



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. ASIC 16/08, Tuesday, 26 February 2008

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

07/1065	07/1066	08/0109	08/0111
08/0112	08/0113	08/0114	08/0115
08/0116	08/0117	08/0118	08/0119
08/0120	08/0121	08/0122	08/0123
08/0124	08/0125		

Company/Scheme deregistrations

Company change of type

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

© Commonwealth of Australia, 2008

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



07 / 1065

Annexure A**Corporations Act
Section 657A****Declaration of Unacceptable Circumstances****In the matter of CONSOLIDATED MINERALS LIMITED 03R****WHEREAS****Circumstances**

1. Consolidated Minerals Limited is a listed public company (**Consolidated Minerals**). It is the subject of an off market takeover bid (**Pallinghurst Offer**) by Pallinghurst Resources Australia Limited (**Pallinghurst**) and an off market takeover bid (**Palmary Offer**) by Palmary Enterprises (Australia) Pty Limited (**Palmary**).
2. On 12 October 2007 Pallinghurst lodged with ASX Limited its second supplementary bidder's statement in relation to the Pallinghurst Offer. This provided for an additional form of consideration of \$4.50 cash plus a Top-up Note, as an alternative to the existing \$4.50 cash offer consideration.
3. The Top-up Note would operate to pay electing shareholders an additional cash payment that would match an increase in the offer price for Consolidated Minerals shares under the Palmary Offer, subject to the conditions set out in Pallinghurst's second supplementary bidder's statement. The cash payment under the Top-up Note (if any) would be payable even if it was triggered after the Pallinghurst Offer had closed.

Circumstances are unacceptable

4. It appears to the Panel that the circumstances referred to above (**Circumstances**) are unacceptable having regard to:
 - (a) the effect that the Panel is satisfied that the Circumstances have had, are having, or are likely to have, on:
 - (i) the control or potential control of Consolidated Minerals; or
 - (ii) the acquisition or proposed acquisition by Pallinghurst or Palmary of a substantial interest in Consolidated Minerals; or
 - (b) the purposes of Chapter 6 of the Act as set out in section 602 of the Act.
 5. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances in relation to the Circumstances and the affairs of Consolidated Minerals.
 6. The Panel has had regard to the matters in subsection 657A(3) of the Act, but has not had regard to whether the Circumstances constitute, will constitute or are likely to constitute or give rise to a contravention of Chapters 6, 6A, 6B or 6C of the Act.
-

07/1065

Takeovers Panel

Declaration of unacceptable circumstances - Consolidated Minerals Limited 03R**DECLARATION**

The Panel sets aside the Declaration of the Panel dated 30 October 2007 and, under section 657A of the Act, the Takeovers Panel declares that the Circumstances constitute unacceptable circumstances in relation to the affairs of Consolidated Minerals.



Norman O'Bryan SC

President of the Sitting Panel

Dated 10 November 2007



07/1066

Annexure B

Corporations Act
Section 657D
Orders

In the matter of **CONSOLIDATED MINERALS LIMITED**
03R

PURSUANT TO:

1. A declaration of unacceptable circumstances (**Declaration**) in relation to the affairs of Consolidated Minerals Limited (**Consolidated Minerals**) made by the Takeovers Panel (**Panel**) on 10 November 2007 under section 657A of the Corporations Act 2001 (Cth) (**Act**); and
2. Section 657D of the Act;

THE PANEL ORDERS THAT

3. As soon as practicable after the date of this order, Pallinghurst Resources Australia Limited (**Pallinghurst**) withdraw from its off market takeover bid for Consolidated Minerals (**Pallinghurst Offer**) the alternative consideration of \$4.50 cash and one Top-up note by issuing a supplementary bidder's statement.
4. All Top-up notes issued by Pallinghurst pursuant to the Pallinghurst Offer be cancelled.
5. Each Consolidated Minerals shareholder who did both of the following:
 - (a) accepted the Pallinghurst Offer after the dispatch of Pallinghurst's second supplementary bidder's statement; and
 - (b) accepted the consideration alternative of \$4.50 and one Top-up note;(**Affected Consolidated Minerals Shareholder**)

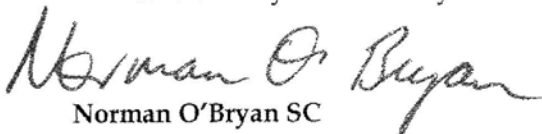
has a right to withdraw their acceptance, which is equivalent to the right conferred by section 650E of the Corporations Act (except that the period of notice in paragraph 650E(2)(a) of the Corporations Act shall be 10 business days after Pallinghurst sends the letter referred to in paragraph 6).

6. Pallinghurst as soon as practicable send:
 - (a) a letter (in a form acceptable to the Panel) to each Affected Consolidated Minerals Shareholder informing them of their withdrawal rights and clearly setting out what the shareholder must do to exercise those withdrawal rights; and

07/1066

Takeovers Panel
Orders - Consolidated Minerals 03R

- (b) a letter (in a form acceptable to the Panel) to each shareholder who accepted the Pallinghurst Offer before the dispatch of Pallinghurst's second supplementary bidder's statement and subsequently elected to receive the consideration alternative of \$4.50 and one Top-up note informing them of the effect of these orders on the alternative.
7. Pallinghurst may withdraw its statement of 12 October 2007 that it has declared the \$4.50 cash component of the Pallinghurst Offer final in the absence of a competing higher offer. If Pallinghurst chooses to withdraw its statement, it must do so by issuing a supplementary bidder's statement no later than 4.00 pm (Melbourne time) on the day after the date of these orders.
 8. Pallinghurst may withdraw its statement of 12 October 2007 that there will be no further voluntary extension of the Pallinghurst Offer. If Pallinghurst chooses to withdraw its statement, it must do so by issuing a supplementary bidder's statement no later than 4.00 pm (Melbourne time) on the day after the date of these orders.
 9. If Pallinghurst is required to issue a supplementary bidder's statement by paragraph 7 or 8 above, Pallinghurst must further extend its offer until the date at least 7 days after the day that it issues the supplementary bidder's statement.



Norman O'Bryan SC

President of the Sitting Panel

Dated 12 November 2007

08 / 0 1 0 9

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if Chapter 5C were modified or varied as follows:

- (1) after subsection 601GAA(9) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26] insert:

“(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:

- (a) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of stapled securities, which is set out in the scheme constitution;
- (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests;
- (c) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution.”; and

- (2) after section 601PC insert:

“601PD For the purposes of sections 601FC and 601FD, ***stapled security*** means two or more financial products including at least one interest in a registered scheme where:

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

Schedule A

Valad Commercial Management Limited ACN 101 802 046 (*VCML*) in its capacity
as the responsible entity of Valad Property Trust ARSN 102 618 824 (*VPT*)

- 2 -

08 / 0 1 0 9

Schedule B

Where under the terms on which interests in VPT, and shares in Valad Funds Management Limited ACN 102 249 294, are to be traded, they must be transferred together.

Dated this 7th day of February 2008



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

**ASIC**

Australian Securities & Investments Commission

08 / 0 1 1 1

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(a), 741(1)(a), 992B(1)(a) and
1020F(1)(a) – Exemption**

1. Enabling legislation

The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 601QA(1)(a), 741(1)(a), 992B(1)(a) and 1020F(1)(c) of the *Corporations Act 2001* (the *Act*).

