a person (the "trustee") who would otherwise have a relevant interest in securities as a trustee under a trust for the purpose of satisfying rights or obligations of the issuer or holder of warrants despite:
 - (a) the trustee having any of the following discretions under the terms of the trust deed relating to the warrants:
 - discretions where the issuer or holder of the warrants becomes insolvent or breaches a term of the warrants; or
 - discretions in relation to bonus issues, rights issues, returns of capital, security splits, security consolidations or other reconstructions of capital affecting the securities; or
 - (iii) discretions in relation to a takeover bid for or a scheme of arrangement affecting the issuer of the securities but not in relation to voting or disposal of the securities; or
 - (iv) discretions to lend the securities; or
 - (b) the holder of the warrant not having a presently enforceable or unconditional right of the kind referred to in subsection 608(8);

where:

- (c) the warrants are issued and admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited; and
- (d) the trustee holds the securities in trust, except where it has lent the securities under a discretion referred to in subparagraph (a)(iv); and
- (e) if the trustee exercises any of the discretions referred to in paragraph (a), it does so on ordinary commercial terms or in an ordinary commercial manner as the case requires."

SCHEDULE A

Belike Nominees Pty Limited, ACN 008 604 966, as security trustee in relation to instalment warrants issued by Macquarie Bank Limited, ACN 008 583 542 (Issuer), for the purpose of securing the obligations of an issuer or holder of warrants, being warrants issued pursuant to an offering circular for 8 Series of "Macquarie Emerging Leader Instalments" which is substantially in the form of that provided to ASIC on 4 April 2002.

SCHEDULE B

02/1389

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Dated this 24th day of December 2002

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

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

02/1390

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) of the following subsection:

- "(6A) Subsection (2) applies to a person (the "trustee") who would otherwise have a relevant interest in securities as a trustee under a trust for the purpose of satisfying rights or obligations of the issuer or holder of warrants despite:
 - (a) the trustee having any of the following discretions under the terms of the trust deed relating to the warrants:
 - (i) discretions where the issuer or holder of the warrants becomes insolvent or breaches a term of the warrants; or
 - discretions in relation to bonus issues, rights issues, returns of capital, security splits, security consolidations or other reconstructions of capital affecting the securities; or
 - discretions in relation to a takeover bid for or a scheme of arrangement affecting
 the issuer of the securities but not in relation to voting or disposal of the
 securities; or
 - (iv) discretions to lend the securities; or
 - (b) the holder of the warrant not having a presently enforceable or unconditional right of the kind referred to in subsection 608(8);

where:

- (c) the warrants are issued and admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited; and
- (d) the trustee holds the securities in trust, except where it has lent the securities under a discretion referred to in subparagraph (a)(iv); and
- (e) if the trustee exercises any of the discretions referred to in paragraph (a), it does so on ordinary commercial terms or in an ordinary commercial manner as the case requires."

SCHEDULE A

Belike Nominees Pty Limited, ACN 008 604 966, as security trustee in relation to instalment warrants issued by Macquarie Bank Limited, ACN 008 583 542 (Issuer), for the purpose of securing the obligations of an issuer or holder of warrants, being warrants issued pursuant to an offering circular for 34 Series of "Macquarie Hot Instalments" which is substantially in the form of that provided to ASIC on 4 April 2002.

SCHEDULE B

02/1390

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Dated this 24th day of December 2002

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

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

02/1391

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if:

- 1. section 12 were modified or varied by adding the following subsection:
 - "(6) For the purposes of an associate reference in:
 - (a) section 610;
 - (b) the definition of "substantial holding" in section 9; and
 - (c) section 671B;

no association arises between a Put Warrant issuer and a Put Warrant holder merely because of the Put Warrant."

- 2. section 609 were modified or varied by inserting after subsection 609(6) the following subsections:
 - "(6A) A Put Warrant issuer does not have a relevant interest in a security merely because:
 - (a) the Put Warrant holder has an option, under the terms of the Put Warrant, to require the Put Warrant issuer to acquire the security; or
 - (b) under the Put Warrant or a trust securing the obligations of the Put Warrant issuer or Put Warrant holder under the Put Warrant, the Put Warrant issuer can exercise power to control the voting or disposal of the security only where:
 - (i) the option under the Put Warrant is exercised; or
 - (ii) the option under the Put Warrant expires unexercised; or
 - (iii) the Put Warrant issuer enforces the terms of the trust; or
 - (iv) the Put Warrant holder defaults under the Put Warrant.

unless and until an event referred to in this paragraph (b) occurs.

