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Change of company status - page 21

Corrigendum:

In ASIC Gazette 3/01 dated Tuesday 10 July 2001 we incorrectly stated that **STAFFMEMBERS.COM LIMITED** ACN 091 805 542 would change to a proprietary company limited by shares called **STAFFMEMBERS LIMITED** ACN 091 805 542.

We should have said that the company would be called **STAFFMEMBERS PTY LIMITED** ACN 091 805 542.

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Australian Securities and Investments Commission Corporations Law Paragraph 260FC(1)(f) and Section 260MB – Approval

Pursuant paragraph 260FC(1)(f) and Section 260MB of the Corporations Law (the "Law") the Australian Securities and Investments Commission ("ASIC") hereby approves the person specified in Schedule A (the "Trustee") in relation to the unsecured notes specified in Schedule B (the "Notes") if and for so long as the conditions in Schedule C are met.

Schedule A

Citicorp Trustee Company Limited (a company incorporated in the United Kingdom) of 336 Strand London WC2R 1HB.

Schedule B

In relation to the issue of Bonds under the Takeover and Buy Back

Schedule C

The relevant Trustee must at all times while the Notes are on issue:

- (a) have NTA of not less than A\$5million or a performance guarantee in relation to the obligations of the Trustee in respect of the Notes is given by a holding company of the Trustee which has NTA of not less than A\$5million; and
- (b) have in relation to the Notes:
 - (i) an organisational structure that:
 - (A) segregates "client" property from the Trustee's own property;
 - (B) segregates staff from operations staff if conflicts are likely to arise;
 - (ii) staff with the qualifications and experience, knowledge and skills to adequately perform their functions and who undertake ongoing training;
 - (iii) resources that are to be made available to the staff to enable them to adequately perform their functions; and
 - (iv) systems that are adequate for the type of property held for example, record keeping, settlement and clearance access, and relevant custodian service access.

Interpretation

In this instrument:

Buy Back means the selective off market buy back by Optus of its ordinary shares to be implemented in accordance with Part 2J.1 of the Law and offered contemporaneously with the Takeover.

Optus means Cable & Wireless Optus Limited ACN 052 833 208.

Takeover means the takeover bid announced on 26 March 2001 by Singapore Telecommunications Limited (a company incorporated in Singapore) of 31 Exeter Road Comcentre Singapore 239732 or a related body in respect of all of the ordinary shares in Optus.

Bonds means the unsecured notes (denominated in US\$) to be called bonds to be offered as part of the consideration in respect of the Takeover and Buy Back.

NTA means net tangible assets as calculated on basis consistent with UK GAAP.

Dated the 18th day of May 2001

Signed by Neil Johnson

as a delegate of the Australian Securities and Investments Commission.

ASIC 10/01, Tuesday 21 August 2001

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

Pursuant to subsection 601QA(1)(a) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person mentioned in Schedule A (the "responsible entity") in relation to the registered scheme specified in Schedule B in the case set out in Schedule C from the requirement to convene a meeting to pass a special resolution under section 601GC(1) so long as the condition in Schedule D is met.

Schedule A

National Australia Fund Management Limited ACN 004 956 558 the responsible entity of the registered scheme specified in Schedule B.

Schedule B

The registered scheme being National Select World Wide Bond Trust ARSN 091 227 539 (the "scheme")

Schedule C

The proposed repeal and replacement of the constitution of the scheme by the members (the "proposal").

Schedule D

The only holders of interests in the scheme are the responsible entity and National Asset Management Limited ACN 062 806 884 ("Holders") (or a custodian acting on their behalf) all of which Holders are wholly-owned subsidiaries of the same corporate group of which the responsible entity is a member and the Holders have consented in writing to the proposal and have been given all information about the proposal.