2. Operator

The operator of a Navigator IDPS is exempt from:

- (a) Chapter 5C of the Act for the operation of the Navigator IDPS;
- (b) Parts 6D.2 and 6D.3 of the Act for:
 - (i) the offer of an interest in a managed investment scheme arising out of participation or proposed participation in the Navigator IDPS; and
 - (ii) offers of accessible securities through the Navigator IDPS.
- (c) Division 8 of Part 7.8 and from Part 7.9 of the Act (other than, subject to this instrument, section 1012IA and associated provisions) in relation to a financial product that is:
 - (i) an interest in a managed investment scheme arising out of participation or proposed participation in the Navigator IDPS; or
 - (ii) held or that may be held by a client because the legal ownership of a financial product is held by a custodian for the client as part of the Navigator IDPS; and

08 / 0 1 1 1

including in relation to an offer to issue, an offer to arrange for the issue, the issue, the acceptance of an offer to acquire, and a recommendation to acquire, the financial product; and

- (d) Section 1012IA of the Act for a regulated acquisition that satisfies subparagraphs 2(e)(vi), (vii) or (viii) of this instrument,

on the following conditions and until the operator fails to comply with a condition other than paragraph (e) or the operator fails to take all reasonable steps to comply with paragraph (e) or has reasonable grounds to believe it has not complied with paragraph (e):

- (e) The operator complies with, and as soon as reasonably practicable ensures that each IDPS contract with the operator includes provisions to the effect of, the following:
- (i) The operator will perform its obligations under the contract honestly and with reasonable care and diligence.
 - (ii) The operator will compensate clients in relation to the functions that the operator has contracted to perform, for acts and omissions of any of its agents engaged to perform those functions or functions connected with the performance of those functions (including transactional functions), as if they were the acts or omission of the operator.
 - (iii) The operator will ensure that all accessible investment held by it or by a custodian it engages (not including assets held by the client) are held on trust for the relevant client or clients of the Navigator IDPS.
 - (iv) The operator will ensure that all money received by it or its agent from clients or in which clients have an interest is paid into an account with an Australian ADI (or an account of the kind referred to in sub regulation 7.9.08(1) of the *Corporations Regulations 2001*) designated as a trust account.
 - (v) The operator will give to the client on request a copy of all communications that are required by law to be given to the holder of an accessible investment (including communications that are required to be given on request) where that accessible investment is required to be held on trust by the operator or a custodian. The client may make a request in relation to a particular future communication or a standing request in relation to a class of future communications. The operator must give a copy of the communication as soon as practicable after the information is received or otherwise becomes available to be provided to the client.
 - (vi) The operator must not and must ensure that any custodian acting on the operator's behalf does not acquire accessible investments for a client unless a person performing the transactional functions is reasonably satisfied that:
-

08 / 0 1 1 1

- (A) the client has been given an IDPS Guide that would comply with these conditions if given at the time of the acquisition of the accessible investments (but not necessarily immediately prior to the acquisition);
 - (B) in the case of an acquisition of accessible securities – either:
 - (I) the client has been given a copy of the disclosure document for the accessible securities that would have been required had the securities been offered to the client directly at the time of the acquisition of the accessible securities; or
 - (II) the accessible securities could lawfully have been offered and issued or sold, as the case may be, to the client directly without the client being required to have received a disclosure document; and the operator has no reason to suspect that a disclosure document would have been required if all other holdings by the custodian or by a custodian under an IDPS-like scheme or NCS in the investments had been acquired by the relevant clients directly; and
 - (C) before a regulated acquisition of a new financial product is made for a client as part of the Navigator IDPS where section 1012IA of the Act requires that the client has been given a Product Disclosure Statement, the client has been given a Product Disclosure Statement for the financial product that the person performing the transactional functions has no reason to believe is defective as defined in section 1012B of the Act at the time of the acquisition.
- (vii) Notwithstanding subparagraph 2(e)(vi), the operator or a custodian may acquire an additional holding of an accessible investment in relation to a client under a distribution reinvestment plan if the client already has an existing holding of that accessible investment through the Navigator IDPS and a person performing the transactional functions is reasonably satisfied that the client has been given an IDPS Guide that would comply with these conditions if given at the time of the reinvestment acquisition.
- (viii) Notwithstanding subparagraph 2(e)(vi), the operator or a custodian acting on its behalf may make a regular savings acquisition if a person performing the transactional functions is reasonably satisfied that the client has been given an IDPS Guide that would comply with these conditions if given at the time of the regular savings acquisition where:
-

08 / 0 1 1 1

- (A) the client already has an existing holding of that accessible investment through the Navigator IDPS; and
 - (B) the operator has complied with its agreement with the client in relation to the regular savings plan to give any missing documents.
- (ix) The operator must not and must ensure that any custodian acting on its behalf does not acquire accessible securities if the operator, custodian or any person performing the transactional functions is aware that the disclosure document for those accessible securities:
- (A) does not comply with the relevant requirements of the Act regarding the contents of the disclosure document; or
 - (B) contains a material statement which is untrue or misleading.
- (x) The operator must not and must ensure that any custodian acting on its behalf does not acquire accessible investments through the Navigator IDPS for a client that are:
- (A) interests in a managed investment scheme that a person performing the transactional functions is not reasonably satisfied is a registered scheme; or
 - (B) interests in a scheme that would be a managed investment scheme but for paragraph (e) of the definition of “managed investment scheme” in section 9 of the Act;
- unless:
- (C) in relation to the client, a person performing the transactional functions is reasonably satisfied that if the client had invested directly in the scheme, the scheme would not have been required to have been registered; and
 - (D) so far as any person performing the transactional functions is aware or has reason to suspect, if all interests in the scheme held by a custodian, or by a custodian under an IDPS-like scheme or NCS has been held in the scheme directly the scheme would not have been required to be registered.

Note: Under section 601ED a managed investment scheme does not generally need to be registered if it has no more than 20 members. If interests held through IDPS, IDPS-like schemes and NCS had been acquired directly, the scheme may have required registration as it may have had more than 20 members.

08 / 0 1 1 1

- (xi) Except for a rights issue, the operator will not and will ensure that a custodian acting on its behalf does not acquire accessible securities as part of a Navigator IDPS unless a person performing the transactional functions is reasonably satisfied that either:
- (A) the issuer of the disclosure document for the accessible securities has given its prior written agreement to the use of the disclosure document as disclosure to clients or prospective client of the Navigator IDPS; or
 - (B) the disclosure document indicates that the issuer of the securities authorized the use of the disclosure document as disclosure to client or prospective clients of the Navigator IDPS or a class of IDPSs which includes the Navigator IDPS.
- (xii) The operator will:
- (A) give to each client of the Navigator IDPS a quarterly report within one month after the end of 31 March, 30 June, 30 September and 31 December in each year (the “quarter day”); or
 - (B) give electronic access to the information referred to in subparagraphs 2(e)(xii)(F) to (I) on a substantially continuous basis to clients who:
 - (I) have agreed to obtain information concerning transactions and holdings through the Navigator IDPS electronically in lieu of receiving a quarterly report; and
 - (II) the operator has no reason to doubt can electronically access this information on a substantially continuous basis.

The quarterly report must contain information about:

- (C) all transactions by or on behalf of the client through the Navigator IDPS during the quarter;
- (D) the quantity and value of assets held through the Navigator IDPS by the client and corresponding liabilities on the quarter day, the value of assets being determined as follows:
 - (I) for financial assets (“financial assets” has the same meaning as that term has in paragraph 7.1 of Accounting Standard AASB 1033 “Presentation and Disclosure of Financial Instruments”) – net market value (being the amount which could be expected to be received from the disposal of the asset in an orderly market after deducting costs expected to be incurred in realising the proceeds of such a disposal); and

08 / 0 1 1 1

- (II) for all other assets – the value which would be shown in the books of the Navigator IDPS; and
- (E) the revenue and expenses of the client in relation to the Navigator IDPS and assets held through the Navigator IDPS by the client during the quarter.

The following information must be accessible electronically if electronic access is provided instead of quarterly reports:

- (F) all transactions which the client has conducted through the Navigator IDPS for a period of at least one year (or such shorter period as the client's account has been in existence) up to a date no more than 48 hours (excluding hours in a day that is not a business day) before the time of access;
 - (G) the quantity and value of assets held through the Navigator IDPS by the client and corresponding liabilities at a time no more than 48 hours (excluding hours in a day that is not a business day) before the time of access, the values of the assets being determined in accordance with subparagraph 2(e)(xii)(D) and being as current as is reasonably practicable;
 - (H) the revenue and expenses of the client in relation to the Navigator IDPS and assets held through the Navigator IDPS by the client during a period of at least one year (or such shorter period as the client's account has been in existence) up to a date no more than 48 hours (excluding hours in a day that is not a business day) before the time of access; and
 - (I) the time at which the information is current.
- (xiii) The operator will give to each client within three months of the end of each IDPS financial year:
- (A) an annual investor statement containing a summary of the transactions by or on behalf of the client through the Navigator IDPS during the IDPS financial year containing the particulars that a client may reasonably require in relation to the transactions and for each client who has been provided with quarterly reports under subparagraph 2(e)(xii)(A) a statement that the client may request a copy of any quarterly report relating to the IDPS financial year for the client; and
 - (B) a copy of the annual report or reports for the relevant IDPS financial year required by paragraph 2(j).
-