- (6B) If a Put Warrant issuer has a relevant interest in a security because subsection (6A) ceases to apply, the Put Warrant issuer is taken to acquire a relevant interest in the security at that time, by a transaction in relation to the security.
- (6C) For the purposes of this section and subsection 12(6):
 - (a) A "Put Warrant" is a put warrant in relation to Equity Securities for the purposes of the operating rules of Australian Stock Exchange Limited which:
 - (i) was issued pursuant to an Offering Circular or Product Disclosure Statement; and
 - (ii) has been admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited.
 - (b) A "Put Warrant issuer" is a person who has issued a Put Warrant.
 - (c) A "Put Warrant holder" is a person who has a legal or equitable interest in a Put Warrant.
 - (d) "Offering Circular" has the same meaning as is given in the operating rules of Australian Stock Exchange Limited."

SCHEDULE A

02/1391

- Macquarie Bank Limited, ACN 008 583 542, as the issuer of an instalment warrant pursuant to an offering
 circular for 34 Series of "Macquarie Hot Instalments" which is substantially in the form of that provided to
 ASIC on 4 April 2002, being a put warrant over securities of entities listed on a stock market of the Australian
 Stock Exchange Limited.
- 2. A person who acquires and holds a Put Warrant, for the period the person holds the Put Warrant.
- 3. Any person who, but for this instrument, would have a relevant interest in, or voting power in relation to, any securities as a result of a person acquiring or holding a Put Warrant.

SCHEDULE B

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Interpretation

For the purposes of Schedules A and B, "Put Warrant" and "Put Warrant issuer" have the meanings given to those terms above in this instrument.

Dated this 24th day of December 2002

Signed by Ben Ghosh

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

02/1392

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if:

- 1. section 12 were modified or varied by adding the following subsection:
 - "(6) For the purposes of an associate reference in:
 - (a) section 610;
 - (b) the definition of "substantial holding" in section 9; and
 - (c) section 671B;

no association arises between a Put Warrant issuer and a Put Warrant holder merely because of the Put Warrant."

- 2. section 609 were modified or varied by inserting after subsection 609(6) the following subsections:
 - "(6A) A Put Warrant issuer does not have a relevant interest in a security merely because:
 - (a) the Put Warrant holder has an option, under the terms of the Put Warrant, to require the Put Warrant issuer to acquire the security; or
 - (b) under the Put Warrant or a trust securing the obligations of the Put Warrant issuer or Put Warrant holder under the Put Warrant, the Put Warrant issuer can exercise power to control the voting or disposal of the security only where:
 - (i) the option under the Put Warrant is exercised; or
 - (ii) the option under the Put Warrant expires unexercised; or
 - (iii) the Put Warrant issuer enforces the terms of the trust; or
 - (iv) the Put Warrant holder defaults under the Put Warrant,

unless and until an event referred to in this paragraph (b) occurs.

- (6B) If a Put Warrant issuer has a relevant interest in a security because subsection (6A) ceases to apply, the Put Warrant issuer is taken to acquire a relevant interest in the security at that time, by a transaction in relation to the security.
- (6C) For the purposes of this section and subsection 12(6):
 - (a) A "Put Warrant" is a put warrant in relation to Equity Securities for the purposes of the operating rules of Australian Stock Exchange Limited which:
 - (i) was issued pursuant to an Offering Circular or Product Disclosure Statement; and
 - (ii) has been admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited.
 - (b) A "Put Warrant issuer" is a person who has issued a Put Warrant.
 - (c) A "Put Warrant holder" is a person who has a legal or equitable interest in a Put Warrant.
 - (d) "Offering Circular" has the same meaning as is given in the operating rules of Australian Stock Exchange Limited."

SCHEDULE A

02/1392

- Macquarie Bank Limited, ACN 008 583 542, as the issuer of an instalment warrant pursuant to an offering
 circular for 35 Series of "Macquarie Instalments" which is substantially in the form of that provided to ASIC
 on 4 April 2002, being a put warrant over securities of entities listed on a stock market of the Australian Stock
 Exchange Limited.
- 2. A person who acquires and holds a Put Warrant, for the period the person holds the Put Warrant.
- 3. Any person who, but for this instrument, would have a relevant interest in, or voting power in relation to, any securities as a result of a person acquiring or holding a Put Warrant.

SCHEDULE B

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Interpretation

For the purposes of Schedules A and B, "Put Warrant" and "Put Warrant issuer" have the meanings given to those terms above in this instrument.