Dated this 30th day of July 2001

signed by Ian Domecillo, a delegate of the

ASIC 10/01, Tuesday 21 August 2001

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

Pursuant to subsection 601QA(1)(a) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person mentioned in Schedule A (the "responsible entity") in relation to the registered scheme specified in Schedule B in the case set out in Schedule C from the requirement to hold a members' meeting under section 601FL(1) so long as the condition in Schedule D is met.

Schedule A

National Asset Management Limited ACN 062 806 884 the responsible entity of the registered scheme specified in Schedule B.

Schedule B

The registered scheme being National Asset Management Managed Investor CPI Bond Trust ARSN 086 575 895 (the "scheme")

Schedule C

The proposed retirement of the responsible entity of the scheme and its replacement by MLC Investments Limited ACN 002 641 661 as the proposed responsible entity of the scheme with its written consent (the "proposal").

Schedule D

The only holders of interests in the scheme are the responsible entity and National Australia Funds Management Limited ACN 004 956 558 ("Holders") (or a custodian acting on their behalf) all of which are wholly-owned subsidiaries of the same corporate group of which the responsible entity is a member and the Holders have consented in writing to the proposal and have been given all information about the proposal.

Dated this 30th day of July 2001

Signed by Ian Domecillo, a delegate of the

01/1003

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

Pursuant to subsection 601QA(1)(a) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person mentioned in Schedule A (the responsible entity") in relation to the registered scheme specified in Schedule B in the case set out in Schedule C from the requirement to convene a meeting to pass a special resolution under section 601GC(1) so long as the condition in Schedule D is met.

Schedule A

National Asset Management Limited ACN 062 806 884 the responsible entity of the registered scheme specified in Schedule B.

Schedule B

The registered scheme being National Asset Management Managed Investor CPI Bond Trust ARSN 086 575 895 (the "scheme")

Schedule C

The proposed repeal and replacement of the constitution of the scheme by the members (the "proposal").

Schedule D

The only holders of interests in the scheme are the responsible entity and National Australia Funds Management Limited ACN 004 956 558 ("Holders") (or a custodian acting on their behalf) all of which Holders are wholly-owned subsidiaries of the same corporate group of which the responsible entity is a member and the Holders and members have consented in writing to the proposal and have been given all information about the proposal.

Dated this 30th day of July 2001

Signed by Ian Domecillo, a delegate of the

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

Pursuant to subsection 741(1) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts each person in the class of persons mentioned in Schedule A from Parts 6D.2 and 6D.3 of the Act in the cases referred to in Schedule B on the conditions set out in Schedule D and for so long as those conditions are met.

SCHEDULE A — PERSONS EXEMPTED

Sportsworld Media Group Plc, a company incorporated in England, and any person acting on its behalf (collectively, the "issuer").

SCHEDULE B — CASES EXEMPTED

This exemption applies to an offer of securities for issue or sale which is:

- (a) an offer for issue or sale of fully paid shares being shares in the same class as shares which at the time of the offer are quoted on the London Stock Exchange and trading in which is not suspended ("quoted shares"); and
- (b) an offer for issue or sale of options over fully paid shares in the same class as quoted shares where the option is offered for no more than nominal consideration; and
- an issue or sale of fully paid shares in the same class as shares which at the time of (c) issue or sale are quoted shares as a consequence of an offer of the kind referred to in paragraphs (a) or (b);

and which meets the further requirements set out in Schedule C, but does not apply to:

an offer or grant of options for other than nominal consideration. (d)

SCHEDULE C — FURTHER REQUIREMENTS

An offer, issue or sale to which this exemption applies must, insofar as it constitutes, includes or may result in the issue or transfer of shares (for example through the exercise of an option), meet the following requirements