08 / 0 1 1 1

- (f) The operator will before entering into any IDPS contract give to each prospective client an IDPS Guide that contains:
- (i) the information that a client of the Navigator IDPS would reasonably require to:
 - (A) understand the nature of the Navigator IDPS being offered and any risks associated with participation in the service;
 - (B) identify the operators and custodians and the nature of their responsibilities and relationships;
 - (C) understand any differences between the rights of a holder of accessible investments and the rights of a client of the service with respect to accessible investments;
 - (D) understand the method and extent of all charges associated with the Navigator IDPS including any right of the operator or other person to recoup expenses from a client's assets;
 - (E) understand the basic rights of a client of the Navigator IDPS in relation to that operator including if applicable:
 - (I) the circumstances and manner in which a client can communicate instructions to the operator or a person engaged by the operator;
 - (II) the client's right to disclosure about accessible investments;
 - (III) the client's right to elect to receive copies of communications sent to holders of accessible investment including those communications which the holder may elect to receive;
 - (F) identify the internal and external complaints resolution mechanisms for the clients of the Navigator IDPS; and
 - (G) understand what other relevant information can be obtained from the operator;
 - (ii) if the IDPS Guide does not specify the accessible investment for the Navigator IDPS – a statement to the effect that a separate document specifying those investments will be provided on request without charge;

08 / 0 1 1 1

- (iii) a prominent statement to the effect that:
- “The total fees and charges you pay will include the costs of this service as well as the cost of any investment you choose. It is important that you understand the fees of any investment you choose, and that those fees are in addition to the fees charged by us for the service, together with transaction and account costs incurred on your behalf. The costs of the investments you choose will generally be set out in a disclosure document or Product Disclosure Statement for the investments.”; and
- (iv) examples based on estimates of the total of fees, charges and expenses of the service and the accessible securities and financial products accessed through the Navigator IDPS. The estimate of the total must be expressed as a proportion of the total price paid in acquiring the securities and financial products through the Navigator IDPS. The operator must have reasonable grounds for believing that the estimates of the fees, charges and expenses are within the range typically charged for accessible securities and financial products of the relevant kind. The examples must cover a range of accessible securities and financial products that may be acquired through the Navigator IDPS. They need not refer to actual or identified accessible securities or financial products.
- (g) The operator must not give to a client an IDPS Guide once the operator becomes aware that:
- (i) a material change has occurred to the information in it; or
 - (ii) it becomes misleading or deceptive or likely to mislead or deceive.
- (h) The operator must keep a copy of each version of the IDPS Guide for at least seven years after it ceases to be used.
- (i) The operator must keep for at least seven years after it ceases to apply a copy of each of the following documents required by subparagraph 2(e)(xi):
- (i) the written agreement; or
 - (ii) the disclosure document that contains the authority.
- (j) An operator who performs the functions set out in column 2 of an item in the following table in relation to annual investors statements, quarterly reports or information made electronically accessible under subparagraph 2(e)(xii), must after the end of each IDPS financial year cause a registered company auditor to provide one or more reports that set out each of the opinions or statements set out in column 3 of the item in the table. The opinions or statements of the auditor must cover the statements, reports or information relation to which the operator performed the
-

08 / 0 1 1 1

relevant functions. None of the reports of the auditor may contain any statement that has or purports to have the effect of excluding or disclaiming liability to clients of the Navigator IDPS as users of the report.

	Column 2	Column 3
ITEM	AN OPERATOR WHO	MUST CAUSE AN AUDITOR TO PREPARE A REPORT OR REPORTS SETTING OUT THE FOLLOWING OPINIONS OR STATEMENTS
1.	<p>1. prepares the statements, report or information; and</p> <p>2. gives or makes it accessible to clients</p> <p>(an operator who performs both these functions is referred to in this table as a “full service operator”)</p>	<p>1. The auditor’s opinion as to whether internal controls and other procedures of the full service operator, each custodian and any other relevant person acting on behalf of that operator were suitably designed and operated effectively in all material respects to ensure that:</p> <ul style="list-style-type: none"> (a) the annual investor statements for the relevant IDPS financial year are or have been given to clients without material misstatements; and (b) where the annual investor statements do not purport to include particulars of each transaction that would be required in quarterly reports for each quarter during the IDPS financial years: <ul style="list-style-type: none"> (i) any quarterly reports, are or have been given to clients without material misstatements; and (ii) any information that is made accessible electronically under subparagraph 2(e)(xii) in respect of the IDPS financial year is not materially misstated. <p>2. The auditor’s opinion as to whether the aggregates of assets (other than assets held by a client), liabilities, revenue and expenses shown in the clients’ annual investor statements for the relevant IDPS financial year have been properly reconciled to the corresponding amounts shown in the reports prepared by the custodian and which have been independently audited.</p> <p>3. The auditor’s statement as to whether or not the auditor has any reason to believe that:</p> <ul style="list-style-type: none"> (a) any annual investor statement for the relevant IDPS financial year given to any client is materially misstated; and (b) if the annual investor statements for the

08 / 0 1 1 1

		<p>IDPS financial year do not generally purport to include particulars of each transaction that would be required in quarterly reports for each quarter during the IDPS financial year:</p> <ul style="list-style-type: none"> (i) any quarterly reports given for the IDPS financial year are materially misstated; and (ii) any information accessible electronically by clients under subparagraph 2(e)(xii) that relates to any of the following was materially misstated: <ul style="list-style-type: none"> (A) transactions during the IDPS financial year; (B) assets held during the IDPS financial year and any corresponding liabilities; (C) revenue and expenses for the IDPS financial year.
<p>2.</p>	<p>1. prepares the content of the statements, reports or information; and</p> <p>2. gives it to an operator (the “client contact operator”) covered by item 3 for giving or making available to clients</p> <p>(an operator who performs both these functions is referred to in this table as a “back office operator”)</p>	<p>1. The auditor’s opinion as to whether internal controls and other procedures of the back office operator, each custodian and any other relevant person acting on behalf of that operator were suitably designed and operated effectively in all material respects to ensure that:</p> <ul style="list-style-type: none"> (a) the annual investor statements for the relevant IDPS financial year are not materially misstated; and (b) where the annual investor statements do not purport to include particulars of each transaction that would be required in quarterly reports for each quarter during the IDPS financial years: <ul style="list-style-type: none"> (i) any quarterly reports, are or have been given to client contact operator without material misstatements; and (ii) any information given to the client contact operator to be made accessible electronically under subparagraph 2(e)(xii) in respect of the IDPS financial year is not materially misstated. <p>2. The auditor’s opinion as to whether the aggregates of assets (other than assets held by a client), liabilities, revenue and expenses shown in the clients’ annual investor statements for the relevant IDPS financial year given to the client contact operator have been properly reconciled</p>

08 / 0 1 1 1

		<p>to the corresponding amounts shown in the reports prepared by the custodian and which have been independently audited.</p> <p>3. The auditor's statement as to whether or not the auditor has any reason to believe that:</p> <ul style="list-style-type: none"> (a) any annual investor statement for the relevant IDPS financial year given to the client contact operator is materially misstated; and (b) if the annual investor statements for the IDPS financial year do not generally purport to include particulars of each transaction that would be required in quarterly reports for each quarter during the IDPS financial year: <ul style="list-style-type: none"> (i) any quarterly reports required to be given for the IDPS financial year are materially misstated; and (ii) any information provided for the purpose of being made accessible electronically by clients under subparagraph 2(e)(xii) that has been given to the client contact operator and relates to any of the following was materially misstated: <ul style="list-style-type: none"> (A) transactions during the IDPS financial year; (B) assets held during the IDPS financial year and any corresponding liabilities; (C) revenue and expenses for the IDPS financial year.
<p>3.</p>	<p>1. receives the contents of the statements, reports or information from a back office operator; and</p> <p>2. give or makes it available to clients</p> <p>(an operator who performs both these functions is referred to in this table as a "client contact operator")</p>	<p>The auditor's opinion as to whether internal controls and other procedures of the client contact operator and any other relevant person acting on behalf of the client contact operator were suitably designed and operated effectively in all material respects to ensure that:</p> <ul style="list-style-type: none"> (a) the annual investor statements for the relevant IDPS financial year are or have been given to clients without material misstatements; and (b) where the annual investor statements do not purport to include particulars of each transaction that would be required in quarterly reports for each quarter during the IDPS financial years: <ul style="list-style-type: none"> (i) any quarterly reports, that have been

08 / 0 1 1 1

		<p>given to the client contact operator by the back office operator are given to each relevant client without material alteration; and</p> <p>(ii) any information given to the client contact operator by the back office operator to be made accessible electronically under subparagraph 2(e)(xii) that relates to any of the following:</p> <p>(A) transactions during the IDPS financial year;</p> <p>(B) assets held during the IDPS financial year and any corresponding liabilities;</p> <p>(C) revenue and expenses for the IDPS financial year,</p> <p>is so made accessible without material alteration.</p>
--	--	---

Note 1: Internal controls and other procedures include any alternative controls and procedures employed by the operator to address deficiencies in the design or operation of established internal controls or other procedures.

