



Commonwealth of Australia



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. ASIC 12/07, Tuesday, 27 March 2007

Published by ASIC

ASIC Gazette

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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the Corporations Act and the other legislation administered by ASIC may have rights of review. ASIC has published **Practice Note 57 [PN57] Notification of rights of review** and Information Sheet [INFO 1100] **ASIC decisions – your rights** to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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

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

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07 / 0181

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case referred to in Schedule B as if paragraph 601GC(1)(a) of the Act were modified or varied by deleting "special resolution of the members of the scheme" and substituting "each and every member of the scheme providing their written consent to the modification, or repeal and replacement".

Schedule A

Centro MCS Manager Limited ACN 051 908 984 as responsible entity of the Centro America Fund ARSN 121 569 702 (the "Scheme")

Schedule B

1. The only members of the Scheme are:
 - (a) CPT Manager Limited ACN 054 494 307 as responsible entity for the Centro Property Trust ARSN 091 043 793; and
 - (b) Centro MCS Manager Limited ACN 051 908 984 in its capacity as responsible entity for the Centro Direct Property Fund International ARSN 114 635 657.
2. All interests in the Scheme were issued in circumstances that did not require the Responsible Entity to issue a disclosure document or Product Disclosure Statement under the Act.

Dated this 13th day of March 2007



Signed by Steven Rice
as a delegate of the Australian Securities and Investment Commission.



ASIC

Australian Securities & Investments Commission

07 / 0184

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Michael J Wren & Bruce W Gardiner, ABN 81 224 211 218 ("the Licensee") L2, 37-49 Pitt Street, Sydney NSW 2000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 253478 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19 March 2007

Signed

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

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

07 / 0185

Australian Securities and Investments Commission
Corporations Act 2001 — Subsections 741(1) and 1020F(1) — Declarations

1. Under subsection 741(1) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D applies to the persons specified in Schedule A in the case specified in Schedule B as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting:

"(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 or 708A does not say otherwise.

(4) Unless the contrary is proved, 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."

2. And under subsection 1020F(1) ASIC declares that Part 7.9 applies in relation to the classes of persons specified in Schedule A in the case specified in Schedule B as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting:

"(6) This subsection covers the circumstances in which:

- (a) the offer is made within 12 months after the issue of the financial product;
- (b) the product was issued without a Product Disclosure Statement for the product being prepared; and
- (c) the issuer issued the product with the purpose of the person to whom it was issued selling or transferring the product, or granting, issuing or transferring interests in, or options or warrants over, the product.

(7) Unless the contrary is proved, financial products are taken to be issued with the purpose referred to in paragraph 6(c) if any of the products are subsequently sold, or offered for sale, within 12 months after their issue."

Schedule A

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Persons who are issued Stapled Securities under the Placement.

Schedule B

The Stapled Securities were issued under the Placement without disclosure to investors under Part 6D.2 and without a Product Disclosure Statement for the product being prepared where:

- (a) the issue of Stapled Securities under the Placement occurs on the same day as:
 - (i) interests in AFT are issued to members of Toll Holdings under a Part 5.1 Scheme between Toll Holdings and its members; and
 - (ii) shares in AL are issued to members of Toll Holdings under a Part 5.1 Scheme between Toll Holdings and its members;
- (b) the interests in AFT and shares in AL described in paragraphs (a)(i) and (a)(ii) above, under the terms upon which they are to be traded, must only be transferred together.

Interpretation

In this instrument:

AFT means the Asciano Finance Trust ARSN 124 102 807

AL means Asciano Limited ACN 123 652 862

Part 5.1 scheme means a compromise or arrangement conducted under Part 5.1 of the Act approved at a meeting held as a result of an order under subsection 411(1) or (1A) of the Act.

Placement means an offer of approximately \$150 million worth of Stapled Securities to sophisticated investors, professional investors or wholesale clients.

Stapled Securities means an interest in AFT and a share in AL which, under the terms upon which they are to be traded, must only be transferred together.

Toll Holdings means Toll Holdings Limited ACN 006 592 089.

Dated the 6th day of March 2007



Signed by Steven Rice
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

07 / 0186

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: V.P.A. Friendly Society Limited, ABN 17 087 649 170 ("the Licensee")
1 Clarendon Street, East Melbourne Vic 3002

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247011 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 15 March 2007.

Signed

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

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

0 7 / 0 1 8 7

Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 1020F(1)(a) and 1020F(1)(c) – Revocation,
Exemption and Declaration

Revocation

1. Under paragraphs 1020F(1)(a) and 1020F(1)(c) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [07/165] dated 7 March 2007.

Exemption and Declaration

2. Under paragraph 1020F(1)(a) of the Act ASIC exempts the person specified in Schedule A in the case described in Schedule B from section 1012B of the Act in relation to the issue of an interest in the managed investment scheme referred to in Schedule A.
3. Under paragraph 1020F(1)(c) of the Act ASIC declares that Part 7.9 applies in relation to the financial product specified in Schedule C as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting the following subsections:

"(6) This subsection covers the circumstances in which:

- (a) the offer is made within 12 months after the issue of the financial product; and
- (b) the product was issued without a Product Disclosure Statement for the product being prepared; and
- (c) the issuer issued the product with the purpose of the person to whom it was issued selling or transferring the product, or granting, issuing or transferring interests in, or options or warrants over, the product.

(7) Unless the contrary is proved, financial products are taken to be issued with the purpose referred to in paragraph (6)(c) if any of the financial products are subsequently sold, or offered for sale, within 12 months after their issue."

Schedule A

Multiplex Capital Securities Limited (ACN 103 736 081) in its capacity as the responsible entity of the Multiplex Acumen Property Fund (ARSN 104 341 988) (*MPF*).

Schedule B**07 / 0187**

Where retail clients received, at the time of the offer or the issue of Hybrids, a Product Disclosure Statement in relation to the Hybrids, which disclosed all relevant information that would comply with sections 1013C, 1013D, 1013E, 1013F, and (to the extent applicable) 1013FA of the Act as if there were an offer or issue of interests in MPF.

Schedule C

An issue of an interest in MPF, after the date of this instrument, by reason of the Conversion of Hybrids, where the Hybrids were offered and issued under a Product Disclosure Statement dated on or about 8 March 2007, or a Replacement Product Disclosure Statement.

Interpretation

In this instrument:

Conversion of Hybrids means the conversion of Hybrids for interests in MPF, in accordance with the terms and conditions outlined in a Product Disclosure Statement dated on or about 8 March 2007 or a Replacement Product Disclosure Statement.

Hybrids means an interest in the Trust known as "income units", that are convertible in accordance with the terms of issue into interests in MPF.

Replacement Product Disclosure Statement means a Product Disclosure Statement for the offer or issue of Hybrids, the terms and conditions of which are substantially the same as those set out in the Product Disclosure Statement dated on or about 8 March 2007.

Trust means Multiplex Property Income Fund (ARSN 117 674 049).

Dated this 12th day of March 2007.



Signed by Christopher Wheeler
as delegate of the Australian Securities and Investments Commission

07 / 0190

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B on the conditions set out in Schedule C.

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the *Responsible Entity*) as the responsible entity of Challenger Global Property Securities Fund ARSN 124 152 736.

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

1. is operated by a body that is incorporated or formed in Hong Kong; and
2. is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
3. is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

1. Before the investment of scheme property in the REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Dated this 20th day of March 2007



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

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B on the conditions set out in Schedule C.

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the **Responsible Entity**) as the responsible entity of Challenger Global Property Securities Fund ARSN 124 152 736.

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the **REIT**) that:

1. is operated by a body that is incorporated or formed in Singapore; and
2. is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
3. is subject to the *Code on Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore.

Schedule C

1. Before the investment of scheme property in the REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Dated this 20th day of March 2007



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

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B on the conditions set out in Schedule C.

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the *Responsible Entity*) as the responsible entity of Challenger Global Property Securities Fund ARSN 124 152 736.

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

1. is operated by a body that is incorporated or formed in the United States of America (*USA*) or a State of the USA; and
2. has qualified by election as a real estate investment trust as referred to in section 856 of the Internal Revenue Code of 1986 of the USA (the *Code*) or any provision that replaces that section and the responsible entity reasonably believes that such election has not been terminated or revoked under subsection 856(g) of the Code; and
3. has issued interests that are registered under the Securities Exchange Act of 1934 of the USA, and is an issuer that is required by that legislation to file annual and other periodic reports with the Securities and Exchange Commission of the USA (the *SEC*); and
4. is subject to the enforcement and other powers of the SEC under the Securities Act of 1933, the Securities Exchange Act of 1934 and the Sarbanes-Oxley Act of 2002 of the USA,

where the interests in the REIT are traded on the New York Stock Exchange, the American Stock Exchange, the National Association of Securities Dealers Automated Quotation National Market or the Nasdaq Stock Market of the USA.

Schedule C

1. The Responsible Entity must at reasonable intervals make such enquiries as are reasonably necessary to confirm that the election of the REIT referred to in paragraph 2 of Schedule B has not been terminated or revoked as referred to in that paragraph.
2. Before the investment of scheme property or the keeping of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining

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why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.

3. The Responsible Entity must keep the document for 7 years.

Dated this 20th day of March 2007



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

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Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B on the conditions set out in Schedule C.

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the **Responsible Entity**) as the responsible entity of Challenger Global Property Securities Fund ARSN 124 152 736.

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the **REIT**) that:

1. is operated by a body that is incorporated or formed in Canada; and
2. is listed on the Toronto Stock Exchange; and
3. is subject to the regulation of:
 - (a) the Alberta Securities Commission; or
 - (b) the Ontario Securities Commission; or
 - (c) Autorite des marches financiers; or
 - (d) the British Columbia Securities Commission; and
4. the Responsible Entity reasonably believes that the REIT is subject to adequate safeguards for investor funds.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Dated this 20th day of March 2007



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



ASIC

Australian Securities & Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

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IN THE MATTER OF CALLEN JEFFREY SOFFER

AND

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

**To: CALLEN JEFFREY SOFFER
Unit 315
83 Queensbridge Street,
Southbank VIC 3206**

**ORDER PURSUANT TO SECTIONS 920A AND 920B OF THE
CORPORATIONS ACT 2001**

TAKE NOTICE that the Australian Securities and Investments Commission hereby prohibits Callen Jeffrey Soffer from providing any financial services for a period of 5 years. This order takes effect from the date of service.

Dated Monday, 19 March 2007.

Signed:.....
Sharman Grant
Delegate of the Australian Securities and Investments Commission

Your attention is drawn to sections 920C and 1311 of the Corporations Act 2001 which provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty \$2,750 or imprisonment for 6 month or both).

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NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act that the Australian Securities and Investments Commission has made an order in the terms set out below, which order took effect on the date of service of it on the person to whom it relates, being 14 March 2007.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER of ERICK TJANDRA
AND THE CORPORATIONS ACT 2001**

To: **ERICK TJANDRA**
(**'MIN' 398630**)
C/o Cessnock Correctional Centre
PO Box 32
CESSNOCK 2325 NSW

**BANNING ORDER UNDER TO SECTIONS 920A and 920B OF THE
CORPORATIONS ACT 2001**

TAKE NOTICE that the Australian Securities and Investments Commission **PROHIBITS ERICK TJANDRA PERMANENTLY** from providing any financial services under to sections 920A and 920B of the Corporations Act 2001 from the date of service of this Banning Order.

Dated this 1st day of March 2007.

Signed: 
GAI DI BARTOLOMEO

Delegate of the
Australian Securities and Investments Commission.

07 / 0196

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act that the Australian Securities and Investments Commission has made an order in the terms set out below, which order took effect on the date of service of it on the person to whom it relates, being 15 March 2007.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION**IN THE MATTER of ADAM OUIEK
AND THE CORPORATIONS ACT 2001**

To: **ADAM OUIEK**
28 Bright St
GUILDFORD NSW 2161

**BANNING ORDER UNDER TO SECTIONS 920A and 920B OF THE
CORPORATIONS ACT 2001**

TAKE NOTICE that the Australian Securities and Investments Commission **PROHIBITS ADAM OUIEK** from providing any financial services under to sections 920A and 920B of the Corporations Act 2001 for a period of **FIVE (5) YEARS** from the date of service of this Banning Order.