- 1. The shares the subject of the offer or option must be of a body (the issuer) securities of which have been quoted on the London Stock Exchange throughout the 12 month period immediately preceding the offer without suspension during that period exceeding in total 5 trading days.
- 2. The offer must be made pursuant to an employee share scheme extended only to persons (offerees) who at the time of the offer are full or part-time employees or directors of the issuer or of associated bodies corporate of the issuer.
- 3. The employee share scheme must not involve:
 - a contribution plan; or (a)
 - any offer, issue or sale being made through a trust. (b)
- 4. The offer must be in writing (the offer document) and:
 - the offer document must include or be accompanied by a copy, or a summary, of the (a) rules of the employee share scheme pursuant to which the offer is made;
 - if the offer document includes or is accompanied by a summary (rather than a copy) (b) of the rules of the employee share scheme, the offer document must include an undertaking that during the period or periods during which the offeree may acquire

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the shares offered or subject to the option (the offer period), the issuer (or, in the case of an issuer which does not have a registered office in Australia, an associated body corporate of the issuer which does so have a registered office) will, within a reasonable period of the offeree so requesting, provide the offeree without charge with a copy of the rules of the employee share scheme;

- (c) the offer document must specify in respect of the shares offered or subject to the option:
 - (i) the acquisition price in Australian dollars of the shares;
 - (ii) where the acquisition price of the shares is denominated in a foreign currency, the Australian dollar equivalent of the acquisition price as at the time of the offer; or
 - (iii) where the acquisition price of the shares is determinable at some future time by reference to a formula, the Australian dollar or Australian dollar equivalent of the acquisition price were that formula applied as at the date of the offer;
- (d) the offer document must include an undertaking, and an explanation of the way in which, the issuer (or in the case of an issuer which does not have a registered office in Australia, an associated body corporate of the issuer which does so have a registered office) will, during the offer period, within a reasonable period of the offeree so requesting, make available to the offeree the following information:
 - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of shares in the same class as the shares offered or subject to the option; and
 - (ii) where either paragraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date; and
- (e) if the issuer or any associated body corporate of it offers the offeree any loan or other financial assistance for the purpose of acquiring the shares offered or subject to the option, the offer document must disclose the conditions, obligations and risks associated with such loan or financial assistance.
- 5. In the case of an offer of shares or options for issue, the number of shares the subject of the offer or to be received on exercise of an option when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer or option to acquire unissued shares, being an offer made or option acquired pursuant to an employee share scheme extended only to employees or directors of the issuer and of associated bodies corporate of the issuer, to be accepted or exercised (as the case may be); and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to employees or directors of the issuer and of associated bodies corporate of the issuer;

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

- (c) an offer to a person situated at the time of receipt of the offer outside Australia; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Act as it stood prior to the commencement of Schedule 1 to the Corporate Law Economic Reform Program Act 1999; or
- (e) an offer that did not need disclosure to investors because of section 708 of the Act;

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

SCHEDULE D — CONDITIONS

- 1. The person making the offer (the offeror) must provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the offeree such as the identity or entitlement of the offeree) and of each accompanying document not later than 7 days after the provision of that material to the offeree.
- 2. The offeror must ensure that the issuer (or, in the case of an issuer which does not have a registered office in Australia, an associated body corporate of the issuer which does so have a registered office), complies with any undertaking required to be made in the offer document by reason of this instrument.

Interpretation

For the purposes of this instrument:

- 1. A contribution plan is a plan under which a participating offeree may save money by regular deductions from wages or salary towards paying for shares offered for issue or sale under an employee share scheme.
- 2. A body corporate is an associated body corporate of an issuer if:
 - (a) the body corporate is a related body corporate of the issuer; or
 - (b) the body corporate has voting power in the issuer of not less than 20%; or
 - (c) the issuer has voting power in the body corporate of not less than 20%;

(applying the definition of "voting power" contained in section 610 of the Act).

- 3. The Australian dollar equivalent of a price shall be calculated by reference to the relevant exchange rate published by an Australian bank on the previous business day.
- 4. An employee share scheme shall not be regarded as extended to a person other than an employee or director of the issuer or an associated body corporate of the issuer merely because such an employee or director may renounce an offer of shares made to them under the scheme in favour of their nominee.
- 5. An option shall be taken to have been offered or granted for nominal consideration if and only if the monetary consideration payable upon the issue of the option is not more than the lesser of:
 - I cent per option; or (a)
 - 1% of the exercise price in respect of the option.
- 6. The current market price of a share shall be taken as the price published by the principal exchange on which the share is quoted as the final price for the previous day on which the share was traded on the stock market of that exchange.