Note 2: The operator performing the functions referred to in item 3 of the table may add information relating to its identity, for example, by printing out statements on its own stationery.

- (k) The operator must:
- (i) maintain, document and comply with adequate internal control procedures to ensure compliance with the Act and the conditions of this instrument;
 - (ii) after the end of each financial year of the operator:
 - (A) cause a registered company auditor to conduct an audit and prepare a report setting out the auditor's opinion as to whether:
 - (I) the operator has complied with the internal control procedures; and
 - (II) the internal controls procedures met the requirements of this instrument at all times during the financial year; and
 - (B) lodge a copy of that report when lodging accounts under section 989B of the Act; and

08 / 0 1 1 1

- (iii) ensure that where any aspect of the performance of the Navigator IDPS has been contracted to another person, the contract with that person contains provisions requiring that person:
 - (A) to maintain, document and comply with adequate internal control procedures to ensure compliance with the Act and the conditions of this instrument in relation to the functions that the person performs; and
 - (B) to provide the auditor conducting the audit referred to in subparagraph 2(k)(ii) with all reasonable assistance and access to allow the auditor to carry out the audit in relation to the functions performed by the person.
- (l) The operator must take all reasonable steps to ensure that a person promoting the Navigator IDPS is a financial services licensee or a representative of a financial services licensee.

For the purposes of these conditions:

- (m) a document is taken as given to a person:
 - (i) when it is received in accessible form by that person or their agent, being an agent (their “eligible agent”) who is not either:
 - (A) the operator; or
 - (B) an associate (within the meaning given by Division 2 of Part 1.2 of the Act as if this paragraph 2(m) were included in Chapter 7 of the Act) of the operator; or
 - (ii) if there is no way of sending the document that may reasonably be expected to result in it being received by that person or their eligible agent – when all reasonable steps are taken to send it to that person or their eligible agent; or
 - (iii) one business day after an email is sent to the email address of the person or their eligible agent that the operator reasonably believes is the address of the person or eligible agent where the person has agreed to receive the document by email; or
 - (iv) one business day after an email is sent containing a hypertext link to the document to the email address of the person or their eligible agent that the operator reasonably believes is the address of the person or eligible agent where:
 - (A) the person has agreed to receive documents in that manner; and

08 / 0 1 1 1

- (B) the operator has no reason to suspect that the person is unlikely by mere scrolling or use of direct hypertext links to be able to see all of the contents of the document by using the emailed hypertext link; and
- (C) the document can be downloaded free of charge (excluding any normal fees payable to the recipient's internet service provider); and
- (D) the hypertext link is accompanied by a prominent statement to the effect that the recipient is advised to access the document and download it; or
- (v) when it would be delivered in the ordinary course of post, if it is posted as a letter prepaid from the operator to an address of the person or their eligible agent that the operator reasonable believes is the address of the person or eligible agent.

For the purposes of this paragraph an email is "sent" when the email would be taken to be dispatched under section 14 of the *Electronic Transactions Act 1999* if this instrument were a law of the Commonwealth for the purposes of that section.

- (n) A document is taken as having been given if:
 - (i) a copy of the document is given in accordance with paragraph (m); and
 - (ii) the giver takes reasonable steps to ensure that the document received by the person is complete and unaltered;
- (o) a document is taken to be a copy of another document regardless of:
 - (i) immaterial differences in the sequence in which information is presented;
 - (ii) prompts and links if they are not likely to:
 - (A) cause a reasonable person to confuse the contents of the document with another document; or
 - (B) reduce the likelihood of a reasonable person reading any part of the document;
 - (iii) the absence from (or simplification in) the document of graphics of a promotional or decorative nature; and

08 / 0 1 1 1

- (iv) the inclusion in the document of codes or features to control the display of the document which do not otherwise alter the sense or content of the document.

3. People involved in operating or promoting a Navigator IDPS

Any:

- (a) related body corporate of the operator who is involved in the operation or promotion of a Navigator IDPS; or
- (b) person who has a contract with the operator or a related body corporate of the operator in connection with the promotion of a Navigator IDPS

is exempt from:

- (c) Chapter 5C of the Act for the operation of the Navigator IDPS;
- (d) Parts 6D.2 and 6D.3 of the Act for offers of accessible securities through the Navigator IDPS (except where the person is the issuer of those securities);
- (e) Division 8 of Part 7.8 and from Part 7.9 of the Act (other than section 1012IA and associated provisions) in relation to a financial product that is:
 - (i) an interest in a managed investment scheme arising out of participation or proposed participation in the Navigator IDPS; or
 - (ii) held or that may be held by a client because the legal ownership of a financial product is held by a custodian for the client as part of the Navigator IDPS (but not in relation to the financial product that the custodian holds);

including in relation to:

- (iii) an offer to issue,
- (iv) an offer to arrange for the issue,
- (v) the issue of,
- (vi) the acceptance of an offer to acquire, and
- (vii) a recommendation to acquire,

the financial product, on condition that and for so long as the person does not:

08 / 0 1 1 1

- (f) knowingly cause or procure the operator or any custodian of the Navigator IDPS to breach a condition referred to in paragraph 2; or
- (g) engage in misleading or deceptive conduct or conduct likely to mislead or deceive in connection with the Navigator IDPS.

Note: The exemption would apply in relation to a managed investment product that is an equitable right in an interest in a registered scheme where the custodian is the member of the scheme. No exemption is given for any requirements that apply to the financial product held by the custodian. For example, an issuer of financial products to the custodian would have to comply with section 1017E of the Act in relation to money paid by the custodian for financial products.

4. Issuers of accessible securities

An issuer is exempt from Parts 6D.2 and 6D.3 of the Act for offers of accessible securities through a Navigator IDPS to the extent that those provisions may require a disclosure document to include information about the Navigator IDPS or the rights attached to the accessible securities where they differ from the rights that a person would have if they acquired the accessible securities directly, on the following conditions and for so long as they are met:

- (a) The issuer has lodged (if required) a disclosure document for the accessible securities that complies with the Act.
- (b) Except for a rights issue, the issuer has either:
 - (i) agreed in writing with the operator of the Navigator IDPS who performs transactional functions of the Navigator IDPS to the use of the disclosure document as disclosure to clients and prospective clients of the Navigator IDPS; or
 - (ii) stated in the disclosure document that the issuer authorizes the use of the disclosure document as disclosure to clients and prospective clients of the Navigator IDPS or a class of IDPS which includes the Navigator IDPS.
- (c) The issuer must:
 - (i) where there is an agreement of the kind referred to in subparagraph 4(b)(i) – promptly notify the operator of the Navigator IDPS with whom the issuer has that agreement; and
 - (ii) where the disclosure document contains an authorizing statement of the kind referred to in subparagraph 4(b)(ii) – promptly notify each applicant for accessible securities who could reasonably be suspected of being the operator or custodian of a Navigator IDPS,

08 / 0 1 1 1

if, except as previously disclosed to the operator or applicant:

- (iii) a supplementary or replacement document has been lodged in relation to the disclosure document; or
 - (iv) the issuer would not be permitted by the Act to make offers of accessible securities under the disclosure document; or
 - (v) the disclosure document is withdrawn before its original expiry.
- (d) Except for a rights issue, the issuer must not issue accessible securities to a custodian in connection with a Navigator IDPS unless the issuer has obtained an undertaking in writing from each person who the issuer is aware is an operator of the Navigator IDPS that the operator will comply with the conditions set out in paragraph 2 of this instrument or, where the undertaking was provided before the date of this instrument the corresponding provisions of CO [02/294] or CO [00/210]. Where the issuer receives an application for accessible securities from a person who could reasonably be suspected of being an operator or custodian of a Navigator IDPS in relation to which the issuer does not have such undertakings, the issuer must ask the applicant whether they are applying in connection with a Navigator IDPS.
- (e) The issuer must retain a copy of the undertaking referred to in paragraph 4(d) for 7 years after the issuer last issues any accessible securities to a custodian of the Navigator IDPS.
- (f) The issuer must not issue accessible securities through a Navigator IDPS if the issuer is aware of any non-compliance by the operator of the Navigator IDPS with the conditions contained in paragraph 2 of this instrument.