Dated this 7th day of March 2007.

Signed: 
.....
GAUDI BARTOLOMEO

Delegate of the
Australian Securities and Investments Commission.

07 / 0197

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B on the conditions set out in Schedule C.

Schedule A

Challenger Managed Investments Limited ACN 002 835 592 (the *Responsible Entity*) as the responsible entity of Challenger Global Property Securities Fund ARSN 124 152 736.

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

1. is operated by a body that is incorporated or formed in Japan; and
2. is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies* of Japan; and
3. is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in the REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Dated this 20th day of March 2007



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

07 / 0198

**Australian Securities and Investments Commission
Corporations Act 2001
Subclause 30(2) of Schedule 4 - Exemption**

Pursuant to subclause 30(2) of Schedule 4 to the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*), being satisfied that a proposed modification of the constitution of Mecu Limited ACN 087 651 607 (the *Company*) will not result in or allow a modification of the mutual structure of the Company, hereby exempts the Company from clauses 29(1)(f), 29(1)(h), 29(4), 31, 32 and 33 of Part 5 of Schedule 4 of the Act in the case mentioned in Schedule A on the conditions mentioned in Schedule B for so long as those conditions are met.

SCHEDULE A

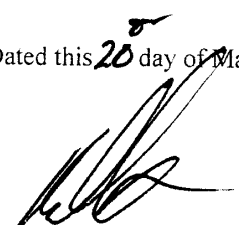
Where the Company is proposing to modify Division 2 of Appendix 1 of its Constitution in substantially the same terms as the draft amendments described in the Schedule of Proposed Amendments marked "C" attached to the application that were lodged with ASIC on 8 March 2007.

SCHEDULE B

The Company must ensure that the notice of meeting at which the proposed constitutional modification mentioned in Schedule A is to be considered or a disclosure statement that accompanies the notice of meeting:

1. gives all the information that members would reasonably require and expect to be given to make an informed decision about the proposed modification; and
2. is readily comprehensible to members of the Company.

Dated this ²⁵20 day of March 2007


Signed by Richard Cockburn
as a delegate of the Australian Securities and Investments Commission

07 / 0199

Australian Securities and Investments Commission**Corporations Act 2001 – subsection 111AT(1) Order**

Pursuant to subsection 111AT(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the company specified in Schedule A from the requirement to comply with Part 2M.3 (Financial Reporting) of the Act in relation to the financial years and half-years specified in Schedule B on the conditions set out in Schedule C.

Schedule A

Sam's Seafood Holdings Limited ACN 098 448 269 (subject to a deed of company arrangement) ("SSH")

Schedule B

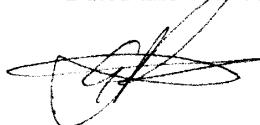
1. Financial years and half years for SSH that end during the period that commenced on 1 July 2005 and concludes on the date that is the earlier of:

- (a) 12 months from the date of this order;
 - (b) the date of the end of the deed of company arrangement in relation to SSH; or
 - (c) a time when the deed administrator reasonably forms the opinion that the members have an ongoing economic interest in SSH.
-

Schedule C

07 / 0199

1. SSH must as soon as practicable make an announcement explaining the effect of this order to the Australian Securities Exchange Limited for release to the financial market operated by it.
2. The Administrators must notify ASIC immediately if they reasonably form the opinion that the members have an ongoing economic interest in SSH.
3. SSH may not rely on section 713 of the Act until at least 12 months after the reporting date of the first reports lodged with ASIC under Part 2M.3 of the Act following this order ceasing to operate. For the purposes of this condition, "reporting date" means the end of the reporting period to which the reports relate.

Dated this 14~~th~~th day of March 2007

Signed by Stefan Pfeifle

As Delegate of the Australian Securities and Investments Commission

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

Revocation

1. Under paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [07/0069] dated 25 January 2007.

Disclosure relief for offers of units of options

2. Under paragraph 1020F(1)(a) of the Act ASIC exempts McGuigan Simeon Wines Limited ACN 052 179 932 (*McGuigan*) and any associate of McGuigan from Part 7.9 where that person makes an Offer or offers to arrange for the issue of units of Options under an Offer, on the conditions set out in the Schedule and for so long as the conditions are met.
3. Under paragraph 1020F(1)(b) of the Act ASIC exempts a unit of an Option from Part 7.9 of the Act where:
 - (a) a recommendation is made that a person to whom an Offer has been made acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.

Licensing and hawking relief

4. Under paragraph 911A(2)(l) of the Act ASIC exempts McGuigan from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an Offer (including any general advice given in the offer document) where the offer document includes a statement to the effect that any advice given by the person in connection with the Offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
5. Under paragraph 911A(2)(l) of the Act ASIC exempts McGuigan and any associate of McGuigan from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) the provision of a custodial or depository service in connection with an Offer covered by the exemption in paragraph 2 where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and

- (b) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph 5(a); and
 - (c) dealing in a financial product in connection with an Offer covered by the exemption in paragraph 2 where any acquisition by purchase or disposal of the product (by McGuigan or an associate) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in the relevant type of financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed to deal in the relevant type of financial product in the relevant place.
6. Under paragraph 992B(1)(a) of the Act ASIC exempts McGuigan or any associate of McGuigan from sections 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the Offer.

Schedule

The following conditions apply:

1. McGuigan must:
 - (a) include the Offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the Offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the Offer particular to the employee such as the identity or entitlement of the employee), and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
 2. McGuigan must comply with any undertaking required to be made in the offer document by reason of this instrument; and
 3. the Trustee must hold the Options on trust for each person (a *beneficiary*) who acquires units of Options under the Offer; and
 4. the Trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually and made available for inspection by the beneficiaries at an office of the Trustee or a place of business of McGuigan during normal business hours or such other time as is agreed with beneficiaries; and
-

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5. the Trustee must ensure that each Option to which a unit held by a beneficiary relates is identified in the written financial records as being held on account of that beneficiary; and
6. the Trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
7. the Trustee must provide a copy of the trust deed to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act; and
2. the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the Plan in favour of their nominee; and
3. *eligible employee* means a person who is at the time of the Offer a full or part-time employee or, director of McGuigan or of an associated body corporate; and
4. *financial product advice* has the meaning given by section 766B; and
5. *general advice* has the meaning given by section 766B; and
6. *Offer* means an offer for the issue of units of Options made under the Plan extended only to eligible employees; and
7. *offer document* means a document setting out the Offer that:
 - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
 - (b) if a summary (rather than a copy) of the rules of the Plan is given – includes an undertaking that during the period (the *offer period*) during which an eligible employee may exercise the Options acquired under the Plan, McGuigan will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
 - (c) specifies in respect of the units of Options the acquisition price in Australian dollars; and

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- (d) includes an undertaking, and an explanation of the way in which, McGuigan will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of shares in the same class as those subject to the Options; and
8. **Option** mean an option for the transfer of shares in the same class of ordinary shares in McGuigan which are quoted on the financial market operated by the ASX Limited; and
9. **Plan** means the McGuigan Simeon Wines Limited Executive Option Acquisition Plan; and
10. **Trustee** means MGW Executive Options Pty Limited ACN 113 305 445.

Commencement

This instrument takes effect on gazettal.

Dated this 21st day of March 2007



Signed by Rupert Clive Smoker
as a delegate of the Australian Securities and Investments Commission

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

Under subsection 741(1) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D applies to each person referred to in Schedule A in the case specified in Schedule B as if section 707 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 sections 708 and 708A do not say otherwise.

- (4) Unless the contrary is proved, 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 shareholder of Boart Longyear Limited ACN 123 052 728 (*Boart Longyear*)

SCHEDULE B

This declaration applies only to an offer of ordinary shares in Boart Longyear for sale where:

- (1) the ordinary shares were issued under an international offering memorandum dated on or about 4 April 2007 or a New Zealand Investment Statement dated on or about 9 March 2007 (*International Offering Documents*) in respect of offers of Boart Longyear ordinary shares in jurisdictions other than Australia (*Offshore Shares*);
- (2) the offer for sale is within 12 months after the Offshore Shares were issued by Boart Longyear;

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- (3) the Offshore Shares are in a class of securities that are quoted ED securities of Boart Longyear listed on the financial market operated by ASX Limited;
- (4) at the time of issue by Boart Longyear of the Offshore Shares, no determination under subsection 713(6) of the Act is in force with respect to Boart Longyear;
- (5) there is, at the time of issue by Boart Longyear of the Offshore Shares, a completed contract for the issue by Boart Longyear of the Offshore Shares;
- (6) a prospectus was lodged with ASIC, in relation to securities in the same class as the Offshore Shares (*Prospectus*), not more than 8 weeks prior to the issue by Boart Longyear of the Offshore Shares; and
- (7) In addition to the disclosure requirement under the Act, the Prospectus contains all information (if any):
 - (a) known to a person whose knowledge is relevant in relation to the Prospectus under subsection 710(3) of the Act; or
 - (b) which ought reasonably to have been obtained by such a person by making enquiries;

that an investor or their professional advisers would reasonably expect to have a material effect on the price or value of the securities of the body which relates to the consideration paid or payable for any issue or sale of securities of Boart Longyear (other than those issued or sold under the Prospectus or International Offering Documents).

Dated this 21st day of March 2007



Signed by Cathy Chan
As a delegate of the Australian Securities and Investments Commission

07 / 0206

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*) 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)(l), 992B(1)(a) and 1020F(1)(a) of the Act, ASIC 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 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)(b) of the Act ASIC exempts an interest in the managed investment scheme referred to in Schedule B from section 992AA of the Act where the interest is being offered for sale (other than by a person referred to in Schedule A) on a basis that appears to comply with paragraph (g) of Schedule B and paragraphs 1 and 2 of Schedule C.

Schedule A

1. Sunshine Peak Pty Limited ACN 099 387 827 as trustee for Fort Apache Unit Trust ABN 73 190 117 639 (*promoter*)
2. Sunshine Peak Pty Limited ACN 099 387 827 as trustee for Greenbar Unit Trust ABN 70 803 704 355 (*operator*)

Schedule B

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 the operator as part of a serviced apartment, hotel, motel or resort complex located at 357 Diamond Beach Road, Diamond Beach, NSW developed in accordance with an approval of a local government organisation that was given to ASIC on 14 February 2007 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 all of the following apply:

- (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 a 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;
 - (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 in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total 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 the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and
 - (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
 - (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
-

- (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 and each investor which agreement includes provisions as specified in Schedule D;
- (h) the promoter or operator is not aware of any circumstances in which the Act required a Product Disclosure Statement to be given to a person in relation to the scheme and:
 - (i) no Product Disclosure Statement was given to the person; or
 - (ii) a Product Disclosure Statement was given to the person, but the Product Disclosure Statement did not comply with the Act.

Schedule C

1. 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. Where a FFE Fund has been established for an investor, the operator must ensure that:
 - (a) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (b) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first.
3. Each promoter that is involved in making an offer of interests in the scheme for issue must not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
4. The operator must comply with the provisions specified in Schedule D which are included in the agreement referred to in paragraph (g) of Schedule B.

Schedule D

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

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

- (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;

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:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in paragraph (g) of Schedule B for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of the scheme; and

offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Commencement

This instrument takes effect on gazettal.