Dated this 24th day of December 2002

Signed by Ben Ghosh

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Sections 655A and 673 – Modification

02/1393

Under sections 655A and 673 of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapters 6 and 6C of the Act apply to the class of persons described in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) of the following subsection:

- "(6A) Subsection (2) applies to a person (the "trustee") who would otherwise have a relevant interest in securities as a trustee under a trust for the purpose of satisfying rights or obligations of the issuer or holder of warrants despite:
 - (a) the trustee having any of the following discretions under the terms of the trust deed relating to the warrants:
 - discretions where the issuer or holder of the warrants becomes insolvent or breaches a term of the warrants; or
 - discretions in relation to bonus issues, rights issues, returns of capital, security splits, security consolidations or other reconstructions of capital affecting the securities; or
 - (iii) discretions in relation to a takeover bid for or a scheme of arrangement affecting the issuer of the securities but not in relation to voting or disposal of the securities; or
 - (iv) discretions to lend the securities; or
 - the holder of the warrant not having a presently enforceable or unconditional right of the kind referred to in subsection 608(8);

where:

- (c) the warrants are issued and admitted to trading status in accordance with the operating rules of Australian Stock Exchange Limited; and
- (d) the trustee holds the securities in trust, except where it has lent the securities under a discretion referred to in subparagraph (a)(iv); and
- (e) if the trustee exercises any of the discretions referred to in paragraph (a), it does so on ordinary commercial terms or in an ordinary commercial manner as the case requires."

SCHEDULE A

Belike Nominees Pty Limited, ACN 008 604 966, as security trustee in relation to instalment warrants issued by Macquarie Bank Limited, ACN 008 583 542 (Issuer), for the purpose of securing the obligations of an issuer or holder of warrants, being warrants issued pursuant to an offering circular for 35 Series of "Macquarie Instalments" which is substantially in the form of that provided to ASIC on 4 April 2002.

SCHEDULE B

02/1393

The calculation of the relevant interests, voting power or substantial holdings of a person in the class of persons described in Schedule A.

Dated this 24th day of December 2002

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

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 655A(1) - Exemption

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person referred to in Schedule A in the case referred to in Schedule B from the provisions of Chapter 6 of the Act set out in Schedule C (but only to the extent set out in that Schedule) on the conditions set out in Schedule D and for so long as they are met.

And pursuant to subsection 655A(1) of the Act, ASIC hereby declares that Chapter 6 of the Act applies to the person referred to in Schedule A in the case referred to in Schedule B as if the following section was inserted immediately after section 646:

"646A If the bidder, in accordance with this Act, sends a bidder's statement which differs from the bidder's statement lodged with ASIC ("revised bidder's statement") to persons who hold securities in the bid class, then for the purposes of the application of this Chapter and Chapter 6B to events that occur after the provision of the revised bidder's statement to ASIC, the bidder's statement is taken to be the revised bidder's statement."

SCHEDULE A

Australian Liquor Marketers Pty Ltd ACN 022 885 645 ("Bidder").

SCHEDULE B

The takeover bid by the Bidder for all the ordinary shares in S.A. Liquor Distributors Limited ACN 007 768 416 in respect of which a bidder's statement was lodged with ASIC on 3 December 2002, and in respect of which a revised bidder's statement was provided to ASIC on 24 December 2002.

SCHEDULE C

Item 6 of the table in subsection 633(1) of the Act to the extent that it would require the Bidder to send the original bidder's statement to holders of securities the subject of the bid.

Section 643 of the Act to the extent that it would require the Bidder to lodge a supplementary bidder's statement in relation to the information included in the revised bidder's statement.

SCHEDULE D

- As soon as practicable, the Bidder sends to the Target a copy of the revised bidder's statement.
- The Bidder sends the revised bidder's statement to all holders of securities the subject of the takeover bid no later than 28 days after the date on which condition 1 is satisfied.

Dated this 24th day of December 2002.

Signed:

Gadi Bloch, as a delegate of the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission exempts **Morrison Securities Pty Limited** ACN 001 430 342 ("Company") and the directors of the Company from compliance with section 323D(2)(b) of the Act in respect of the financial year ending 31 December 2002, on condition that:

- 1. the Company complies with Chapter 2M of the Act in respect of the financial year from 1 January 2002 to 30 June 2003 ("Relevant Financial Year"); and
- 2. the directors of the Company include a brief statement in the directors' report for the Relevant Financial Year about the relief provided by this order.