Dated the 1st day of August 2001

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Signed by Susanne Date

as delegate of the Australian Securities and Investments Commission

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

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("Commission") hereby exempts the persons specified in Schedule A from subsection 636(3) of the Act in the case referred to in Schedule B on the conditions specified in Schedule C in relation to statements based by the Honourable Justice Mandie of the Supreme Court of Victoria ("Statements"), contained in the decision of the Honourable Justice Mandie in respect of the matter of Pinnacle VRB Ltd v Reliable Power Inc [2001] VSC 262 which is included in, or accompanies, the supplementary bidder's statement referred to in Schedule B ("Supplementary Bidder's Statement").

Schedule A

Reliable Power Inc ("Bidder") and the directors of the Bidder.

Schedule B

The off-market bid by Reliable Power Inc for all the ordinary shares in Pinnacle VRB Limited (ACN 060 111 784) in respect of which a bidder's statement was lodged with the Commission on 5 March 2001 and a fourth supplementary bidder's statement is to be lodged with the Commission on or about the date of this instrument.

Schedule C

- The Supplementary Bidder's Statement includes, or is accompanied by, a correct and fair copy of the Statements or fairly represents the Statements.
- The Supplementary Bidder's Statement either: 2.
 - informs people of their right to obtain a copy of a document (other than a target's statement or a supplementary target's statement) which contains the Statements; or
 - (b) includes a copy of the document.
- 3. If the Supplementary Bidder's Statement informs people of their right to obtain a copy of a document, the Bidder gives a copy of the document free of charge to anyone who asks for it during the offer period.
- The Supplementary Bidder's Statement states that the person who has made the Statements has not 4. consented to the statement being included in, or accompanying, the Supplementary Bidder's Statement in the form and context in which it is included.

Dated this 3rd day of August 2001

Signed:

Merinda Northrop, a delegate of the

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Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 224(4) – Declaration

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Pursuant to subsection 224(4) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") declares that subsection 224(1) of the Act does not prevent the casting of a vote by or on behalf of Internatio-Muller Australia/New Zealand Pty Ltd ("Internatio") on the proposed resolutions specified in Schedule A.

Schedule A

The proposed resolutions of Swift & Company Ltd ACN 000 005 578 ("Swift") to be considered at the general meeting to be held no later than 31 August 2001, that Internatio as sole member of Swift, make resolutions to the following effect:

- 1. that Swift gives security to NIB Capital Bank N.V. ("NIB") in relation to the transaction whereby NIB provided finance to enable IMCD Participations I.B.V. ("IMCD") to acquire the shares of Internatio; and
- that Swift enter into Related Party Documents (as defined in the draft resolution of the sole member filed with ASIC on 20 July 2001) that provide the above mentioned financial benefit to NIB.

Dated this 6th day of August 2001.

Signed US TOERBU

Alphonsus De Roza, a delegate of the Australian Securities Commission

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

01/1007

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case referred to in Schedule B as if:

1. the full stop at the end of subparagraph (d) of paragraph 650C(2) was removed and a new subparagraph (e) was added immediately after subparagraph (d), reading:

"the offer period is extended because of the operation of subsection 624(2)."; and

2. a new subsection 630(2A) was inserted immediately after subsection 630(2), reading:

"If offers under an off-market bid are subject to a defeating condition and the offer period is extended because of the operation of subsection 624(2), then not more than 14 days and not less than 7 days before the end of the offer period, the bidder is required to give, in accordance with subsection 630(5), a notice stating the information required by paragraphs (a), (b) and (c) of subsection 630(3)."