Dated this 21st day of March 2007



Signed by Steven Rice
as a delegate of the Australian Securities and Investments Commission

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

Under paragraph 1020F(1)(c) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Division 2 of Part 7.9 of the Act applies to Equity Trustees Limited ACN 004 031 298 (the *RE*) in its capacity as the responsible entity of Credit Suisse PL 100 – World Water Trust ARSN 124 201 074 (the *Scheme*), in the case referred to in the Schedule, as if the following provisions were modified or varied by:

- (i) deleting "." at the end of paragraph 1013H(c) and replacing it with "; or"; and
- (ii) inserting a new paragraph 1013H(d) as follows:

"(d) an application of a kind referred to in paragraph (b) will be made to the operator of that market within 7 days of the date of issue of the product"; and
- (iii) deleting "." at the end of paragraph 1016D(1)(b) and replacing it with "; or"; and
- (iv) inserting a new paragraph 1016D(1)(c) as follows:

"(c) an application for quotation of the product has been made to the operator of that market within 7 days of the date of issue of the product"; and
- (v) deleting paragraphs 1016D(2)(a) and (b); and
- (vi) inserting new paragraphs 1016D(2)(a) and (b) as follows:
 - (a) an application for quotation of the product has not been made to the operator of that market for the taking of such action as is necessary to enable financial products of that kind to be traded on that market within 7 days of the relevant date or the date of issue of the product; or
 - (b) the product is not able to be traded on that market at the end of 3 months after the relevant date or the date of issue of the product."; and
- (vii) inserting after the words "(see subsections (3) and (4))" in paragraph 1016E(1)(a) the following:

" or after the date of issue of the product"; and
- (viii) inserting after the words "(see subsection (4))" in subparagraph 1016E(1)(b)(i) the following:

" or after the date of issue of the product"; and
- (ix) inserting after the words "the relevant date" in subparagraph 1016E(1)(b)(ii) the following:

" or the date of issue of the product".

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Schedule

Where the RE offers interests in the Scheme under a Product Disclosure Statement lodged with ASIC which discloses the full particulars of the issue of the financial product including:

- (i) the timing arrangements in relation to the quotation of newly issued financial products; and
- (ii) that an application for quotation on the financial market operated by ASX Limited will be made within 7 days of the date of each new issue of the financial product; and
- (iii) the maximum time in which the issuer will hold applications moneys before issuing the financial product to applicants.

Dated 16 March 2007



Signed by Cathy Chan
as delegate of the Australian Securities and Investments Commission

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the Act applies in relation to the person named in Schedule A in the case referred to in Schedule B as if item 7 of section 611 were modified or varied by omitting paragraph (a) and substituting it with the following paragraph:

- “(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates; and”.

Schedule A

Harding Lawson Australia Pty Limited ACN 063 854 606 (*Company*)

Schedule B

An acquisition by AECOM Technology Corporation Inc, a company incorporated in Delaware, United States of America (*AECOM*) or any of its associates, of a relevant interest in 100% of the issued voting shares in the Company where the acquisition is approved previously by a resolution unanimously passed at a general meeting of the Company held for the purposes of item 7 of section 611 of the Act no earlier than 21 days after the date of this instrument and no later than 1 July 2007.

Dated this 21st day of March 2007



Signed by Rupert Clive Smoker
as a delegate of the Australian Securities Investment Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 911A(2)(l) – Exemption**

Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts Instinet Pacific Limited, a body corporate incorporated under the *Companies Ordinance (Cap 32)* of Hong Kong, (the *Body*) from the requirement to hold an Australian financial services licence in the case specified in Schedule A on the conditions specified in Schedule B for so long as those conditions are met.

Schedule A

1. Where all of the following apply:
 - (a) the Body has a current licence;
 - (b) the Body is either a body corporate incorporated in Hong Kong or a partnership formed in Hong Kong;
 - (c) the Body:
 - (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has not failed for more than the last 10 business days to have an Agent;
 - (d) the Body's primary business is the provision of financial services;
 - (e) if the Body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
 - (i) 15 business days have not passed since the Body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the Body without ASIC notifying the Body that it may continue to rely on this instrument; and

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- (f) the Body provides any of the following financial services in this jurisdiction to wholesale clients:
- (i) providing financial product advice;
 - (ii) dealing in a financial product; or
 - (iii) making a market for a financial product;
- in respect of any of the following financial products:
- (iv) derivatives;
 - (v) foreign exchange contracts;
 - (vi) securities;
 - (vii) debentures, stocks or bonds issued by a government;
 - (viii) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act;
- (g) the Body provides any of the following financial services in this jurisdiction to wholesale clients:
- (i) providing financial product advice; or
 - (ii) dealing in a financial product that consists only of:
 - (A) applying for or acquiring a financial product;
 - (B) varying a financial product; or
 - (C) disposing of a financial product;
- in respect of managed investment products;
2. the Body has provided ASIC with:
- (a) evidence that paragraph 1(a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;

- (c) a deed of the Body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the Body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
- (i) the deed is irrevocable except with the prior written consent of ASIC;
 - (ii) the Body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
 - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - (iv) if the Body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
 - (v) the Body covenants that, on written request of either the SFC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SFC to disclose to ASIC and ASIC to disclose to the SFC any information or document that the SFC or ASIC has that relates to the Body; and
- (d) written consents to the disclosure by the SFC to ASIC and ASIC to the SFC of any information or document that the SFC or ASIC has that relates to the Body. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule B

1. The Body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the HK regulatory requirements if the financial service were provided in Hong Kong in like circumstances.
-

2. The Body must:
- (a) notify ASIC, as soon as practicable and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (i) each significant change to, including the termination of, the licence or registration applying to the Body relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - (ii) each significant particular exemption or other relief which the Body obtains from the HK regulatory requirements relevant to the financial services the Body provides or intends to provide in this jurisdiction; and
 - (aa) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
 - (i) either:
 - (A) of the details of each significant change (a **notifiable regulatory change**) to the HK regulatory requirements (including in the power or authority of the SFC to supervise, monitor or procure compliance by the Body with the HK regulatory requirements with respect to the provision of the financial services) in the 6 months (the **notification period**) ending on the 15th day of the month by the end of which the notification is required that is relevant to the financial services the Body provides or intends to provide in this jurisdiction and is not a change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or
 - (B) where there have been no notifiable regulatory changes—that there have been no notifiable regulatory changes; and
 - (ii) either:
 - (A) of the details of each enforcement or disciplinary action (a **notifiable regulatory action**) taken by the SFC or any other overseas regulatory authority against the Body during the notification period; or
 - (B) where there have been no notifiable regulatory actions—that there have been no notifiable regulatory actions; and

- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
- (i) the Body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - (ii) the Body is regulated by the SFC under HK laws, which differ from Australian laws.

Interpretation

In this instrument:

address, means the address of the registered office of the Body;

Agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the Body for the purposes of this instrument, and who is authorised to accept on the Body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in subsection 659B(1) of the Act;

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

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

financial services has the same meaning as section 761A of the Act;

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

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

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

licence means a licence granted under section 116 of the SFO or deemed to be granted under sections 22 or 25(b) of Schedule 10 to the SFO;

making a market has the meaning given by section 766D of the Act;

managed investment products has the meaning given by section 761A of the Act;

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

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

registration means registration granted under section 119 of the SFO or deemed to be granted under sections 25(a) or 32 of Schedule 10 to the SFO;

securities has the meaning given by section 761A of the Act;

SFC means the Securities and Futures Commission of Hong Kong;

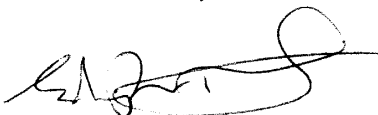
SFO means the *Securities and Futures Ordinance 2002* of Hong Kong; and

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

Commencement

This instrument takes effect on gazettal.

Dated this 19th day of March 2007



Signed by Edyta Tramell
as a delegate of the Australian Securities and Investments Commission

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**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*) 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)(l), 992B(1)(a) and 1020F(1)(a) of the Act, ASIC 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 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.

Schedule A

1. Jurien Bay Beach Resort Pty Ltd ACN 117 543 263 (*promoter*)

Schedule B

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 1 Casuarina Crescent, Jurien Bay, Western Australia, being lot 1136 on deposited plan 217317 and being the whole of the land contained in certificate of title volume 2210 folio 837 developed in accordance with an approval of a local government organisation that was given to ASIC on 6 February 2007 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 all of the following apply:

- (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 a 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;
 - (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 in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total 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 the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and
 - (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (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 and each investor which agreement includes provisions as specified in Schedule D;
- (h) the promoter or operator is not aware of any circumstances in which the Act required a Product Disclosure Statement to be given to a person in relation to the scheme and:
 - (i) no Product Disclosure Statement was given to the person; or

- (ii) a Product Disclosure Statement was given to the person, but the Product Disclosure Statement did not comply with the Act.

Schedule C

1. 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. Where a FFE Fund has been established for an investor, the operator must ensure that:
 - (a) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (b) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
3. Each promoter that is involved in making an offer of interests in the scheme for issue must not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
4. The operator must comply with the provisions specified in Schedule D which are included in the agreement referred to in paragraph (g) of Schedule B.

Schedule D

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 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
- (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.

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- (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;

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:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in

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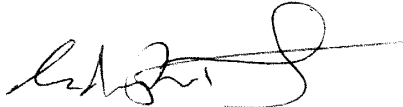
accordance with the written agreement referred to in paragraph (g) of Schedule B for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of the scheme; and

offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Commencement

This instrument takes effect on Gazettal.

Dated this 21st day of March 2007



Signed by Edyta Tramell
as a delegate of the Australian Securities and Investments Commission

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Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 741(1)(a), 911A(2)(l), 992B(1)(a),
1020F(1)(a) and 1020F(1)(b) — Exemptions

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

- (a) an Issuer; and
- (b) any associated body corporate of an Issuer; and
- (c) the manager from time to time of the FCPE (presently AXA Investment Managers Paris) (the *Manager*) and the custodian from time to time of the FCPE (presently BNP Paribas Securities Services) (the *Custodian*); and
- (d) any associated body corporate of the Manager or the Custodian; and
- (e) any person associated with an Issuer, the Manager or the Custodian within the meaning of section 7 of the *Legislative Instruments Act 2003*,

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

- (f) the provision of a custodial or depositary service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties;
 - (g) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph 4(f) of this instrument; and
 - (h) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument where any acquisition by purchase or disposal of the product (by an Issuer or an associated body corporate of an Issuer or a person referred to in paragraphs 4(c), (d) and (e) of this instrument) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in France.
5. Under paragraphs 741(1)(a) and 992B(1)(a) of the Act, ASIC exempts an Issuer from sections 736, 992A and 992AA of the Act in relation to eligible offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
6. For the avoidance of doubt, under paragraph 601QA(1)(a) of the Act, ASIC exempts an Issuer who operates a managed investment scheme relating to an eligible offer from Chapter 5C of the Act in relation to the operation of that managed investment scheme.
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Schedule

The following conditions apply:

1. The Issuer must ensure that the eligible offer is substantially on the terms set out in the letters from Minter Ellison Lawyers to ASIC dated 20 February, 26 February, 2 March, 7 March and 9 March 2007 and in the Information Notice for the FCPE and Information Notice for the Stock Appreciation Rights provided by Minter Ellison Lawyers to ASIC by electronic mail on 9 March 2007 and
2. An Issuer must :
 - (a) include the eligible offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the eligible offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. The Company must take reasonable steps to cause Schneider Australia to comply with any undertaking required to be made in an offer document by reason of this instrument; and
4. The Schneider Australian Subsidiary must take reasonable steps to comply with any undertaking required to be made in an offer document by reason of this instrument; and
5. The Company must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares under an employee share scheme to be accepted or exercised; and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the Company or an associated body corporate of the Company ;