Dated the 24 December 2002

Ron Swinney

as Delegate for the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION SUBSECTION 340(1) CORPORATIONS ACT 2001

ORDER

Pursuant to subsection 340(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission exempts Record Funds Management Limited ACN 095 162 931 ("the Company") in its capacity as the responsible entity of Record Realty ARSN 101 833 005 ("the Scheme") from compliance with section 323D(5) of the Act in respect of the financial half-year of the Scheme ending 13 March 2003, on condition that:

- 1. the Company complies with Chapter 2M of the Act in respect of the Scheme's Relevant Financial Half-Year from 1 July 2002 to 31 December 2002; and
- 2. the directors of the Company include a brief statement in the directors' report in relation to the Scheme to the relief provided by this order.

Dated: 30 December 2002

Ron Swinney

as Delegate for the Australian Securities and Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION CORPORATIONS ACT 2001 SUB-SECTION 340(1) ORDER

PURSUANT to sub-section 340(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") **HEREBY MAKES AN ORDER** in respect of the entity ("Entity") mentioned in Schedule A relieving the Entity from compliance with the requirements of sub-section 315(1) of the Act, relating to the reporting to members for the financial year ended 30 June 2002, until 31 January 2003.

Schedule A

Nautronix Limited

ACN 009 019 603

Dated the 30th day of December 2002

Signed by ALLAN AUSBRUCH

as delegate of the Australian Securities and Investments Commission



AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Corporations Act 2001 - Section 340 - ORDER

Pursuant to sub-section 340(1) of the Corporations Act ("the Act") the AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION hereby MAKES AN ORDER relieving the companies specified in Schedule 1 to this Order and their directors and auditors, from compliance with paragraph 323D(2)(b) of the Act for the purpose of changing their financial year beginning on 1 July 2002 ("the Relevant Financial Year"), subject to the conditions set out in Schedule 2 to this Order.

SCHEDULE 1

PWB Anchor Limited ACN 004 235 732 PWB Anchor Holdings Pty Ltd ACN 006 674 997 Anchor Nominees Pty Ltd ACN 004 431 752

SCHEDULE 2

- (a) The Relevant Financial Year shall be the six-month period ending on 31 December 2002.
- (b) The Notes to the financial report for the Relevant Financial Year shall include a statement as to the relief provided by this Order.

Dated 31 December 2002

Signed by Helen Willis

as a Delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission 0 3 / 0 0 0 1 Corporations Law Section 825

Order Revoking Licence

TO: Falkiners Stockbroking Limited, ACN: 007 061 903 ("the Licensee")

Level 7 440 Collins St MELBOURNE VIC 3000

Pursuant to paragraph 825(a) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 12531 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 2nd day of January 2003

Kathryn Flanagan,

delegate of the Australian Securities and Investments Commission

Corporations Act 2001 Subsection 164(3)

Notice is hereby given that the 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 Administration Appeals Tribunal prevents it from doing so.

AGL ENERGY SERVICES LIMITED

ACN 074 821 720 will change to a proprietary company limited by shares. The new name will be AGL ENERGY SERVICES PTY LIMITED ACN 074 821 720.

APIR SYSTEMS PTY LIMITED

ACN 081 044 957 will change to a public company limited by shares. The new name will be APIR SYSTEMS LIMITED ACN 081 044 957.

ARGIVE INVESTMENTS LIMITED

ACN 006 728 427 will change to a proprietary company limited by shares. The new name will be ARGIVE LIME INVESTMENTS PTY LTD ACN 006 728 427.

CARNARVON PETROLEUM NL

ACN 002 688 851 will change to a public company limited by shares. The new name will be CARNARVON PETROLEUM LIMITED ACN 002 688 851.

DAVID MITCHELL LIMITED

ACN 004 406 688 will change to a proprietary company limited by shares. The new name will be DAVID MITCHELL LIME PTY LTD ACN 004 406 688.

GLOBEVISTA LIMITED ACN 093 622 130 will change to a proprietary company limited by shares. The new name will be GLOBEVISTA PTY LTD ACN 093 622 130.

IDC LIMITED ACN 100 261 041 will change to a proprietary company limited by shares. The new name will be IDC PTY LTD ACN 100 261 041.

MGI COCKRELL REESE LTD

ACN 102 942 834 will change to a proprietary company limited by shares. The new name will be MGI COCKRELL REESE PTY. LTD. ACN 102 942 834.

NEGRITA STAFF INCENTIVE PLAN LTD ACN 078 946 504 will change to a proprietary company limited by shares. The new name will be NEGRITA STAFF INCENTIVE PLAN PTY LTD ACN 078 946 504.

AGL GAS COMPANY (ACT) LIMITED

ACN 008 552 663 will change to a proprietary company limited by shares. The new name will be AGL GAS COMPANY (ACT) PTY LIMITED ACN 008 552 663.