Schedule A
Becto Pty Limited ACN 094 146 433 ("Becto")

Schedule B

An off-market takeover bid by Becto for Rebel Sports Limited ACN 003 283 823 in relation to which the offer period was extended because of the operation of subsection 624(2) of the Act on 25 July 2001.

Dated this 7th day of August 2001.

Signed by:

Jeremy C Pearson, a delegate of ASIC.

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

01/1008

Pursuant to subsection 741(1) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") hereby revokes the instrument number [01/0135] dated 15th February 2001 and exempts the person referred to in Schedule A from Parts 6D.2 and 6D.3 of the Act in the case referred to in Schedule B on the conditions set out in Schedule C and for so long as those conditions are met.

SCHEDULE A

Memetrics Pty Limited ACN 087 524 383 (the "issuer")

SCHEDULE B

An offer or grant of options:

- The offer or grant must be made either without charge or for nominal consideration being options to subscribe for or purchase securities under the Memetrics Pty Limited ACN 087 524 383 Employee Share Option Plan ("employee share scheme"), documents in respect of which were provided to ASIC on 11 September 2000; and
- 2. The offer or grant must be for options being options for the issue or transfer of fully paid shares in a class of shares of the issuer none of which at the time of the offer are quoted on the Australian Stock Exchange ("ASX") or an approved foreign exchange.
- The offer or grant must be made pursuant to an employee share scheme offers under which are extended only to
 persons (offerees) who at the time of the offer are full or part-time employees or directors of the issuer or of
 associated bodies corporate of the issuer;
- 4. The offer or grant must be in writing (the offer document) and:
 - (a) the offer document must include or be accompanied by a copy, or a summary, of the rules of the employee share scheme pursuant to which the offer or grant is made;
 - (b) if the offer document includes or is accompanied by a summary (rather than a copy) of the rules of the employee share scheme, the offer document must include an undertaking that during the period or periods during which the offeree may acquire options pursuant to the employee share scheme, the issuer (or, in the case of an issuer which does not have a registered office in Australia, an associated body corporate of the issuer which does so have a registered office) will, within a reasonable period of the offeree so requesting, provide the offeree without charge with a copy of the rules of the employee share scheme; and
 - (c) the offer document must include an undertaking that, throughout the period during which options acquired pursuant to the employee share scheme may be exercised, the issuer (or in the case of an issuer which does not have a registered office in Australia, an associated body corporate of the issuer which does so have a registered office) will have available a current offer information statement in relation to the shares the subject of those options, which offer information statement complies with the requirements of Part 6D of the Act (subject to any relief from such requirements granted by ASIC).
- 5. The employee share scheme does not involve:
 - (a) any contribution plan; or
 - (b) any offer, issue or sale being made through a trust.
- 6. The offer is made before 31 July 2002.

SCHEDULE C

1. The person making the offer (the "offeror") must provide to ASIC a copy of the offer document (which need not contain details of the offer or grant particular to the offeree such as the identity or entitlement of the offeree) and of each accompanying document not later than 7 days after the provision of that material to the offeree.

- 2. If the offeree acquires options pursuant to the employee share scheme, the offeror must ensure that the issuer, as soon as practicable after the lodging with ASIC of an offer information statement in relation to the shares the subject of such options, sends to the offeree either:
 - (a) a copy of that offer information statement; or
 - (b) a statement which:
 - i. meets the requirements of subsection 734(6) of the Act; and
 - ii. informs the offeree of the manner in which a copy of that offer information statement may be obtained free of charge,

provided that no such obligation shall arise if the offeree is not entitled to exercise their options before the expiry date of that offer information statement.