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
 - (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
 - (e) an offer that did not need disclosure to investors because of section 708; or
 - (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
 - (g) an offer made under a disclosure document or Product Disclosure Statement, must not exceed 5% of the total number of issued shares in that class of the Company as at the time of the offer; and
6. The Company must ensure that an offer document states prominently that participation in the Classic Compartment and the SAR Compartment of the 2007 Plan is subject to the regulation of the Autorite' des Marche's Financiers, the French Market Authority (the **Relevant Agency**) and to the law of France and must describe the legal and practical effect (if any) this may have on the rights and ability of an offeree to make any claim or enforce any right arising out of or in connection with participation in the 2007 Plan; and
 7. The Issuer must take all reasonable steps to ensure that the Rules contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually; and
 8. The Issuer must take all reasonable steps to ensure that the Manager and the Custodian only levy fees or charges payable by employees for operating and administering the 2007 Plan in accordance with the maximum amount provided for in the Rules and that such fees or charges are fully disclosed in the offer document; and
 9. Schneider Australia must make the statements of assets, balance sheets and statements of income (together with the related notes) and the auditors' reports delivered to them under the Rules available for inspection by eligible employees at a registered office or principal place of business in Australia during normal business hours or such other time as is agreed with an eligible employee; and
 10. Schneider Australia must, on behalf of the Company and the Manager accept notices, correspondence and service of process at a registered office or principal place of business in Australia; and
 11. Schneider Australia must notify ASIC within 7 days if the buy-back arrangements or redemption facilities of the 2007 Plan are suspended or terminated or if listing of the shares of the Company on any foreign securities exchange is suspended; and
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12. Schneider Australia on receiving a notice relating to the buy-back or redemption of units as provided for in the Rules or otherwise under the eligible offer, must forward a copy of the notice to the Manager without delay; and
 13. Schneider Australia must make available for public inspection at a registered office or principal place of business in Australia, and provide to offerees copies of, the constituent documents of the eligible offer and meet all reasonable requests for information; and
 14. The Company, through Schneider Australia, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buy-back on the redemption of units in the 2007 Plan to or from Australian residents; and
 15. The Issuer must take all reasonable steps to ensure that the FCPE at all times is approved or authorised or registered by the Relevant Agency; and
 16. The Issuer must take all reasonable steps to ensure that there is at all times a custodian of the FCPE assets and the Custodian has been approved by the Relevant Agency and that approval has not been revoked; and
 17. The Company or Schneider Australia must within 14 days of the date of this instrument, provide ASIC with:
 - (a) true copies of the Rules and any other documents comprising the eligible offer;
 - (b) a true copy of any written approval or authorisation issued by the Relevant Agency in relation to the eligible offer; and
 - (c) if any document is not in English, a true translation of that document into English; and
 18. Schneider Australia must keep at a registered office or principal place of business in this jurisdiction, a register of eligible employees who participate in the eligible offer and enter in the register:
 - (a) the names and addresses of each employee;
 - (b) the extent of the holding from time to time of each employee;
 - (c) the date at which the name of each employee was entered in the register; and
 - (d) the date at which any employee's interest ceased ; and
 19. The Issuer must take all reasonable steps to ensure that except as may be required by French law, the Rules are not be modified or varied in any material respect that would adversely affect the rights and interests of participants in the eligible offer unless ASIC
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notifies Schneider Australia in writing that it does not object to the modification or variation; and

20. The Issuer must take all reasonable steps to ensure that the provisions of the Rules are complied with; and
21. The Issuer must ensure that the 2007 Plan must at all times comply with the Law of France.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act; and
 2. the 2007 Plan or any other employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee; and
 3. **2007 Plan** means the 2007 Schneider Electric International group employee collective shareholding plan consisting of three compartments of the FCPE including the Schneider International Classic Compartment (**Classic Compartment**) and the Schneider International SAR 2007 Compartment (**SAR Compartment**); and
 4. **associated body corporate** of an Issuer means:
 - (a) a body corporate that is a related body corporate of the Issuer; or
 - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
 - (c) a body corporate in which the Issuer has voting power of not less than 20%; and
 5. **associated body corporate** of the Manager or Custodian means:
 - (a) a body corporate that is a related body corporate of the Manager or Custodian; or
 - (b) a body corporate that has voting power in the Manager or Custodian of not less than 20%; or
 - (c) a body corporate in which the Manager or Custodian has voting power of not less than 20%; and
 6. **Australian dollar equivalent** in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates; and
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7. **Company** means Schneider Electric SA, a company registered in France; and
 8. **current market price** means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market; and
 9. **eligible employee** means a person who at the time of the closing of the subscription period under the Eligible Offer, has been employed for at least three months as a full or part-time employee or director of the Company or an associated body corporate of the Company; and
 10. **eligible offer** means an offer for the issue of:
 - (a) shares in the Company where:
 - (i) the shares are in the same class as shares which have been quoted on the Euronext Paris throughout the 12 month period immediately before the Eligible Offer without suspension for more than a total of 2 trading days during that period; and
 - (ii) the shares are held by the FCPE; and
 - (iii) units in the FCPE are issued to the eligible employees; and
 - (b) SARs where each SAR is offered for no more than nominal consideration;where the issue is in accordance with the terms and conditions of the Rules, made under the 2007 Plan extended only to eligible employees; and
 11. **FCPE** means the Schneider Electric International Fonds Commun de Placement D'Entreprise governed by the Rules; and
 12. **financial product advice** has the meaning given by section 766B of the Act; and
 13. **general advice** has the meaning given by section 766B of the Act;
 14. **Issuer** means the Company and a Schneider Australian Subsidiary; and
 15. **nominal consideration** means consideration of not more than 1 cent per option; and
 16. **offer** has a meaning affected by sections 700, 702 and 1010C of the Act; and
 17. **offer document** means the document setting out an eligible offer under the 2007 Plan that:
 - (a) includes or is accompanied by a copy, or a summary, of the Rules under which the offer is made; and
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- (b) if a summary (rather than a copy) of the Rules is given — includes an undertaking that during the period (the *offer period*) during which an eligible employee may acquire the financial products under the eligible offer, Schneider Australia will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
 - (c) includes Schneider Australia contact details; and
 - (d) specifies in respect of the shares:
 - (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the eligible offer; or
 - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the eligible offer; and
 - (e) includes an undertaking, and an explanation of the way in which, Schneider Australia will, during the offer period, within a reasonable period of the employee requesting, make available to the employee:
 - (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 those offered; and
 - (ii) where subparagraph (d) (ii) or (iii) applies, the information referred to in that paragraph as updated to that date; and
 - (f) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by an Issuer or any associated body corporate of an Issuer under the 2007 Plan; and
 - (g) discloses the risks associated with participation in the eligible offer; and
18. **Rules** means the rules of the Schneider Electric International FCPE as amended from time to time; and
19. **SAR** means a Stock Appreciation Right granted in relation to the SAR Compartment of the 2007 Plan by an Australian Subsidiary to an eligible employee; and
20. **Schneider Australia** means Schneider Electric Australia Holdings Pty Ltd ACN 105 310 781; and
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21. ***Schneider Australian Subsidiary*** means Schneider Electric Australia Holdings Pty Ltd ACN 105 310 781 (Schneider Australia) Schneider Electric (Australia) Pty Limited ACN 004 969 304, Nu-Lec Industries Pty Limited ACN 085 972 425, PDL Industries Aust. Pty. Ltd. ACN 006 147 351, Moduline Pty. Limited ACN 004 642 951, MGE-UPS Systems Australia Pty Limited ACN 076 881 215, Citect Proprietary Limited ACN 001 158 854, Clipsal Australia Pty Ltd ACN 007 873 529, TAC Pacific Pty Ltd ACN 008 059 345; and
22. ***unit*** in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument takes effect on gazettal.

Dated this 23rd day of March 2007



Signed by Aileen Sarsfield
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601PB(2)

Notice is hereby given that the managed investment scheme(s) mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-first day of March 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
AM WHOLESALE INVESTMENT TRUST	096 192 586
FIRST PACIFIC MORTGAGE & MEZZANINE FUND	109 552 598
NATIONAL DIVERSIFIED MANAGERS BALANCED FUND	086 694 840
NATIONAL DIVERSIFIED MANAGERS CONSERVATIVE FUND	086 695 945
NATIONAL DIVERSIFIED MANAGERS FIXED INTEREST FUND	086 695 543
NATIONAL DIVERSIFIED MANAGERS GLOBAL SHARE FUND	086 695 338
NATIONAL DIVERSIFIED MANAGERS GROWTH FUND	086 695 016
NATIONAL DIVERSIFIED MANAGERS HIGH GROWTH FUND	086 695 061
NATIONAL DIVERSIFIED MANAGERS PROPERTY FUND	086 695 169
NATIONAL DIVERSIFIED MANAGERS CAPITAL STABLE FUND	086 694 742
NATIONAL DIVERSIFIED MANAGERS AUSTRALIAN SHARE FUND	086 695 641
NATIONAL MANAGED INVESTOR AUSTRALIAN EQUITIES TRUST	086 577 700
NATIONAL MANAGED INVESTOR BALANCED TRUST	086 576 427
NATIONAL MANAGED INVESTOR CAPITAL STABLE TRUST	086 575 724
NATIONAL MANAGED INVESTOR CONSERVATIVE TRUST	086 576 598
NATIONAL MANAGED INVESTOR DIVIDEND IMPUTATION TRUST	086 577 577
NATIONAL MANAGED INVESTOR INTERNATIONAL TRUST	091 774 533
NATIONAL MANAGED INVESTOR PROPERTY EQUITIES TRUST	086 576 963
RUBICON US PROPERTY INCOME FUND	107 903 042
UBS AUSTRALIAN SHORT DURATION CORPORATE BOND FUND	110 630 932
580 ST KILDA ROAD TRUST	098 367 803

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

Notice is hereby given that the organisations mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-first day of March 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company**ACN**

A.C.N. 107 511 928 PTY LTD	107 511 928
A. HUSSAIN PTY. LIMITED	003 439 932
A.M.A.C. PRODUCTIONS PTY. LIMITED	058 534 106
A & C CICA INVESTMENTS PTY. LTD.	112 396 755
AAA PARTY SUPPLY PTY LTD	103 281 312
AAC CORPORATION PTY LTD	091 074 494
AARDVARK AUSTRALIA PTY LTD	099 175 649
ABSAZ PTY LTD	001 829 045
ACCLAIM REALTY PTY LTD	107 540 607
ACCOUNTANT'S INDEPENDENT'S FINANCE PTY. LTD.	081 238 342
ADAMS FAMILY TRAVEL PTY LTD	107 559 133
ADVANCED FENCING AUSTRALIA PTY LTD	103 321 053
ADVANCED FLOORS PTY LTD	099 209 006
A FLORAL FETISH ETC PTY LTD	107 564 572
AIDA FOOD BEVERAGE ENTERTAINMENT CO PTY LTD	112 367 521
AIRCRAFT LOGISTIC SUPPORT PTY LTD	077 013 131
ALATIBI PTY LTD	099 213 297
ALDINK PTY. LIMITED	107 563 066
ALTONA RESOURCES LTD	107 555 117
ANIMASU PTY. LIMITED	010 113 989
ARDEM LEGAL PTY LTD	112 407 422
ARDVAN PTY LTD	009 161 362
AROUNDMEDIA PTY LIMITED	107 553 097
ASC INTERNATIONAL PTY LTD	107 564 296
AUSINDO INDUSTRIES PTY LTD	099 190 833