ARGIVE HOLDINGS LIMITED

ACN 006 728 418 will change to a proprietary company limited by shares. The new name will be ARGIVE LIME HOLDINGS PTY LTD ACN 006 728 418.

BURRELL SECURITIES PTY LTD

ACN 083 535 031 will change to a public company limited by shares. The new name will be BURRELL SECURITIES LIMITED ACN 083 535 031.

CELLARLAND LTD ACN 089 139 962 will change to a proprietary company limited by shares. The new name will be CELLARLAND PTY LTD ACN 089 139 962.

ECAT NOMINEES LIMITED ACN 090 540 300 will change to a proprietary company limited by shares. The new name will be ECAT NOMINEES PTY LTD ACN 090 540 300.

HARRY P. SCAPETIS PTY. ACN 006 112 385 will change to a proprietary company limited by shares. The new name will be HARRY P. SCAPETIS PTY. LTD. ACN 006 112 385.

KNIGHTS – INSOLVENCY ADMINISTRATION PTY LTD ACN 073 153 223 will change to a public company limited by shares. The new name will be KNIGHTS - INSOLVENCY ADMINISTRATION LIMITED ACN 073 153 223.

MONTO MINERALS NL ACN 063 144 865 will change to a public company limited by shares. The new name will be MONTO MINERALS LTD ACN 063 144 865.

OPEN TELECAST LIMITED ACN 095 632 189 will change to a proprietary company limited by shares. The new name will be OPEN TELECAST PTY LTD ACN 095 632 189.

PEKO EXPLORATION LTD ACN 000 362 550 will change to a proprietary company limited by shares. The new name will be PEKO EXPLORATION PTY LTD ACN 000 362 550.

QUANTUM SECURITIES (INTERNATIONAL)

LIMITED ACN 006 011 276 will change to a proprietary company limited by shares. The new name will be QUANTUM SECURITIES (INTERNATIONAL) PTY LTD ACN 006 011 276.

RIO TINTO DIAMONDS LIMITED

ACN 009 069 863 will change to a proprietary company limited by shares. The new name will be RESOURCE PROTECTION GROUP PTY LIMITED ACN 009 069 863.

STREAMLINK HOLDINGS LIMITED

ACN 057 804 912 will change to a proprietary company limited by shares. The new name will be STREAMLINK HOLDINGS PTY. LTD. ACN 057 804 912.

THE MYER FAMILY OFFICE PTY LTD

ACN 006 588 727 will change to a public company limited by shares. The new name will be THE MYER FAMILY OFFICE LTD ACN 006 588 727.

THE PROPERTY RESEARCH INSTITUTE GROUP

LIMITED ACN 098 480 810 will change to a proprietary company limited by shares. The new name will be THE PROPERTY RESEARCH INSTITUTE GROUP PTY LTD ACN 098 480 810.

YACKANDANDAH COMMUNITY DEVELOPMENT COMPANY PTY LTD

ACN 099 899 886 will change to a public company limited by shares. The new name will be YACKANDANDAH COMMUNITY DEVELOPMENT COMPANY LIMITED ACN 099 899 886.

PROPERTY SECURITIES LIMITED

ACN 080 418 971 will change to a proprietary company limited by shares. The new name will be PROPERTY SECURITIES PTY LTD ACN 080 418 971.

RIMCAPITAL ADVISORS PTY LIMITED ACN 076 981 998 will change to a public company limited by shares. The new name will be RIMCAPITAL ADVISORS LIMITED ACN 076 981 998.

SPONDULI SERVICES LTD ACN 095 256 232 will change to a proprietary company limited by shares. The new name will be SPONDULI SERVICES PTY LTD ACN 095 256 232.

TALLERING RESOURCES NL

ACN 077 183 165 will change to a proprietary company limited by shares. The new name will be TALLERING RESOURCES PTY LTD ACN 077 183 165.

THE NORTH SHORE GAS COMPANY LIMITED ACN 000 000 957 will change to a proprietary company limited by shares. The new name will be THE NORTH SHORE GAS COMPANY PTY LIMITED ACN 000 000 957.

THE PROPERTY RESEARCH INSTITUTE LTD ACN 094 948 839 will change to a proprietary company limited by shares. The new name will be THE PROPERTY RESEARCH INSTITUTE PTY LTD ACN

094 948 839.

YARRACITY LIMITED ACN 077 663 864 will change to a proprietary company limited by shares. The new name will be YARRACITY PTY LIMITED ACN 077 663 864.