5. Interpretation

In this instrument:

“accessible financial products” means financial products that may be held through a Navigator IDPS.

“accessible investments” means assets that may be held through a Navigator IDPS, including accessible securities and accessible financial products.

“accessible securities” means securities that may be held through a Navigator IDPS.

“annual investor statement” means the report referred to in paragraph 2(e)(xiii)(A).

“associated provisions” has the same meaning as in section 1410 of the Act.

08 / 0 1 1 1

“custodian” means a person (other than a client) that holds property to which a Navigator IDPS relates (the custodian may also be an operator of the IDPS).

“disclosure document” means a prospectus, a profile statement or an offer information statement a copy of which is lodged with ASIC, or a document required by an instrument under section 601QA or section 741 of the Act setting out information about offers of accessible securities.

“distribution re-investment plan” means a written arrangement between the client and the operator to the effect that the client instructs the operator to:

- (a) reinvest distributions from specified accessible investments held through the Navigator IDPS by the client in some or all of the accessible investments held through the IDPS by the client; and
- (b) carry out the reinvestment of distributions referred to in paragraph (a) according to an agreed method,

where before entering into the arrangement the client has been given an IDPS Guide containing a statement to the effect that the client may not have the current Product Disclosure Statement for an accessible financial product at the time an additional holding of the accessible financial product is acquired under the distribution reinvestment plan.

“IDPS contract” means a contract between the operator and a client under which the operator provides the client with a Navigator IDPS or the performance of some functions with others constituting a Navigator IDPS.

“IDPS financial year” means each period not exceeding one year ending 30 June and commencing on 1 July.

“IDPS Guide” means:

- (a) a document relating to a Navigator IDPS that contains the information described in paragraph 2(f); or
- (b) more than one document relating to a Navigator IDPS that taken together contain the information described in paragraph 2(f) where:
 - (i) each document is given to the client at the same time; and
 - (ii) each document refers to each other document.

If there are or may be different versions of a document of the kind referred to in paragraph (b), the reference required by sub-paragraph (b)(ii) does not have to identify any particular one of those versions and may instead identify the document generically.

08 / 0 1 1 1

“IDPS-like scheme” has the same meaning as in ASIC Class Order [CO 02/296] or any class order that replaces that class order.

“issuer” means a person who is capable of issuing, transferring or making available accessible securities, and who has a contract with the operator in connection with accessible securities that are, or will be, held through a Navigator IDPS.

“model mandate” means an investment profile for a model portfolio of assets held within a registered scheme of which the operator is the responsible entity that describes the investment objectives and strategy for the portfolio, the allocation ranges and the parameters within which the model portfolio will be managed, and any investment decisions relating to the portfolio assets will be made, by the model manager.

“Navigator IDPS” means an investor directed portfolio service, consisting of a number of functions including a custody settlement and reporting system and service with the following features:

- (a) the clients of the service have the sole discretion to decide what (but not necessarily when) assets will be acquired or disposed of, except where:
 - (i) there are any prior written directions to acquire or dispose of a particular asset in particular circumstances that the client has agreed not to vary (other than on the exercise of any discretion on the part of the operator); or
 - (ii) the client has authorized the operator or another person to give directions on their behalf, for the purpose of the other person receiving or securing payment of moneys owing by the client to the person; or
 - (iii) particular assets will only be acquired or disposed of in accordance with a model mandate that has been disclosed to the client in the Product Disclosure Statement for the registered scheme and that the client has selected; and
- (b) subject to any prior contrary directions in order to ensure payment of moneys for which the client is liable, a client may direct the operator to:
 - (i) take reasonable steps to transfer assets to or to the order of the client;
 - (ii) realize assets held on account for the client and either:
 - (A) pay the proceeds to or to the order of the client; or
 - (B) if the operator and the client agree, hold the proceeds under the Navigator IDPS in an account with an Australian ADI designated as a trust account,

08 / 0 1 1 1

unless the assets cannot be transferred or realized under law or the terms of their issue; and

- (c) except where otherwise mentioned in paragraph (a) or (b), any discretion of the holder of assets held through the service may be exercised only in accordance with the directions from time to time of the relevant client; and
- (d) the service is provided in such a way that clients are led to expect, and are likely to receive, benefits in the form of:
 - (i) access to investments that the client could not otherwise access directly; or
 - (ii) cost reductions by using assets contributed by the client or derived directly or indirectly from assets contributed by the client with assets contributed by other clients or derived directly or indirectly from assets contributed by other clients.

Note: Cost reductions may arise from the pooling of client funds to make large investments that can be acquire on more favourable terms than if the investments were made by each client on their own behalf. They may also arise from the "netting" of transactions whereby directions of clients to buy and sell assets are offset against each other and a transaction for the net amount is entered into.

"NCS" has the same meaning as in ASIC Class Order [CO 02/295] or any class order that replaces that class order.

"operator" means Navigator Australia Limited ACN 006 302 987 and for so long as it holds an Australian financial services licence that includes a condition requiring the holder to comply with the requirements of Class Order [CO 02/294] and who contracts with a client for the provision of a Navigator IDPS or a function that forms part of a Navigator IDPS.

"regular savings plan" means a written agreement between the client and the operator to the effect that:

- (a) the client instruct the operator to acquire specified accessible financial products by way of periodic payments of a specified amount and at specified intervals (each such acquisition is referred to below as a "regular savings acquisition");
- (b) the client acknowledges that under the regular savings plan a regular savings acquisition of an accessible financial product may occur without the client having been given a current Product Disclosure Statement or Supplementary Product Disclosure Statement (each a "missing document") in relation to the accessible financial product;

08 / 0 1 1 1

- (c) the operator agrees to give to the client any missing document relating to an accessible financial product (unless this would not be required under this instrument if the acquisition were not under a regular savings plan) that may be acquired under the regular savings plan as soon as reasonably practicable and in any event by the fifth business day after the issue of the document; and
- (d) the client acknowledges that regular savings plan acquisitions will continue to be made under the regular savings plan until the client instructs the operator otherwise or the arrangement constituting the regular savings plan is terminated; and

where the client:

- (e) before entering into the arrangement has been given an IDPS Guide contain a statement; and
- (f) has been given advice quarterly in writing,

to the effect that the client may not have the current Product Disclosure Statement for an accessible product at the time a regular savings acquisition of the accessible financial product is made.

“regulated acquisition” has the same meaning as in section 10121A of the Act.

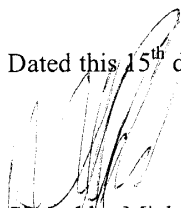
“representative has the meaning given by section 910A of the Act.

“rights issue” has the same meaning as in section 9A of the Act.

“transactional functions” means:

- (a) acquisition and disposal of accessible investments in accordance with the instructions of the client or otherwise in accordance with the terms of the IDPS contract; or
- (b) maintenance of records of investment of clients for the purposes of consolidated reporting functions under the Navigator IDPS.

Dated this 15th day of February 2008



Signed by Michelle Reid

as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 2

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

Notice of Cancellation of an Australian Financial Services Licence

TO: World Vacation Club Limited ACN 099 137 112 ("the Licensee")
PO Box 716 Virginia QLD 4014

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 222836 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19th February 2008

Signed

Frank Varga, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 3

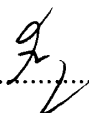
**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Aspect Financial Consulting Pty. Ltd. ACN 100 575 068
("the Licensee")
Ground Floor 21A Elliott Street BALMAIN NSW 2041

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 229784 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19th February 2008

Signed


Frank Varga, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 4

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Centro Financial Synergy Group Pty. Ltd. ("the Licensee")
Under external administration
C-/ Mr Christopher Munday
Pitcher Partners
Level 17 140 St. Georges Terrace PERTH WA 6000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 219817 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19th February 2008

Signed

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

Frank Varga, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 5

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Dunstan Insurance Brokers Pty Ltd
ACN: 063 626 728 ("the Licensee")
Se 7, 28 Gloucester Ave, BERWICK VIC 3806

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246577 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 19th February 2008.