Name of Company	ACN
AUSTRALIA LOYAL INTERNATIONAL PTY. LTD.	103 281 518
AUSTRALIASIAN INTERNATIONAL TRADE PTY LTD	099 179 101
AUTO IMPEX AUSTRALIA PTY LTD	099 211 695
AUTOMOTIVE LOGISTICS PTY. LTD.	103 324 054
AXEA PTY LTD	112 399 032
BAMFORD HOLDINGS (NSW) PTY LTD	095 507 396
BEAROLA PTY. LIMITED	005 957 764
BEGVILE HOLDINGS PTY. LTD.	002 057 187
BETTER BEVERAGES PTY LTD	000 858 300
BRAVESTAR PTY LTD	103 316 016
BROOKLEY ENTERPRISES PTY LTD	095 530 751
BRUCE ROSS CONSULTING SERVICES PTY LTD	063 034 499
BURNETT AUTO ELECTRICS PTY LTD	099 207 280
BUSY MAN PTY LTD	103 319 857
C.A.C SECURITY PTY LTD	112 406 523
C.B.M. PLUMBING PTY LTD	076 964 488
C.R.E.A.M. CORPORATION PTY LTD	107 566 085
CAPE WATERPROOFING PTY LTD	103 340 692
CAPRI CORPORATION PTY. LTD.	095 520 488
CARLINGFORD ASIAN SUPERMARKET PTY LTD	112 365 698
CELLALERT PTY LTD	095 533 690
CHANNELVR PTY LTD	107 551 431
CHARLES POWELL GLUING PTY. LTD.	007 133 717
CHESTER HOUSE CONSULTANTS PTY LTD	050 571 376
CHINA EXPO PROPRIETARY LIMITED	107 523 142
CHOICE PORTFOLIO AUSTRALIA PTY LTD	072 382 239
CHOP CHOP PTY. LTD.	107 550 274
CIFFCO PTY LTD	107 543 037
CIVILS AUSTRALIA PTY LTD	009 289 105
CLEMENTS LANGFORD PROPRIETARY LIMITED	004 101 580
COMBILD MANUFACTURING PTY. LTD.	008 201 849
COMPLETE CORPORATE SUPPLIES PTY LTD	071 291 622
COMPUTAWORX PTY LTD	095 525 830
CONCEPT MANAGEMENT SOLUTION PTY LTD	107 533 022
CONNECTED INTELLIGENCE PTY LTD	099 167 861
COUNTRY CONNECT CARRIERS PTY LIMITED	112 381 861
COUZINS MANAGEMENT PTY LIMITED	058 541 316

Name of Company	ACN
CPS GLOBAL LINKS PTY LTD	099 207 173
CRABRATS PTY LIMITED	107 558 127
CROWN MUSIC PUBLISHING PTY. LTD.	091 112 499
CROWN RECORDS PTY. LTD.	091 112 506
CRUSADER GROUP PTY. LTD.	067 679 716
CUTTING EDGE ENTERPRISES PTY. LIMITED	067 717 766
CXG 1 PTY LTD	099 176 100
D.W.D CUSTOM CONTROLS PTY LIMITED	003 044 424
DANJORD HOLDINGS PTY LTD	063 009 745
DE NIRO MUCHO PTY LTD	076 971 189
DERRETT TRADING PTY. LTD.	099 165 803
DIGITAL REALITY CORPORATION PTY LTD	099 171 801
DL PTY LTD	107 523 419
DOCKLANDS TYRE SERVICE PTY LTD	107 516 245
DRUMSON PTY. LTD.	006 688 713
DYNAMIC HOTEL SERVICES PTY LTD	076 955 729
EGUNDON PTY. LTD.	091 109 116
ELECTROMECH METAL FINISHING PTY. LTD.	099 206 685
ELECTRONIC DEVELOPMENT CORPORATION PTY LTD	076 958 382
ELIAS MELBOURNE PTY LTD	112 396 666
ENPROM PTY LTD	081 221 203
ENSOFTECH PTY. LTD.	099 163 309
ENYGMA PTY LTD	095 847 939
EXCEL BUILDERS PTY LTD	072 386 433
FAIRFIELD MOTORS PTY. LTD.	091 094 423
FEDOIL PTY LTD	095 551 152
FLAMIN' GALAH CREATIVE INDUSTRIES PTY. LTD.	112 393 914
FOCUS CERTIFICATION PTY LTD	107 580 665
FRONTLINE CONSTRUCTIONS (NT) PTY LTD	063 049 230
GARNOLYN PTY. LTD.	112 414 785
GDB (QLD) PTY LTD	085 805 447
GFINEX PTY LTD	099 183 285
GIBSMONT PTY. LTD.	010 556 662
GLOBAL AIR GROUP PTY LTD	103 288 740
GLOBESTATE PTY. LTD.	107 557 666
GOLD COAST AUCTIONS PTY LTD	112 414 150
GOLD COAST SALVAGE & SECONDS PTY. LTD.	095 528 037

Name of Company	ACN
GORTAK PTY LIMITED	103 288 311
GRACETIME PTY LTD	054 726 091
GRAPHLITE COMMUNICATIONS PTY LTD	103 333 857
GREATER FREEDOM FINANCIAL SERVICES PTY LTD	099 199 452
GTK CONTRACTORS PTY LTD	085 804 413
HAFRSFJORD HOLDINGS PTY LTD	085 762 278
HALE VENTURES PTY LTD	103 301 079
HAM SANDWICH PTY LTD	107 581 662
HIGH ACCESS SOLUTIONS PTY. LTD.	103 329 362
HIGHPOINT NOMINEES PTY LTD	076 993 121
HOLLINDALE PTY. LTD.	112 375 916
HR SYNERGY PTY LTD	099 211 819
I.E.M.L. QLD PTY LTD	107 530 683
INCEPTIO ENTERPRISES PTY LTD	112 392 060
INSANE INK PTY. LTD.	107 576 465
INTELLIGENT GAMES PTY LTD	080 171 900
IRONTON HOLDINGS PTY LTD	003 441 147
ISAIAH VICTORIA PTY LTD	091 115 632
J.A. MARTIN ACCOUNTING SOLUTIONS PTY LIMITED	076 969 447
J.D. WILLINGHAM BUILDERS PTY LTD	072 354 780
J. T. HUGHES INVESTMENTS PTY LTD	099 218 943
JACKSON STEINEM CONSULTING PTY LTD	103 282 800
JAMANGA PTY LTD	095 538 622
JAMARAY HOLDINGS PTY LTD	103 311 431
JAZZ PAVING & LANDSCAPES PTY LTD	099 205 660
JBS CONSULTING PTY. LTD.	067 707 313
JEDI ENGINEERING PTY LTD	112 355 932
JEWELLERY MANUFACTURERS (QLD) PTY. LTD.	063 041 350
JOYSTAR PTY LTD	081 212 553
JS PAINTING SERVICES PTY LTD	112 390 333
JUST RELEASED PTY. LIMITED	081 243 941
K.R. & S.L. LIGHT PTY LTD	085 790 852
KALMATRON AUSTRALIA PTY LIMITED	085 806 257
KALTMAN PTY LTD	112 360 568
KERMET DISTRIBUTING PTY LTD	099 202 178
KONOBA ENTERPRISES PTY LIMITED	063 016 544
KOORINGAL DRY CLEANERS PTY LTD	000 606 628

Name of Company	ACN
L.C.K SERVICES PTY LTD	072 387 814
LEARNINGCOM PTY LTD	091 111 474
LIHAN AUSTRALIA PTY. LTD.	107 426 586
LIVING PROOF PTY. LTD.	067 678 942
LOC TRAN TECHNICAL SERVICES PTY LTD	107 529 644
LOUWEN ADMINISTRATION PTY LTD	103 333 375
LOXLEY VINEYARD HOLDINGS PTY LTD	085 802 535
LUGE PTY. LTD.	005 274 546
MACTRY PTY LTD	076 905 934
MAD N T PTY. LTD.	112 414 472
MAINPARK PTY LTD	099 213 037
MANNA MORTGAGE GROUP PTY LTD	107 556 516
MARKET TO MARKET MEDIA PTY LTD	099 195 267
MARK REED PTY LTD	103 329 264
MARSIM (QUEENSLAND) PTY LTD	107 563 575
MASTERCool INTERNATIONAL PTY LTD	091 109 054
MAXIMUM FACTOR PTY LTD	107 538 143
MAYFIELD AND SCHMIDT PTY. LTD.	095 538 891
MELBOURNE PUBLISHING PTY LTD	107 554 049
MENTIPLAY SUPPLY SERVICES PTY. LIMITED	004 861 643
METAPHORICAL CONSTRUCTIONS PTY LTD	112 356 715
METREX PTY LIMITED	112 413 733
MICAST PTY LTD	103 325 515
MILCOAST PTY LTD	081 207 963
MONACO CONTRACTING PTY. LTD.	112 373 814
MONEYLAND PTY. LTD.	011 007 908
MULTICULTURE MEDIA & TRADE PTY LTD	099 186 937
MURCON CONSTRUCTIONS PTY LTD	081 215 705
MY HUMBLE BEGINNINGS PTY LTD	107 549 413
MYLAND CONTRACTORS PTY. LTD.	112 373 789
NAS BRISBANE PTY LIMITED	107 542 192
NATIONAL ROADS PTY LTD	107 581 484
NELMERE PTY. LTD.	072 054 418
NETFM BROADCASTING PTY LIMITED	091 099 535
NEW AGE SPRAY PAINTING PTY LTD	091 079 846
NEWLAND INTERNATIONAL TRADING PTY LTD	103 325 248
NGARA SERVICES PTY. LIMITED.	081 185 159

Name of Company	ACN
NIGHTVIEW INVESTMENTS PTY LTD	085 743 844
NIU DESIGN PTY LTD	112 369 187
NO. 29 PTY LTD	085 771 339
NOISEBUSTER TECHNOLOGY PTY. LIMITED	058 536 397
NOONAPEX PTY LTD	054 604 134
NORTHSTAR SOFTWARE SOLUTIONS PTY LTD	103 325 800
NORTHSTAR SOLUTIONS PTY LTD	103 325 720
OCKHAMS RAZOR PTY LTD	112 381 852
ORGANIC LIFE ENTERPRISES PTY LTD	107 528 852
ORIPAN AUSTRALIA PTY. LTD.	112 367 370
P & J STILL PTY. LTD.	107 551 128
PACIFIC INTERNATIONAL DEVELOPMENT COMPANY PTY LTD	107 560 823
PACIFIC RIM TECHNOLOGY PTY LTD	072 382 828
PAK CONSTRUCTIONS PTY LTD	107 519 139
PALACE EARTHMOVING PTY LTD	103 289 407
PAN OLIVES PTY LIMITED	091 085 013
PARA FORM PTY. LTD.	007 135 748
PARKWEST GROUP PTY LTD	112 369 418
PASSIVE FIRE PROTECTION PTY LTD	107 569 960
PATRICIA ROESSLER & ASSOCIATES PTY LTD	103 325 542
PATTAMAR PTY. LTD.	009 640 288
PAZAR PTY. LIMITED	010 778 471
PEARSE TRANSPORT PTY LTD	112 395 356
PEARSY PTY LTD	095 516 813
PEGGLES PTY. LIMITED	085 770 949
PHILLIP CAVALLARO TRANSPORT PTY LTD	103 331 406
PIPEAYR PTY LIMITED	112 224 263
PLJ & K ATHERTON PTY LTD	107 521 979
PRECISION LINEMARKING (QLD) PTY LTD	107 533 102
PRISM MANAGEMENT CONSULTANTS PTY LTD	072 360 680
QUANTUM LEAP PERFORMANCE DEVELOPMENT PTY LTD	076 963 954
QUINN DEVELOPMENTS PTY LTD	072 385 552
RACHELLE RICH PTY LTD	076 954 286
R AND P MINING PTY LTD	112 405 615
RAVE ELECTRONICS PTY. LTD.	003 920 992
RED GREEN BLUE PRODUCTIONS PTY LTD	107 544 516
RELOCATIONS REALTY PTY LTD	112 360 219