Interpretation

For the purposes of this instrument:

- 1. A contribution plan is a plan under which a participating offeree may save money by regular deductions from wages or salary towards paying for shares offered for issue or sale under an employee share scheme.
- 2. A body corporate is an associated body corporate of an issuer if:
 - (a) the body corporate is a related body corporate of the issuer; or
 - (b) the body corporate has voting power in the issuer of not less than 20%; or
 - (c) issuer has voting power in the body corporate of not less than 20%;

(applying the definition of "voting power" contained in section 610 of the Act)

- 3. An offer under a scheme shall not be regarded as extended to a person other than an employee or director of the issuer or an associated body corporate of the issuer merely because such an employee or director may renounce an offer or grant of options or shares made to them under the scheme in favour of their nominee.
- 4. An option shall be taken to have been offered or granted for nominal consideration if and only if the total value of the consideration promised in connection with the issue of the option is not more than the lesser of:
 - (a) 1 cent per option; or
 - (b) 1% of the exercise price in respect of the option.
- 5. Securities shall be taken to be quoted on an approved foreign exchange if and only if quoted on:
 - (a) the New York Stock Exchange, the American Stock Exchange, the London Stock Exchange, the Tokyo Stock Exchange, the Frankfurt Stock Exchange, the Bourse de Paris, the Toronto Stock Exchange, the Zurich Stock Exchange, The Amsterdam Stock Exchange, the Milan Stock Exchange, The Stock Exchange of Hong Kong Ltd, the Stock Exchange of Singapore Limited, the New Zealand Stock Exchange or the Kuala Lumpur Stock Exchange (main and second Boards) provided that unless otherwise expressly stated, if any such exchange has more than one board on which securities are quoted, securities shall only be taken to be quoted on that exchange if quoted on the main board of that exchange; or
 - (b) the NASDAQ National Market.

Dated the 3th day of August 2001

Signed by Susanne Date

as a delegate of the Australian Securities and Investments Commission

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Australian Securities and Investments Commission Superannuation Industry (Supervision) Act 1993 Section 332 Modification

Pursuant to section 332 of the Superannuation Industry (Supervision) Act 1993 (the "SIS Act") the Australian Securities and Investments Commission hereby declares that regulation 2.04 of the Superannuation Industry (Supervision) Regulations has effect in relation to Accountants Superannuation Fund Nominees Pty Limited acting as trustee of the Accountants Superannuation Fund as if the following subregulations were inserted after subregulation 2.04(1):

- "2.04(1A) For the purposes of Divisions 2.3 to 2.7, the trustee of a superannuation entity is taken to have satisfied a duty or requirement to give information or a document to a person if:
 - (a) the trustee has sent by e-mail to the address of the person last known to the trustee a hypertext link to the information or document on the trustee's website;
 - (b) the person has agreed to receive the information or document by being given by e-mail a hypertext link to the information on the trustee's website;
 - (c) the form of this agreement is expressed as revocable;
 - (d) the person has not revoked their agreement;
 - (e) except where regulation 2.06 allows the trustee to charge, the information or document can be downloaded free of charge (excluding any normal fees payable to the person's internet service provider);
 - (f) the e-mailed hypertext link takes the person directly to the information or document, subject to any procedure for identifying the person before allowing access to the information or document:
 - (g) the trustee has no reason to suspect that the person is unlikely by merely scrolling or using hypertext links to be able to see all of the information or all of the document;
 - (h) except where the person has requested the information or a document under Division 2.6, the hypertext link is accompanied by a prominent statement to the effect that the person is advised to access the information or document and download it; and
 - (i) the information or document is accessible on the trustee's website for a reasonable period (usually the period while the information is current).

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- 2.04(1B) For the purposes of Divisions 2.3 to 2.7, the trustee of a superannuation entity is taken to have given a document if it:
 - (a) gives a copy of the document in accordance with subregulation 2.04(1A); and
 - (b) takes reasonable steps to ensure that the copy received by the person is complete and unaltered.
- 2.04(1C) For the purposes of subregulation 2.04(1B), a document is taken to be a copy of another document regardless of:
 - (a) immaterial differences in the sequence in which information is presented;
 - (b) prompts and links if they are not likely to:
 - (i) cause a reasonable person to confuse the contents of the document with another document; or
 - (ii) reduce the likelihood of a reasonable person reading any part of the document:
 - (c) the absence from (or simplification in) the document of graphics of a promotional or decorative nature; and
 - (d) the inclusion in the document of codes or features to control the display of the document which do not otherwise alter the sense or content of the document.".