Signed

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

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

08 / 0 1 1 6

**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 Chapters 6 of the Act applies to the persons referred to in Schedule A in the case referred to in Schedule B as if section 609 of the Act were modified or varied by inserting after subsection 609(6) the following subsections:

- "(6A) A person does not have a relevant interest in securities merely because the person is a trustee who would otherwise have a relevant interest in securities as the trustee of a trust established pursuant to a trust deed under which units of securities (*eligible units*) are issued or made available for the purpose of satisfying rights or obligations of the holder of eligible units despite:
- (a) the trustee having any of the following discretions under the terms of the trust deed relating to the eligible units:
 - (i) discretions as to the appointment of attorneys with power to execute documents on behalf of the trustee;
 - (ii) subject to satisfaction of certain conditions set out in the trust deed, an absolute discretion as to the manner and time for exercise of any of its functions;
 - (iii) discretions to make application to a court for discretions or assent to or oppose any application which is made relating to eligible units or to which the trustee becomes a party by virtue of it being a party to the trust deed;
 - (iv) discretion, for administrative purposes, to aggregate all the securities which relate to a single holder of eligible units;
 - (v) discretions as to the appointment of officers or engagement of agents, delegates, sub-contractors or experts to discharge all or any of the trustee's duties under the trust deed;
 - (vi) discretions in relation to the appointment of custodians or sub-custodians to procure safe custody of the class of securities; or
 - (b) the holder of the eligible unit not having a presently enforceable or unconditional right of the kind referred to in subsection 608(8);

where both of the following apply:

- (c) the trustee holds the securities on trust for the benefit of:
 - (i) the holder of the eligible units; and
-

08 / 0 1 1 6

- (ii) the person who is owed the outstanding instalment amount plus interest on that amount (*instalment creditor*);
 - (d) if the trustee is entitled to exercise any discretions under the deed establishing the trust, it does so on ordinary commercial terms or in an ordinary commercial manner as the case requires.
- (6B) A person does not have a relevant interest in the class of securities merely because the person is the instalment creditor in respect of those securities where those securities are held on trust under the terms of issue of the eligible units, pursuant to which the instalment creditor has no power to control the voting or disposal of the security (other than to enforce the terms of the trust or where the holder of the eligible unit defaults) unless and until the eligible unit is cancelled.
- (6C) A person who issues eligible units does not have a relevant interest in securities that are held on trust under the terms of the eligible units merely because:
 - (a) the person has the power to dispose of, or control the exercise of a power to dispose of, the securities where that power or control results from the terms of the trust deed or the right to enforce the terms of the trust deed; or
 - (b) the person has the following discretions under the terms of the trust deed relating to the securities:
 - (i) discretions in relation to a takeover bid for, or an arrangement or compromise under Part 5.1, affecting the securities but not in relation to voting or disposal of a class of securities;
 - (ii) discretions in relation to bonus issues, rights issues, returns of capital, security splits, security consolidations or other reconstructions of capital affecting the class of securities.
- (6D) If a person has a relevant interest in a security because subsections (6B) or (6C) ceases to apply, the person is taken to acquire a relevant interest in the security at that time, by a transaction in relation to that security."

SCHEDULE A

- (a) Macquarie Bank Limited (ACN 008 583 542) (*Macquarie*) and its related bodies corporate; and
- (b) Bespoke Custodians Pty Limited (ACN 128 681 809) (*Bespoke*)

SCHEDULE B

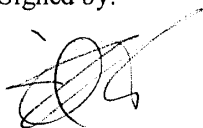
08 / 0 1 1 6

The calculation of the relevant interests or voting power of the persons referred to in Schedule A where:

1. securities are quoted on the financial market operated by the ASX Limited ACN 008 624 691 (*Securities*);
2. Macquarie issues or makes available for a person (*Holder*) units in Securities in accordance with the Security Trust Deed dated on or around the date of this instrument; and
3. Bespoke holds the Securities until the Holder has paid the full amount owing to Macquarie in relation to the Securities.

Dated this 20th day of February 2008

Signed by:



.....
Tien Quach

as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 7

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Incite.Capital Pty Ltd. ABN 28 090 403 106 ("the Licensee")
Level 5, 97 Pacific Highway, NORTH SYDNEY NSW 2060

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 258721 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20th day of February 2008.

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



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 8


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

Notice of Cancellation of an Australian Financial Services Licence

TO: Neddam Investments Pty Ltd. ACN 059 491 600 ("the Licensee")
3 Junction Street, BALLARAT VIC 3350

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 253141 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20th day of February 2008.

Signed 

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



ASIC

Australian Securities & Investments Commission

08 / 0 1 1 9

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

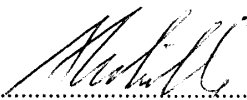
Notice of Cancellation of an Australian Financial Services Licence

TO: Long Reef Group Pty Limited. ABN 35 002 073 047 ("the Licensee")
Suite 28, 176 South Creek Road, DEE WHY NSW 2099

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 264659 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20th day of February 2008.

Signed

.....

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



ASIC

Australian Securities & Investments Commission

08 / 0 1 2 0

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Deeanar Pty Ltd ACN 060 099 532 ("the Licensee") 99 Barkly Street,
Ararat, VIC 3377

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238789 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20 February 2008.

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



ASIC

Australian Securities & Investments Commission

08 / 0 1 2 1

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Savill Hicks Corp Queensland Pty Ltd ACN 107 020 324 ("the Licensee")
Level 5, 320 Adelaide Street, Brisbane, QLD 4000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 255297 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20 February 2008.

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



ASIC

Australian Securities & Investments Commission

08 / 0 1 2 2

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

Under subsection 741(1) of the *Corporations Act 2001* (Act), the Australian Securities and Investments Commission (ASIC) declares that Chapter 6D of the Act applies in relation to the persons named in Schedule A, in the case referred to in Schedule B, as if section 711 of the Act were modified by:

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

Schedule A

Goldman Sachs JBWere Capital Markets Limited ACN 004 463 263

Schedule B

An offer of unsecured deposit notes of Goldman Sachs JBWere Capital Markets Limited called 'Goldman Sachs JBWere Deposit Notes', in respect of which a prospectus is lodged with ASIC on or about 22 February 2008.

Dated this 20th day of February 2008

Signed by Janice Chandra
as a delegate of the Australian Securities and Investments Commission

08 / 0 1 2 3

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) and paragraph 911A(2)(l) – Variation**

Under subsection 741(1) and paragraph 911A(2)(l) of the *Corporations Act 2001*, the Australian Securities and Investments Commission (*ASIC*) varies ASIC Instrument [07/0959] dated 28 November 2007 by, in Schedule D, omitting "1 March 2008" and substituting "April 2008".

Commencement

This instrument commences on gazettal.

Dated this 21st day of February 2008



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

08 / 0 1 2 4

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

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the Act ASIC exempts:
 - (a) the issuer;
 - (b) a related body corporate of the issuer; and
 - (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,from parts 6D.2, 6D.3 (except section 736) and 7.9 where that person:
 - (d) makes an eligible offer;
 - (e) offers to arrange for the issue of financial products under an eligible offer;
 - (f) 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), ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 1 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
3. Under paragraph 911A(2)(1), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument 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 referred to in that paragraph (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 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.
4. Under paragraph 911A(2)(1), ASIC exempts:
 - (a) the issuer who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument; and
 - (b) a related body corporate of the issuer,

08 / 0 1 2 4

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

- (c) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (d) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph 4(c) of this instrument; and
 - (e) dealing in a financial product in connection with an offer covered by the exemption where any acquisition by purchase or disposal of the product (by the issuer or a related body corporate of the issuer) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from sections 736, 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.
6. Under paragraph 601QA(1)(a), ASIC exempts a person who operates a managed investment scheme relating to an eligible offer, where the person is:
- (a) the issuer;
 - (b) a related body corporate of the issuer; or
 - (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,

from subsection 601ED(5) in relation to the operation of that managed investment scheme.