Name of Company	ACN
RG GREAT PINE FURNITURE PTY LTD	091 116 559
RICHARD LOOKE DESIGN PTY. LTD.	063 018 744
RICMANN INDUSTRIES PTY LTD	107 545 102
RIDGEGALE PTY LTD	091 073 102
RIVERBEND COUNTRY CLUB PTY LTD	112 409 186
ROCKETING CONCEPTS PTY LTD	099 219 780
ROGERSTAR PTY LTD	112 415 808
ROMANTICO PTY LTD	112 409 891
RON KAVANAGH BRICKLAYING PTY LTD	112 388 897
RUBY TUNES PTY LTD	107 541 355
RWC TRANSPORT PTY LTD	112 361 047
SANG TILE PTY LTD	107 530 950
SANTAGO PTY LTD	062 912 814
SARAH BROWN PTY LIMITED	107 566 594
SEIMEX PTY. LTD.	062 988 247
SERVCALL (AUSTRALIA) PTY. LTD.	107 555 715
SHAN-ISAAC HOLDINGS PTY LTD	112 357 114
SHELLYROCKS PTY LTD	085 730 285
SILVANIA HOLDINGS PTY LTD	095 513 625
SIMPSON SOLUTIONS PTY LTD	091 102 064
S J AND M A FABRICATIONS PTY LTD	085 745 857
SKARP INVESTMENTS PTY LTD	054 704 746
SKILLING AUSTRALIA PTY. LTD.	081 229 978
SLUMBERPEDIC 2000 BEDDING PTY LTD	081 206 420
SOUTH WEST CONCRETING & FORMWORK PTY LTD	112 379 343
SPACEDANCE MYKONOS EXPERIENCE PTY. LTD.	107 524 934
SPECIALK TELECOMMUNICATIONS PTY LTD	107 530 987
STAINLESS & BUILDING PRODUCTS PTY. LTD.	112 375 809
STANPAR ADMINISTRATION PTY. LTD.	007 885 878
STATEWIDE CONVEYANCING PTY LTD	095 512 717
STEPHA INVESTMENTS PTY LTD	107 536 014
STOCKLINE PTY LTD	072 379 429
STONE BUILDING SERVICES PTY LTD	107 556 794
SULTANNE PTY. LTD.	067 730 303
SUPA COMMUNICATIONS PTY LTD	095 503 674
SUPER FUND SERVICES PTY. LTD.	095 502 382
T.A.C.A. CONTROLS PTY LTD	103 325 524

Name of Company	ACN
TAFFERE PTY LTD	095 530 966
TALL TIMBERS RETREAT PTY LTD	106 972 276
TELPOD PTY LTD	107 563 048
TFM INVESTMENTS PTY LTD	103 325 622
T F T CORPORATION PTY LTD	081 191 415
THE CHIROPRACTIC SLEEP SHOP PTY LTD	091 076 952
THE ENDURANCE STABLES OF R.A.K. (AUSTRALIA) PTY LTD	112 365 938
THE INFLATABLE BILLBOARD COMPANY AUSTRALIA PTY LTD	095 552 042
THE LOCAL AUSTRALIAN COFFS COAST PTY LTD	099 165 947
THE RETREAT GROUP PTY LTD	112 409 177
THE UNDERWORLD HEALTH & FITNESS CENTRE PTY. LTD.	058 576 659
THE UNLIMITED POTENTIAL INTERNATIONAL PTY. LTD.	112 362 179
TJM MEDICAL LTD	095 525 661
TND SOLUTIONS PTY. LTD.	112 372 979
TOP GUN PAINTING & DECORATING PTY. LTD.	099 204 332
TORSO CONTRACTORS PTY. LTD.	112 373 761
TRE POLENTONI PTY LTD	099 206 336
TRUDY CONTRACTORS PTY. LTD.	112 373 734
TUSCANY HOMES PTY LTD	091 100 060
TWIGS FOUR PTY LTD	112 386 982
TYLER FINANCIAL SERVICES PTY LIMITED	095 514 873
U.S. TRUCK SALES PTY. LIMITED	003 905 619
UNITED INSULATIONS PTY. LIMITED	004 641 034
US LASERBOND PTY. LTD.	112 394 322
VALECAN PTY. LIMITED	085 680 235
VANHOLD PTY LTD	003 440 613
VECTOR RESOURCES LIMITED	107 541 453
VERDADE PTY LTD	076 945 223
VERGA INVESTMENTS PTY LTD	103 304 669
VICTORIA PARADE CLOTHING CO. PTY. LTD.	007 351 411
VISION QUEST MANAGEMENT PTY LTD	103 329 273
WALLAN WASTE COLLECTION PTY LTD	112 357 909
WANDERA PTY LTD	103 289 729
WAT HOLDINGS PTY LIMITED	103 312 072
WESTSIDE FURNITURE FREIGHTERS PTY LTD	112 402 249
WETAFO PTY LTD	002 554 234
WHALEACRE PTY LTD	112 367 987

Name of Company	ACN
WHITECOCO PTY LTD	107 571 988
WOODFORD BAY INVESTMENTS PTY LTD	103 328 865
WORLD CARD AUSTRALASIA PTY LTD	006 906 752
WUNJO MEDIA PTY LTD	103 296 840
XAVIAN MINING PTY. LIMITED	103 319 964
XTREME BIKE REPAIRS & ACCESSORIES PTY LTD	107 541 408
YES VISION PTY LIMITED	112 409 024
YOTAM PTY LTD	107 558 967
YOUR ACTIVE AGENT PTY LTD	103 328 329
ZENU IMPORTS PTY LTD	112 364 351
8 CAPITAL PTY LTD	112 395 589

CORPORATIONS ACT 2001
Subsection 601AB(3)

Notice is hereby given that the companies mentioned below
will be deregistered when 2 months have passed since the publication
of this notice.

Dated this twenty-first day of March 2007

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A & D PORTER PTY LTD	098 475 766
ACN 007 119 879 PTY. LTD.	007 119 879
A P SAFETY PTY LTD	079 035 886
ART AND INDUSTRY FURNITURE PTY. LIMITED	089 578 316
AUSTRALIAN METALLIC RESOURCES NL	077 435 208
AXENA ENTERPRISES PTY LTD	104 391 835
BACKPACKER'S XPRESS PTY LTD	104 183 851
BAY DESIGN RENOVATIONS PTY. LTD.	010 770 395
BELMORE POULTRY PTY LTD	107 408 542
D & D BLAKE SERVICES PTY. LTD.	055 585 692
ELREX PRODUCTIONS PTY. LTD.	075 855 793
ELVIN CONTRACTING PTY LIMITED	106 623 983
EMPIRE STONE PTY. LTD.	095 792 957
FETOGIN PTY LTD	003 290 640
FORBES DOWLING PTY LTD	098 855 380
G. & G. ENTERPRISES (QLD) PTY. LTD.	099 866 494
GENTHILL PTY. LTD.	010 550 839
GROWSURE PTY. LTD.	082 228 653
HADDRICK ENTERPRISES PTY LTD	075 679 453
J & J DEVELOPMENTS (AUST) PTY LTD	102 716 521
JAMES CAMERON ENTERPRISES PTY LTD	094 215 399
JANSING PTY. LTD.	010 188 959
KEMAIL PTY LTD	091 309 321
MITTAGONG BOWLING & RECREATION CLUB LTD	001 068 159
NETWORK INTERFACE COMMUNICATIONS PTY LTD	084 973 973

Name of Company	ACN
NORDIC INNOVATION PTY LTD	111 242 721
NORPAC PTY. LTD.	062 293 047
OPTICS DEVELOPMENTS PTY LTD	063 771 773
PARIS HILL REAL ESTATE PTY LTD	001 592 409
PETER MARTYN PTY LTD	106 248 846
POWER INDUSTRIES (VIC) PTY LTD	097 397 414
REFLEX HARDWARE PTY LTD	091 685 353
SIDAX PTY LTD	086 816 140
SOILPOWER HOLDINGS PTY LTD	094 154 033
SOIL POWER INTERNATIONAL PTY LTD	092 800 676
SOILPOWER LANDHOLDING PTY LTD	094 196 522
SOIL POWER MARKETING PTY LTD	100 823 505
SOIL POWER PROCESSING PTY LTD	094 196 568
SPINIFEX BALLOONING PTY LTD	109 721 753
SUPREME CONCRETE PUMPING & MACHINERY CO PTY LTD	072 380 342
TAPE PLUMBING CONTRACTORS PTY. LTD.	056 453 742
TOVARUR PTY. LIMITED	008 445 403
TREEWISSE MONKEYS PTY. LTD.	102 638 602
ZHUVEL CORPORATION PTY LTD	098 764 553

CORPORATIONS ACT 2001
Subsection 601AA(4)

Notice is hereby given that the companies mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-first day of March 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.A.C.E. HOMES PTY LTD	001 921 124
A.C.C. HURRY (PILOT SERVICES) PTY. LTD.	010 625 886
A.C.N. 050 985 861 PTY LIMITED	050 985 861
A.C.N. 057 968 091 PTY LTD	057 968 091
A.C.N. 058 395 592 PTY LTD	058 395 592
A.C.N. 074 641 884 PTY. LTD.	074 641 884
A.C.N. 076 601 593 PTY LTD	076 601 593
A.C.N. 087 651 376 LIMITED	087 651 376
A & A MAMMONE PTY LTD	067 445 247
A & L EXCAVATING PTY LTD	116 938 142
A-LIST SUNSHINE COAST PTY LTD	112 044 014
ABBOTSFORD BAY TRADING COMPANY PTY. LIMITED	065 116 154
ACE NURSING AGENCY PTY. LIMITED	090 452 154
ACW CATERING PTY LTD	101 702 327
ALFIL PTY LTD	112 259 775
ALLSAFE PEST CONTROL PTY LTD	120 836 357
AMBERGROVE PTY LTD	010 173 092
ANCUD PTY LTD	094 988 388
ANILA ALI DENTAL SERVICES PTY LTD	107 549 431
ANY JEMS PTY LTD	059 256 227
APEXMAN PTY LTD	122 431 958
ARTGABLE PTY LIMITED	050 537 285
ASAHI MARINE PRODUCTS PTY LTD	067 730 858
ASFORCE PTY LTD	111 605 639
A TOUCH OF SWEETNESS CONFECTIONERY PTY LTD	076 622 467

Name of Company	ACN
AUSTRALIAN CORPORATE LANS PTY. LIMITED	096 382 311
AUSTRALIAN DISPLAY DESIGNS PTY LTD	069 325 168
AUSTRALIAN EASTERN CULTURE PTY LTD	100 885 238
AUSTRALIAN SOCIETY OF REAL ESTATE AGENTS AND VALUERS LIMITED	000 305 733
AUSTRALIAN TRADING & MARKETING PTY LTD	072 603 448
AUSTRAL INTERIOR LININGS PTY LTD	002 375 733
AVERY AUTOMOTIVE PTY LTD	095 647 813
AZTEK CLEANING ENTERPRISES PTY. LTD.	086 944 318
BAGE MANAGEMENT PTY LTD	097 914 862
BANYANDA PTY LTD	067 594 709
BASIS INTERNATIONAL PTY LTD	097 984 908
BAYFORD PTY. LIMITED	003 914 181
BELL LANDSCAPING COMPANY PTY. LTD.	051 969 629
BENPOINT PTY. LIMITED	076 326 960
BERTHA ONE PTY LIMITED	084 923 955
B E T HUTTON & ASSOCIATES PTY LTD	098 563 887
BIRSTALL PTY LTD	100 520 303
BLACKGOLD (AUSTRALIA) PTY LTD	118 830 158
BLAIR ATHOL (SA) PTY. LTD.	109 689 036
BODANGORA ROCK & GRAVEL PTY LTD	085 403 774
BOMAR CANBERRA PTY LTD	084 879 818
BONDI BEACH RAILWAY PTY LIMITED	075 274 627
BRAITHWAITES NOMINEES PTY LTD	000 956 221
BRENTON & BRIZUELA PTY LIMITED	115 629 804
BRIAN E. FREEMAN PTY LIMITED	085 745 866
BRILITA PTY. LTD.	078 726 244
BRITA STAINLESS STEEL PTY. LTD.	006 637 485
BROADLEAD PTY. LIMITED	010 746 791
BROOKFALL PTY LTD	106 820 848
BROWN COW ON LINE PTY LTD	091 949 629
BUCKLEY PROPERTY DEVELOPMENT PTY. LTD.	065 699 176
BUDWILL PTY LTD	103 554 105
CADILONG PTY LTD	113 327 334
C A FINANCIAL SERVICES PTY LIMITED	082 240 962
CANLEY VALE FOOD STORES PTY LTD	002 605 003
CAPITAL ADVOCATES PTY LIMITED	105 325 764