This modification of regulation 2.04 has effect only insofar as that regulation is made for the purposes of Part 3 of the SIS Act.

Dated this 7th day of August 2001.

Signed by Carolyn Bruns

as delegate of the Australian Securities and Investments Commission.

Australian Securities & Investments Commission Corporations Act 2001 Sub-Section 655A(1) Declaration

01/1010

Pursuant to sub-section 655A(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("the Commission") hereby declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case referred to in Schedule B as if:

- 1. item 2(d)(ii) of section 611 was omitted and the following paragraph substituted:
 - "(ii) subject only to one or both of the following:
 - (A) any conditions that relate only to the occurrence of an event or circumstance referred to in subsection 652C(1) or (2);
 - (B) the condition referred to in paragraph 625(3)(c)"
- 2. item 3(d)(ii) of section 611 was omitted and the following paragraph substituted:
 - "(ii) subject only to any conditions that relate only to the occurrence of an event or circumstance referred to in subsection 652C(1) or (2)."
- 3. paragraph 617(2) was modified by omitting the words:

"the bid may extend to securities that come to be in the bid class during the offer period due to a conversion or exercise of the rights."

and substituting the words:

"the bid may extend to securities that come to be in the bid class during the period from the date set by the bidder under subsection 633(2) to the end of the offer period due to a conversion or exercise of the rights.";

- 4. subsection 619(3) were modified or varied by:
 - (a) in paragraph (a), omitting the words "foreign holders" and substituting the words "all foreign holders, or certain foreign holders specified in the bidder's statement,"; and
 - (b) in subparagraph (b)(i), omitting the words "foreign holders" and substituting the words "those foreign holders referred to in paragraph (a)".
- 5. paragraph 620(2)(b) was omitted and the following paragraph substituted:
 - "(ba) if the bidder is given the necessary transfer documents after the acceptance and before the end of the bid period and the offer is subject to a defeating condition at the time that the bidder is given the necessary transfer documents by the end of whichever of the following periods ends earlier:
 - (i) within one month after the takeover contract becomes unconditional;
 - (ii) 21 days after the end of the offer period; or
 - (bb) if the bidder is given the necessary transfer documents after the acceptance and before the end of the bid period and the offer is unconditional at the time that the bidder is given the necessary transfer documents by the end of whichever of the following periods ends earlier:
 - (i) one month after the bidder is given the necessary transfer documents;
 - ii) 21 days after the end of the offer period; or"
- 6. paragraph 620(2)(c) was modified by adding at the end of the paragraph the following words:

 "but if at the time the bidder is given the necessary transfer documents the takeover contract is still subject to a condition which relates to the occurrence of an event or circumstance referred to in subsection 652C(1), 652C(2) or 625(3)(c), within 21 days after the takeover contract becomes unconditional."
- 7. subsection 625(3) was modified by adding at the end of the subsection the following words:

"The condition referred to in this subsection is not a defeating condition.".

8. items 2, 3 and 5 of the table contained in subsection 633(1) were modified by adding at the end of the entry in the left hand column for each item the following words:

"The bidder's statement and offer document need not include the name and address of the holders of bid class securities, the date of the proposed offer or any other date that is related to or dependent on that date, or the details referred to in subparagraphs 636(1)(k)(ii) and 636(1)(i) or details of transactions required to be disclosed under subparagraphs 636(1)(k) and 636(1)(i) from the period between the date of the bidder's statement and the date of the bid.

If this information is not included in the bidder's statement and offer document, the bidder must:

• include this information in the bidder's statement and offer document sent under item 6; and

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Signed by Merinda Northrop
as a delegate of the Australian Securities and Investments Commission

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Australian Securities & Investments Commission

Corporations Law Section 825
Order Revoking Licence

01/1012

TO:

Notices under the Corporations Act 2001

INVENT FUNDS MANAGEMENT LIMITED, ACN: 079 785 096 ("the Licensee")

PO Box A858

SYDNEY SOUTH NSW 1235

Pursuant to paragraph 825(c)) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 182239 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 10th day of August 2001.