Schedule

The following conditions apply:

1. the eligible offer must be substantially on the terms set out in the letter from Freehills to ASIC dated 24 January 2008, titled "Saint-Gobain Employee Offering 2008";

08 / 0 1 2 4

2. the person making the offer must:
 - (a) include that 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 to 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 employment) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives complies with any undertaking required to be made in the offer document by reason of this instrument;
4. the issuer must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares and units of 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 issuer;

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

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

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

08 / 0 1 2 4

5. the Rules must contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually;
6. the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FCPE which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document;
7. the issuer, through Saint-Gobain Abrasives must make the statements of assets, balance sheets and statements of income (together with the related notes) of the FCPE and the auditors' reports of those statements delivered to them under the Rules available for inspection by eligible employees domiciled in this jurisdiction 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;
8. the issuer must take reasonable steps to ensure that upon Saint-Gobain Abrasives receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay;
9. the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia;
10. upon Saint-Gobain Abrasives being advised that the buy-back arrangements/redemption facilities of units in the FCPE are suspended or terminated or that quotation of the shares of the issuer on any approved foreign market is suspended, the issuer through Saint-Gobain Abrasives must notify ASIC within 7 days;
11. the issuer, through Saint-Gobain Abrasives, must make available for public inspection at Saint-Gobain Abrasives' registered office or principal place of business in Australia, and provide to eligible employees domiciled in this jurisdiction, copies of the Rules and the offer document and meet all reasonable requests for information;
12. the issuer, through Saint-Gobain Abrasives, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buy-back/redemption of units in the FCPE to or from eligible employees domiciled in this jurisdiction;
13. the FCPE must at all times be approved or authorised or registered by the French Autorité des Marchés Financiers (the **Relevant Agency**) and the Group Savings Plan must at all times be authorised under the law of France;
14. there must at all times be a custodian of the FCPE assets and the Rules must be complied with in appointing or changing the Custodian;

08 / 0 1 2 4

15. within 14 days of the date of this instrument, ASIC must be provided with:
 - (a) certified copies of the Rules and any other related documents;
 - (b) a certified 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 certified translation of that document into English;
16. the issuer must take reasonable steps to ensure that each related body corporate of the issuer must keep at a registered office or principal place of business in this jurisdiction, a register of its 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 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;
17. except as may be required by French law, the rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies Saint-Gobain Abrasives in writing that it does not object to the modification or variation;
18. the issuer must take reasonable steps to ensure that the Manager and the Custodian must comply with the provisions of the Rules; and
19. the eligible offer 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;
 2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
 3. *approved foreign market* means Euronext Paris;
 4. *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;
-

08 / 0 1 2 4

5. **current market price** means in relation to a share, the price published by the Euronext Paris as the final price for the previous day on which the share was traded on that financial market;
6. **Custodian** means the custodian from time to time of the FCPE (presently BNP-Paribas Securities Services, a company registered in France), where the Custodian, by way of a contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer;
7. **eligible employee** means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or of a related body corporate of the issuer;
8. **eligible offer** means an offer
 - a) to issue or transfer fully-paid shares in the issuer; or
 - b) to issue a financial product that relates to fully-paid shares in the issuer where:
 - (i) the shares are in the same class as shares which have been quoted on an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; and
 - (ii) the shares are to be held by the Custodian of the FCPE; and
 - (iii) units in the FCPE are issued in accordance with the Rules to eligible employees who participate in the eligible offer made under the employee share scheme, described as the Group Savings Plan, on terms not significantly different to those described in a letter to ASIC dated 24 January 2008, titled "Saint-Gobain Employee Offering 2008", from Freehills on behalf of the issuer, extended only to eligible employees of the issuer.
9. **FCPE** means the Fonds Commun de Placement D'Enterprise governed by the Rules
10. **financial product advice** has the meaning given by section 766B;
11. **general advice** has the meaning given by 766B;
12. **Group Savings Plan** means the Saint-Gobain Group Savings Plan for employees of non-French companies of the Saint-Gobain group;
13. **issuer** means Compagnie de Saint-Gobain, a company registered with the Trade and Companies Registry of Nanterre in France, under SIREN number 542.039.532;

08 / 0 1 2 4

14. **Manager** means the management company from time to time of the FCPE (presently AXA Investment Managers Paris, a company registered in France), where the management company, by way of contract with the issuer in connection with an eligible offer, acts for or behalf of the issuer;
15. **offer** has a meaning affected by sections 700, 702 and 1010C of the Act;
16. **offer document** means a document setting out an offer under an employee share scheme that:
- (a) includes or is accompanied by a copy or summary of the Rules under which the offer is made; and
 - (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 domiciled in this jurisdiction may acquire the financial products offered, the issuer through Saint-Gobain Abrasives will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
 - (c) 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 offer; or
 - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
- a) includes an undertaking and an explanation of the way in which, the issuer through Saint-Gobain Abrasives will, during the offer period, within a reasonable period of the employee requesting, make available to the employee 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
 - b) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the issuer or a related body corporate of the issuer for the purpose of acquiring financial products under the scheme; and
 - c) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the regulation of the Relevant Agency and to the law of France and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible

08 / 0 12

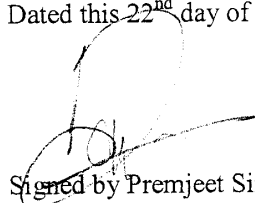
employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer;

17. **Rules** means rules of the Group Savings Plan, the rules of the "Saint-Gobain PEG Monde" FCPE (which includes the "Saint-Gobain Avenir Monde" compartment) and the rules of the "Saint-Gobain Relais Adhesion 2008 Monde" FCPE each as amended from time to time;
18. **Saint-Gobain Abrasives** means Saint-Gobain Abrasives Pty Ltd ACN 068 931 420;
19. **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 22nd day of February 2008



Signed by Premjeet Singh Gill
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 1 2 5

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Freespirit Advisors Pty Limited
ACN: 101 371 055 ("the Licensee")
116 Edgecliff Road WOOLLAHRA NSW 2025

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 285280 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 21st February 2008.

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

CORPORATIONS ACT 2001
Section 601CL(4)

Notice is hereby given that at the end of three months from the date hereof, the names of the foreign companies mentioned below will, unless cause is shown to the contrary, be struck off the register.

Dated this twenty-second day of February 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

POLYMETERS RESPONSE INTERNATIONAL LIMITED

108 417 705

PYRAMED (AUSTRALIA) LIMITED

120 066 417

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-second day of February 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 095 336 351 PTY LTD	095 336 351
A.L.A. TEXTILES INTERNATIONAL IMPORT EXPORT COMPANY PTY LTD	058 331 454
A.M.A SALONS PTY LTD	103 083 405
A.N. BUSINESS GROUP PTY LTD	107 286 902
ABACUS SECURITY SERVICE GIPPSLAND PTY LTD	117 488 383
ABH HOLDINGS INTERNATIONAL PTY LTD	117 443 857
ABT ENTERPRISES PTY LTD	085 420 015
ACCENTURE HR SERVICES AUSTRALIA PTY LTD	098 971 003
ACMAC HOLDINGS PTY LTD	054 475 115
ACN 080 966 650 PTY LTD	080 966 650
ADLARD & DEBOER (INVESTMENTS) PTY LTD	080 993 068
ADSTAFF PTY LTD	117 440 409
AGEING ON HOLD PTY LTD	062 613 325
AGNU PTY LTD	107 283 465
AIR MANAGEMENT SYSTEMS (SA/NT) PTY LTD	103 007 469
A J FLUID MANAGEMENT PTY. LTD.	112 088 712
ALLEMI PTY. LTD.	112 124 133
ALLPRESS AG EXPORTS PTY LTD	085 487 976
ALPHA YAP MEDICAL SERVICES PTY LTD	103 053 998
ANDREW BECK RED PTY LTD	112 081 919
ANFIELD INTERNATIONAL PTY LTD	098 966 664
ANJI PTY. LTD.	062 646 600
ANKORS PTY LTD	112 110 237
APEXA INTERNATIONAL PTY LTD	107 277 565
ARCHA PTY LTD	117 466 896
ARCTURUS INVESTMENT CORPORATION PTY LTD	006 106 010
ARTERIA PROPERTY PTY LTD	112 122 522