Name of Company	ACN
CAPRA PTY LTD	008 955 208
CARE NURSING AGENCY PTY LTD	006 796 345
CENTACARE KIMBERLEY	082 030 840
CHANDAGRA PTY. LTD.	088 918 727
CHEMICAL RESOURCES AUSTRALIA PTY. LTD.	092 708 793
CITY & COUNTRY INSURANCE BROKERS PTY. LTD.	055 774 251
CLEVER LITTLE COOKIES CHILD CARE CENTRE PTY LTD	112 929 147
CLOUDSTONE PTY. LTD.	011 045 604
CLOVER NURSES AGENCY PTY LTD	091 829 891
CNT GROUP (AUSTRALIA) PTY LTD	111 924 915
COLERIG PTY. LIMITED	068 954 147
COLE SCAFFOLDING PTY LTD	115 912 653
CONTI SUPER PTY. LTD.	087 338 225
CONTRACT DRAUGHTING SERVICES PTY LTD	000 563 806
COOEE SOLUTIONS PTY. LTD.	095 231 511
CORIZON PARTNERS PTY. LTD.	107 663 347
CORPORATE DESIGN & PRINT SOLUTIONS PTY. LTD.	104 712 745
CRAFTWARE PTY LIMITED	003 524 589
CRITIQUE NURSES PTY LTD	101 317 757
CULTURAL PURSUITS AUSTRALIA PTY LTD	082 850 299
CUNA MUTUAL SUPERANNUATION NOMINEES PTY. LIMITED	004 014 608
CUNNINGHAM ENTERPRISES PTY LTD	090 094 456
CUTTLAS PTY. LTD.	005 990 929
D.A. & N.D. HOWE PTY LIMITED	069 782 216
D.N.S. NOMINEES PTY LTD	008 813 983
D.T.E.C.S. (DOWN TO EARTH COMPUTER SYSTEMS) PTY. LTD.	060 676 477
D & D IMPORT GROUP PTY LTD	116 646 470
DABSING PTY. LTD.	088 086 051
DAMMYR PTY. LTD.	009 960 481
DAVID KOOK CONSTRUCTION PTY LTD	093 066 463
DECKAWN PTY. LIMITED	009 648 748
DEFENCE LIVING COMMUNITIES PTY LIMITED	120 514 981
DEIURE INVESTMENTS PTY. LTD.	110 239 382
DIMENSIONAL SOLUTIONS PTY LTD	110 340 004
DINAL TECHNOLOGY PTY LTD	092 942 357
DOUGLAS B. WOOD PTY LIMITED	115 371 974
DR & BJ HILLS PTY. LTD.	079 237 835

Name of Company	ACN
DU-INVEST PTY LTD	103 716 098
DUDLEY'S CORNER PTY LTD	000 263 801
DVEXPERTS PTY. LTD.	099 304 793
EARTH TRADING AUSTRALIA PTY LTD	067 621 854
ECONET WIRELESS AUSTRALIA PTY LIMITED	099 103 750
EMBRIDGE WOODS PTY. LTD.	072 463 284
EMCOM CLOTHING MANUFACTURERS PTY. LTD.	090 902 248
EMERY LOBSTER PTY LTD	008 956 590
EMVIC (QUEANBEYAN) PTY LTD	000 549 495
ENJOY PUBLICATIONS PTY. LTD.	112 367 576
FASHION CATALYST PTY. LTD.	105 567 100
FAY HONG AUSTRALIA PTY LIMITED	081 964 310
FEDOSTAR PTY. LIMITED	003 743 477
FIG TREE POCKET PTY LTD	104 749 224
FIRESTAR INTERNET PTY LTD	059 181 958
FLORAFUN PTY LTD	008 754 890
FOCUS INVESTMENTS AUSTRALIA PTY LIMITED	054 152 171
FORMHAVEN PTY. LTD.	010 511 056
FORREST WAY PTY LTD	103 369 982
FRANEK CONSULTING PTY LTD	095 636 623
FTV DEVELOPMENTS PTY. LTD.	095 727 058
FUEL AFLOAT PTY LTD	113 417 879
FUEL MARKETING TECHNOLOGIES PTY. LTD.	102 831 185
FUNCTIONAL FLAIR 11 PTY. LTD.	061 082 700
GEOFF KNOX INVESTMENTS PTY LIMITED	088 288 466
GERAGHTY CORPORATION PTY. LTD.	076 540 960
GLOBAL PUBLISHING CONSULTING PTY LTD	106 391 502
GOLDPLACE PTY. LTD.	010 921 285
GOLD STARS PTY LTD	102 378 692
GOLF VENTURES PTY LIMITED	075 420 834
GORDON NURSES PTY LTD	096 916 237
GORDON PACIFIC FINANCE PTY. LTD.	010 567 147
GORMETCO AUSTRALIA PTY LTD	113 496 361
GRANGE (QLD) PTY LTD	091 289 548
GRATPUR PTY. LTD.	067 240 984
GREENWAY GROUP PTY LTD	099 593 290
GUSCOTT SERVICES PTY LTD	107 483 956

Name of Company	ACN
G W CONTRACTING PTY LTD	112 762 473
HAGA PRODUCTIONS PTY LTD	002 832 797
HALEY BULK HAULAGE PTY. LTD.	095 801 773
HALL IT CONSULTING PTY. LIMITED	085 318 289
HARRIS & MASON PTY LTD	111 661 691
HARROGATE HOMES PTY LTD	071 672 369
HEATHER CONNORS PTY LTD	122 239 712
HEAVENLY FOODS PTY LTD	106 996 721
HEETERRA PTY. LTD.	010 390 299
HERITAGE TRAIN COMPANY PTY LTD	081 119 075
HEU PTY. LTD.	120 561 882
HIGHLAND GLOBAL NOMINEES PTY LTD	102 681 765
HIGHMOND PTY LTD	106 821 569
HIRE ASSIST PTY. LTD.	007 321 119
HOGAN HOLDINGS (NARROMINE) PTY LIMITED	003 365 106
HOLFAM PTY. LTD.	005 956 758
HOLMES INVESTMENTS (QLD) PTY LTD	110 802 634
HOME HEALTH AUSTRALIA PTY. LIMITED	098 828 721
HOUSE OF GEMINI MANAGEMENT SERVICE PTY LTD	102 353 284
HR PR PTY LTD	098 853 466
H U AUSTRALIA PTY LIMITED	080 270 748
HW PROPERTY DEVELOPMENT PTY LTD	109 765 317
HYATT PTY LTD	094 061 677
I. S. NOMINEES PROPRIETARY LIMITED	004 655 690
ILCAS PTY. LTD.	059 664 014
IMBRUDA PTY. LIMITED	050 194 020
INDO PRATAMA PTY LTD	117 285 417
INTELLIGENT SOLUTION CONCEPTS PTY. LTD.	099 482 363
INTERNATIONAL NURSES ASSOCIATION PTY LTD	050 136 028
INTRACON (ENTERPRISES) PTY. LTD.	007 365 942
IRONBERG PTY. LIMITED	057 260 778
ISD (AUST) PTY LIMITED	083 064 215
ITALIAN REEF IMPORTS PTY LIMITED	108 359 404
J & D HOPKINS PTY LTD	106 097 563
J & L CERASO INVESTMENTS PTY LTD	085 510 961
JADA (QLD) PTY LTD	113 405 422
JADON EQUIPMENT PTY LTD	108 208 457

Name of Company	ACN
JAMARK ENTERPRISES PTY. LTD.	075 771 792
JANCOURT HOLDINGS PTY. LTD.	008 576 145
JANRON DEVELOPMENT PTY LTD	100 534 441
JASTA NOMINEES PTY LTD	099 224 996
JAYA & ASSOCIATES PTY LIMITED	089 983 933
JAYCEE RECTIFICATION & BUILDING SERVICES PTY. LIMITED	003 518 081
JAYDEE (AUSTRALIA) PTY LTD	081 969 100
JDB DIGITAL COMPUTERS PTY. LTD.	115 273 651
JENOTT PTY LTD	103 142 525
JM REKARIS PTY LTD	112 605 062
JOCOSO PTY. LTD.	004 800 328
JR & RS MURRAY EXCAVATIONS PTY LIMITED	091 815 075
JRB QLD PTY LTD	117 754 453
JUBILEE VALE PTY LTD	089 367 635
JUDY JOHNSTONE PTY LTD	108 563 506
J Y R PTY LTD	116 518 220
K.J. OLDMEADOW ESTATES PTY. LTD.	005 080 900
KALEEL PTY LTD	000 978 656
KARANTON PTY. LTD.	006 047 409
KATE INVESTMENT HOLDINGS (AUSTRALIA) PTY LIMITED	109 255 290
K D RENDALL PTY LTD	002 038 333
KHH (AUS) VENTURES PTY LTD	103 099 458
KIBROSE PTY. LTD.	010 803 657
KINGDON RICKARD & ASSOCIATES PTY LTD	002 588 203
KINGSTON LINKS COUNTRY CLUB PTY. LTD.	089 939 720
KIRRA RESTAURANT PTY LTD	102 761 973
KIRRIBILLI VIDEO CENTRE PTY LTD	002 917 900
KNOWLEDGE MANAGEMENT DYNAMICS PTY LTD	097 869 595
KOOMA NOMINEES PTY. LTD.	007 855 085
LABASSA INVESTMENTS PTY. LTD.	088 217 627
LAKE MCKINNON PTY. LTD.	010 906 859
LAO AUSTRALIA CORPORATION PTY LIMITED	068 547 151
L D'ANDREA PTY. LTD.	093 983 487
LEADING INVESTMENT SOLUTIONS PTY LTD	109 008 433
LIH FENG YUAN YIH COMPANY PTY. LTD.	094 058 438
LINTHOP PTY. LIMITED	076 957 321
LOULASER CONCRETE PTY. LTD.	065 385 855

Name of Company	ACN
LOXSAN ENTERPRISES PTY. LTD.	007 105 884
LUCKCORP PTY LTD	069 716 801
LUCKY TIPPER HIRE PTY LTD	092 768 717
M.A.L. NOMINEES PTY LTD	102 859 192
M. J. COMBINED ENGINEERING PTY. LIMITED	054 819 733
MACDONALD STREET PROPERTIES PTY LTD	075 347 367
MAHUSO PTY LTD	001 971 240
MAINRUSK PTY LTD	078 893 044
MAITROSS PTY LIMITED	071 122 293
MALANNEY PTY LTD	086 179 455
MALAYNA PTY. LIMITED	082 791 633
MANZO'S DIAMOND CENTRE PTY LTD	000 404 928
MARIA MITOLO NOMINEES PTY LTD	093 120 186
MARSHALL INSPECTION SERVICES PTY LTD	009 450 060
MEDIHEALTH 2000 PTY. LIMITED	082 017 758
MEDIHEMP PTY LTD	111 453 804
MEL ROGERS REAL ESTATE PTY LTD	082 951 120
MICO AUSTRALIA PTY LIMITED	083 340 792
MIJON PTY. LTD.	009 252 046
MILRIZ PTY LTD	002 338 927
MISSION E-POSSIBLE PTY LTD	099 321 294
MOLLYCAT PTY LTD	092 933 027
MONLO PTY LTD	098 696 434
MORTALHAVEN PTY. LTD.	011 020 796
MPU PTY LTD	088 714 809
MURATIE INVESTMENTS PTY LIMITED	106 145 037
MY BRISBANE PROJECTS PTY LTD	116 649 097
NEIL J. JENNINGS PTY LTD	009 182 772
NEPEAN STAR GROUP PTY. LTD.	112 144 313
NETLOGIC SYSTEMS PTY LTD	099 837 313
NIBBSY PTY LTD	092 372 766
NORANDA OPTOMETRIST PTY LTD	009 426 902
NULINE HOUSING DEVELOPMENTS PTY. LTD.	067 192 349
NURSING AGENCY PTY LTD	007 141 540
NUTTER INVESTMENTS PTY. LTD.	007 835 234
N V H PTY LTD	060 280 748
OKINES INVESTMENTS PTY LTD	105 013 116