Signed

Jeffrey Albert Scott, a delegate of the Australian Securities and Investments Commission

Notices under the Corporations Act 2001

Australian Securities & Investments Commission Corporations Law Section 824 Order Revoking Licence

01/1013

TO:

Sudano Santo Guieseppe ("the Licensee")

8 Alver Rd

Doubleview WA 6018

Pursuant to paragraph 824(d of the Corporations Law, the Australian Securities and Investments Commission hereby revokes the Licence Number 14309 with effect from when this order is served on the Licensee.

Dated this 13th day of August 2001.
Signed

Leigh-Anne Perillo, a delegate of the Australian Securities and Investments Commission

TO:

Australian Securities & Investments Commission

Corporations Law Section 825

01/1014

Order Revoking Licence Armstrong Jones Management Limited, ACN: 008 947 840 ("the Licensee")

Level 11 347 Kent St

Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 14208 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 13 day of August 2001.
Signed

Leigh-Anne Perillo, a delegate of the Australian Securities and Investments Commission

Australian Securities & Investments Commission Corporations Law Section 825 Order Revoking Licence

01/1015

TO:

Abbey Group Pty Ltd, ACN: 004 554 152 ("the Licensee")

43 Gold St

Collingwood VIC 3066

Pursuant to paragraph 825(a) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 16256 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 13th day of August 2001.
Signed

Leigh-Anne Perillo, a 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.

ACI INTERNATIONAL LIMITED

ACN 006 005 929 will change to a proprietary company limited by shares. The new name will be ACI INTERNATIONAL PTY LTD

ACN 006 005 929.

CAPE TELECOMS LTD. ACN 079 048 267 will change to a proprietary company limited by shares. The new name will be

CAPE TELECOMS PTY LTD ACN 079 048 267.

EBRIDAL.COM LTD ACN 090 975 625 will change to a proprietary company limited by shares. The new name will be

PHOIBOS INVESTMENTS PTY LTD ACN 090 975 625.

HEDON INVESTMENTS LIMITED

ACN 004 362 574 will change to a proprietary company limited by shares. The new name will be HEDON INVESTMENTS PTY LTD

ACN 004 362 574.

RIVKIN FUNDS MANAGEMENT PTY

LIMITED ACN 094 911 038 will change to a public company limited by shares. The new name will be

RIVKIN FUNDS MANAGEMENT LIMITED ACN 094 911 038.

BESTON PACIFIC AUSTRALIA LIMITED

ACN 090 865 099 will change to a proprietary company limited by shares. The new name will be BESTON PACIFIC AUSTRALIA PTY LTD

ACN 090 865 099.

DARK BLUE SEA PTY. LTD. ACN 095 343 614 will change to a public company limited by shares. The new name will be

DARK BLUE SEA LIMITED ACN 095 343 614.

FIRST LEGAL SECURITIES LTD

ACN 056 148 353 will change to a proprietary company limited by shares. The new name will be FIRST LEGAL SECURITIES PTY LTD

ACN 056 148 353.

PENRICE HOLDINGS PTY ACN 008 125 835 will change to a proprietary company limited by shares. The new name will be PENRICE HOLDINGS PTY LTD ACN 008 125 835.

ROTOCULT PTY LTD ACN 095 977 585 will change to a public company limited by shares. The new name will be

ROTOCULT LIMITED ACN 095 977 585.

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SUZY KOLTAI LIMITED ACN 063 268 566 will change to a proprietary company limited by shares. The new name will be SUZY KOLTAI PTY LTD ACN 063 268 566.

TASMINE PTY LTD ACN 095 684 389 will change to a public company limited by shares. The new name will be TASEX RESOURCES LTD

ACN 095 684 389.