Name of Company	ACN
OLEMUNDA PTY. LTD.	010 527 036
OLYMPIC SECURITY SERVICES PTY LIMITED	114 242 321
OMAME CONSULTANCY PTY. LTD.	092 846 467
OPERA TOURS PTY LTD	118 396 811
OTAKI HOLDINGS PTY LTD	001 250 773
OUTDOOR ENTERPRISES PTY. LTD.	095 465 599
OWNERS FUTURITY PTY. LTD.	081 717 026
OZEASSETS PTY LTD	093 705 750
OZ PHOENIX PTY. LTD.	074 541 281
PA & JK INVESTMENTS PTY LTD	099 969 650
PACIFIC BRIDGE PTY LTD	000 404 562
PADGE BUSINESS SERVICES PTY LTD	082 123 448
PAPADOULIS HOLDINGS PTY LTD	009 354 947
PARTNERS IN INDIGENOUS EDUCATION FOUNDATION LTD	101 733 680
PAUL MOONEY DISTRIBUTORS PTY LTD	002 131 124
PENTA TRADE PTY LTD	092 145 509
PERROOLA PTY. LTD.	006 521 660
PETER ARNOLD INVESTMENTS PTY LTD	099 041 237
PETTIT NURSING SERVICES PTY LTD	101 039 954
PHILOSOPHY OF LIVING CENTRE PTY LTD	073 306 340
PINEGALE PTY LTD	091 532 571
PITT TOWN BULK TRANSPORT PTY LTD	111 191 087
PIVOTAL PTY LTD	077 490 852
PLUMB CONSTRUCTION PTY LTD	102 818 066
PLUM LAKE PTY. LTD.	121 536 883
PMC HOSPITALITY & CATERING SERVICES PTY LTD	113 340 257
POLAR KRUSH AUSTRALIA PTY LTD	122 968 585
PORTLAND PASTURAL COMPANY PTY. LIMITED	064 584 194
POWER-PAK AUSTRALIA PTY. LTD.	006 430 904
POWERPLAY PRODUCTIONS (AUSTRALIA) PTY LTD	083 145 635
PRECISION AUDIO PTY. LTD.	074 848 990
PR POWER SECURITY SERVICES PTY LTD	113 942 064
PSF DESIGN & CONSTRUCTION PTY. LTD.	118 110 231
PULSA CONTROLS PTY LTD	001 884 537
QUEENSLAND NURSING AGENCY PTY LTD	100 830 840
R. BELMONTE PIZZA PTY. LTD	057 992 926
R & J PLISOWSKY PTY LTD	076 440 072

Name of Company	ACN
R & S COSTELLO PTY. LTD.	088 194 763
R & S MCGREGOR PTY. LTD.	088 279 921
RAXU PTY LTD	001 457 361
RAZORBACK MANAGEMENT CONSULTANTS PTY LTD	002 600 562
REAL ESTATE PROPERTY SALES PTY. LTD.	112 521 454
REDBANK FARMS PTY. LTD.	064 580 285
RED HEN PROPERTIES PTY. LTD.	007 978 949
RELATING TO RETAIL PTY LTD	072 066 285
RESOLVE SMART PTY LTD	104 240 968
RHINO BUGGIES PTY LTD	116 227 859
RICHMOND CAR CENTRE PTY LTD	075 903 847
RIMADE PTY. LIMITED	050 536 813
RIOSTATE PTY. LTD.	010 715 616
RIVERWOOD SEWING CENTRE PTY. LIMITED	003 626 426
RKP ENTERPRISES PTY. LTD.	110 498 292
RO-INVESTMENTS (QLD) PTY LIMITED	103 593 193
ROCKY BAR DEVELOPMENT COMPANY PTY. LTD.	050 119 241
RUPAI PTY. LTD.	010 770 724
RYAN LAMONT SERVICES PTY. LIMITED	003 489 772
S.P.S. SMART PEOPLE'S SOFTWARE PTY LTD	058 537 527
SADOJA (VIC) PTY. LTD.	004 935 880
SALVAGE MANAGEMENT SERVICES PTY. LTD.	085 931 559
SAMATT PTY LTD	080 054 575
SCANSASH PTY. LIMITED	062 312 092
SELVIC PTY. LTD.	006 625 547
SHEERLINE CONSTRUCTIONS PTY. LTD.	006 660 180
SIMALCHEMY PTY LTD	113 536 717
SIMON RICHARDS MANAGEMENT PTY. LTD.	064 475 083
SINOZ ENTERPRISES PTY. LTD.	117 788 600
SKIPPY CAMPER RENTALS PTY. LTD.	057 499 797
SKUNKWERX INTERACTIVE PTY LTD	112 007 262
SKYLINE AVIATION PTY LTD	106 423 278
SNAKES & LADDERS INVESTMENTS PTY LTD	086 723 248
S N M ELECTRONICS PTY LTD	076 647 919
SOUTHERN CROSS BLUE CRUISING PTY LTD	116 908 108
S P & G NOMINEES PTY LTD	065 093 692
SPHERE ANIMAL HEALTH LIMITED	095 350 575

Name of Company	ACN
STOCKMAN NOMINEES PTY LTD	009 014 073
STONEJEST PTY. LIMITED	003 984 941
STONYFELL CELLARS PTY LTD	106 244 348
STRATEGY AGED CARE FINANCES PTY. LTD.	110 788 675
STRATHMORE TELEVISION SERVICE PTY. LTD.	005 635 254
STUDIO CONNECTIONS N.S.W. PTY. LTD.	067 947 371
SUNRISE EXPLORER PTY. LTD.	107 320 436
SXN LOGISTICS MANAGEMENT PTY LTD	114 511 778
SYZYGY (WA) PTY. LTD.	073 896 214
T.J. HOOKER HOMES PTY. LTD.	062 869 907
TAILORED SOLUTIONS PTY. LIMITED	007 038 155
TAURUS AUSTRALIA PTY. LTD.	010 248 085
TAYLER HILL PTY. LTD.	109 370 416
TAZLOP PTY. LIMITED	064 637 430
TERMI-DRY (AUSTRALIA) PTY LTD	087 171 720
THE ANSON BAY CO (AUSTRALIA) PTY LTD	000 514 983
THEATRE NURSE SPECIALISTS PTY. LIMITED	098 532 337
THE LIFE JUICE CO. PTY LTD	086 001 587
THE STELLAR GIRLS ACADEMY PTY LTD	120 711 346
TIME WARNER (AUSTRALIA) PTY. LTD.	051 305 072
TLM NOMINEES PTY LIMITED	112 626 721
TOP QUALITY HOMES PTY. LTD	066 046 482
TORQUEE DEVELOPMENTS PTY LTD	103 624 817
TOWNCORP INTERNATIONAL REALTY PTY LTD	106 625 138
TRESCREST PTY LTD	003 368 509
TREVOR REYNOLDS PTY. LTD.	008 153 231
TRIANDOS INTERNATIONAL PTY. LTD.	005 025 285
TSL PTY LTD	080 830 342
TTEE PEE PTY. LIMITED	060 246 657
TUTAN PTY LTD	075 461 264
UNEEDA AUTO SERVICE PTY. LIMITED	004 686 846
UNICAST METALS PTY LTD	000 993 206
VENTURIT PTY LTD	002 687 505
VESPERA MADOC NOMINEES PTY. LTD.	005 557 120
VORMOSA NOMINEES PTY LTD	009 365 691
VOXPAK AUSTRALASIA PTY LTD	124 092 717
V STAR DEVELOPMENTS PTY LTD	102 686 895

Name of Company	ACN
W.A. FINANCE CORPORATION PTY LTD	102 476 951
WALDRON MOTORS PTY. LTD.	009 767 391
WALLACE FINANCIAL SERVICES PTY LTD	009 446 191
WARENILLA PTY LTD	108 202 955
WATERGROUP PTY LTD	108 861 945
WAUCHOPE FAMILY PTY LTD	077 301 547
WINDRIFTER PTY. LTD.	010 969 141
WINSOR NOMINEES PTY LTD	069 435 972
WISSELL CARTAGE PTY. LTD.	095 897 680
WMI FUELS PTY LTD	091 008 650
YATELEY HOUSE PTY. LTD.	005 361 240
YUBI PTY. LIMITED	096 728 353
YUKI PTY. LTD.	108 446 242
5TH SEASON ENTERTAINMENT PTY. LTD.	107 864 068

CORPORATIONS ACT 2001
Subsection 601PA(3)

Notice is hereby given that the managed investment scheme(s) mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-first day of March 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

CAMPBELLS RIVER PROJECT

093 554 548

Corporations Act 2001
Subsection 164(3)

Notice is hereby given that ASIC will alter the registration details of the following companies 1 month after the publication of this notice, unless an order by a court or Administrative Appeals Tribunal prevents it from doing so.

ASPEN LIVING VILLAGES NO. 2 PTY LTD ACN 116 422 372 will change to a public company limited by shares. The new name will be ASPEN VILLAGES LTD ACN 116 422 372.

CAREERS AUSTRALIA GROUP PTY. LTD. ACN 122 171 840 will change to a public company limited by shares. The new name will be CAREERS AUSTRALIA GROUP LIMITED ACN 122 171 840.

ENCORE METALS NL ACN 084 358 814 will change to a proprietary company limited by shares. The new name will be INTEC ZEEHAN RESIDUES PTY LTD ACN 084 358 814.

GENERA BIOSYSTEMS PTY LIMITED ACN 098 663 837 will change to a public company limited by shares. The new name will be GENERA BIOSYSTEMS LIMITED ACN 098 663 837.

JANUS PARTNERS PTY LTD ACN 104 837 952 will change to a public company limited by shares. The new name will be JANUS PARTNERS LTD ACN 104 837 952.

NANO E.S. PTY. LTD. ACN 112 749 381 will change to a public company limited by shares. The new name will be NANO E.S. LTD ACN 112 749 381.

OSPRAIE GOLD LTD ACN 117 768 733 will change to a proprietary company limited by shares. The new name will be AURO INVESTMENTS PTY LTD ACN 117 768 733.

QRXPHERMA PTY LIMITED ACN 102 254 151 will change to a public company limited by shares. The new name will be QRXPHERMA LIMITED ACN 102 254 151.

WEXEL LIMITED ACN 115 084 163 will change to a proprietary company limited by shares. The new name will be WEXEL PTY LTD ACN 115 084 163.

AUSTRALIAN STONE SOLUTIONS PTY LTD ACN 123 084 453 will change to a public company limited by shares. The new name will be AUSTRALIAN STONE SOLUTIONS LTD ACN 123 084 453.

CATAMAC PTY ACN 114 501 914 will change to a proprietary company limited by shares. The new name will be CATAMAC PTY LTD ACN 114 501 914.

FILTREX PTY ACN 114 501 941 will change to a proprietary company limited by shares. The new name will be FILTREX PTY LTD ACN 114 501 941.

INDOAUST INVESTMENTS PTY LTD ACN 114 670 094 will change to a public company limited by shares. The new name will be INDOAUST INVESTMENTS LTD ACN 114 670 094.

MATRIX ASIA PACIFIC PTY LTD ACN 009 435 250 will change to a public company limited by shares. The new name will be MATRIX ASIA PACIFIC LIMITED ACN 009 435 250.

NEW BOUNTY LIMITED ACN 056 983 432 will change to a proprietary company limited by shares. The new name will be NEW BOUNTY PTY LIMITED ACN 056 983 432.

PHARMASAFE PTY LTD ACN 099 439 371 will change to a public company limited by shares. The new name will be PHARMASAFE LIMITED ACN 099 439 371.

SKILLS ADVANTAGE AUSTRALIA PTY LTD ACN 119 436 083 will change to a public company limited by shares. The new name will be SKILLS ADVANTAGE AUSTRALIA LIMITED ACN 119 436 083.