Name of Company	ACN
ASIA CONNECT EXPORTS PTY LTD	103 032 873
ASTRO CORPORATION PTY LTD	112 110 522
A U & E D LUCAS INVESTMENTS PTY LTD	080 957 384
AUSNA INTERNATIONAL PTY LTD	112 069 477
AUSTereo SHARE PLAN PTY LTD	095 342 877
AUSTRALIAN ALLIANCE (NSW) PTY LTD	095 306 791
AUSTRALIAN BUSINESS COMPLAINTS PTY LTD	117 412 941
AVALON DEVELOPMENT SOLUTIONS PTY LTD	112 094 818
B.F. MARKETING PTY LTD	067 431 243
B & C COMMUNICATION SERVICES PTY LTD	117 434 821
BARBARELLAS BEAUTY PTY LTD	103 037 663
BARGAIN.NET.AU PTY. LTD.	112 087 706
BAROSSA BEER PTY LTD	117 413 199
BAXTER'S PERFORMANCE PTY LTD	085 463 994
BEACH EVENTS PTY LTD	117 464 383
BECKHAM NOMINEES PTY LTD	117 474 254
BELL CORPORATION AUSTRALIA PTY LTD	098 956 855
BELLFELLA PTY LTD	103 078 280
BEMBOKA CATERING PTY LTD	098 966 799
BENADE PTY. LIMITED	007 342 770
BEN BOYD.COM.AU PTY. LTD.	117 443 400
BENOTTO PTY LTD	107 263 801
BETTAWAY TAXI TRUCKS (QLD) PTY LIMITED	107 276 871
BETTER MORTGAGE & FINANCIAL SERVICES PTY LIMITED	112 051 242
BIGGS EXPRESS PTY LTD	117 406 283
BIG SUITE PTY. LTD.	112 112 884
BLACKBURN POLISHERS PTY. LTD.	006 672 617
BLACK TIGER PTY LTD	117 444 505
BLUE SKY PERFORMANCE PTY LTD	117 435 533
BLUEWAY SERVICE PTY LTD	117 483 922
BONUS ARCHITECTS PTY. LTD.	080 922 970
BRANDMERE PTY. LTD.	071 646 181
BRISBANE LIGHT ACCESS PTY. LTD.	076 651 520
BROOME CABINETS PTY LTD	117 467 946
BROPHY ENTERPRISES PTY LTD	107 299 767
BTB ACQUISITIONS PTY LTD	117 468 952
BTB FINANCIAL GROUP PTY LTD	117 452 007
BUILDING SUPPLY & EQUIPMENT PTY LTD	103 014 044
BUSINESS ENGINEERING PTY LIMITED	085 458 082

Name of Company	ACN
C. E. COLLINS PTY. LTD.	112 112 400
C.P. PLUS CONSULTANT PTY LTD	112 093 044
CALCON CONSTRUCTION PTY LTD	117 439 577
CAMEO ESTATES LIFESTYLE VILLAGES (MANDURAH) PTY LTD	098 955 385
CANOBOLAS INVESTIGATIONS PTY LTD	053 994 791
CAPITAL HOLDINGS AUSTRALIA PTY LIMITED	107 319 139
CAPTECH INVESTMENTS PTY LTD	009 207 578
CARADOC LIC PTY LIMITED	080 981 979
CASINI ENTERPRISES PTY LTD	103 067 223
CASTLE FINANCE SERVICES (ACT) PTY LTD	095 287 424
CAVECO CONSTRUCTIONS PTY LTD	076 634 609
CEE VEE INVESTMENTS AUSTRALIA PTY LTD	090 822 227
CELL DESIGN & MANUFACTURE PTY. LTD.	103 066 208
CHEF MISE EN PLACE PTY. LTD.	095 291 811
CHEN GONG PTY LTD	112 071 431
CHEQUER PACKAGING PTY LIMITED	107 288 648
CHEVRON ISLAND HOLDINGS PTY LTD	117 489 666
CHILLI HOT WATER & GAS PTY LTD	107 252 442
CINDAND INVESTMENTS PTY. LTD.	107 277 314
CKSY CONSTRUCTION PTY LTD	116 577 756
CLARITY FINANCIAL SOLUTIONS PTY LTD	107 257 090
CLEARWATER KOI PTY LTD	008 123 242
CLENDINNING PTY LIMITED	080 976 825
CMPS&F PTY. LIMITED	085 482 748
COASTAL MASONRY PTY. LIMITED	076 646 958
COASTLINE AUTO SALES PTY LTD	098 973 025
COASTNET PTY LTD	117 489 442
COAUST PTY LTD	062 718 307
COMBAT AIR SUPPORT PTY LIMITED	090 771 663
COMM SMART PTY LTD	117 429 106
CONCRETE PUMPS AUSTRALIA PTY LTD	095 280 934
CONKEY INVESTMENTS PTY. LTD.	076 613 155
CONROA PTY LIMITED	103 037 083
CONSERVATION FRAMING SUPPLIES PTY LTD	076 654 567
CONTRACT ESCALATION SERVICES PTY. LTD.	006 106 547
CRAESONS MEAT PTY LTD	117 468 854
CRANMERE HOLDINGS PTY. LTD.	076 644 936
CRAZY FADZ PTY. LTD.	117 443 811
CROWN Mist PTY LTD	112 094 032

Name of Company	ACN
CT ENTERPRISE INVESTMENTS PTY LTD	117 428 841
D. & J. MAZZA PTY. LTD.	076 693 304
D.A PACIFIC PTY LTD	117 467 277
DALMAR PROSCIUTTO PTY. LTD.	007 120 630
DALSIN PTY LTD	003 030 493
DANBOOR PTY. LTD.	080 961 940
DANCERTEXT PTY LTD	117 408 269
DATAWAY SIGNART PTY LTD	010 993 361
DDSN INTERACTIVE PTY. LTD.	117 459 506
DENEYE PTY LTD	117 452 105
DERWENT ENTERPRISES PTY LTD	112 090 221
DESUMO DIRECT INVESTMENTS PTY LTD	103 010 055
DESUMO FINANCE PTY LTD	103 010 046
DEXLOOK PTY LTD	003 424 593
D G FURNITURE PTY LTD	112 062 969
DIAMOND LOVELL PTY. LTD.	117 445 619
DI GREGORIO HOLDINGS PTY LTD	112 080 841
DI NARDO HOLDINGS PTY LTD	117 486 076
DNA HOLDINGS AUSTRALIA PTY. LTD.	107 271 625
DOMANDSON PTY LTD	107 288 504
DONALDSON CONTRACTING SERVICES PTY LTD	103 087 396
DORMER TRANSPORT CO PTY LTD	107 263 561
DREAM AUSTRALIA PTY LTD	080 927 662
DREWEY & GLENDA INVESTMENTS PTY LTD	107 237 776
DUKE YOUNGER PTY. LTD.	009 532 450
DUX COMMUNICATION SERVICES. PTY. LTD.	117 461 168
DYEMONDS PTY LTD	117 452 123
EAST COAST LIQUOR AGENCY PTY. LTD.	003 423 194
ECXG PTY LTD	112 118 920
EGY TRADE PTY LTD	117 423 846
ELWELL COMMUNICATIONS PTY LTD	117 432 283
EMPYREAL PTY. LTD.	107 287 598
EUROPEAN CLEEN PTY LIMITED	003 423 603
EVERYDAY PRODUCTS (AUST) PTY. LTD.	062 728 974
EXCELR8 PTY LTD	117 473 131
F.R.C. A/ASIA PTY LTD	112 098 263
F & B INTERNATIONAL PTY LIMITED	103 076 491
FALCONSTAR INTERNATIONAL PTY LIMITED	054 513 441
FAMILY UNITED PTY LTD	112 064 632

Name of Company	ACN
FARAH FURNITURE PTY LTD	112 052 918
FASTTRAKIT PTY LTD	090 782 497
FINANCE AVAILABLE PTY LTD	107 319 782
FINE-CHEM PTY LTD	103 021 067
FIRST LINE EMERGENCY CARE PTY. LTD.	117 449 779
FIRST NEW HENRY PTY. LTD.	005 498 224
FLASH 3D PTY LTD	112 124 544
FOOTBALL MANAGEMENT GROUP PTY. LTD.	058 313 983
FORD PLUMBING PTY. LTD.	090 802 994
FORSEC HOLDINGS PTY LIMITED	103 024 871
FOUR SICILIANS PTY LTD	117 445 388
FRANK PANUCCI & ASSOCIATES PTY LTD	090 782 951
FREE YOUR TIME PTY LTD	112 060 858
FRETON GROUP PTY LTD	112 063 215
G.T.M. INTERNATIONAL PTY. LIMITED	076 617 322
G & D HURST HOLDINGS PTY LTD	112 118 171
G & E GIBSON PTY LTD	103 042 324
GALERIE MAISON ET JARDIN PTY LTD	112 112 017
GBP AUSTRALIA PTY. LTD.	095 332 826
GENESIS PROJECTS ENTERPRISES PTY LTD	112 096 410
GIGANTE ENGINEERING PTY LTD	090 766 840
GILES DIGITAL SERVICES PTY LTD	098 973 641
GISBORNE SAND & SOIL SUPPLIES PTY. LTD.	103 016 397
G J HANNAN PTY LTD	067 451 889
GLOBAL DIE-CASTING ENGINEERS PTY. LTD.	062 694 713
GOOD ENDING PTY LTD	117 474 218
GRAND LAVAGE PTY LIMITED	095 289 660
GRANT MARTIN PLASTERING PTY LTD	103 026 035
GREEN CAR (QLD) PTY LTD	107 305 064
GREENGAS TECHNOLOGIES PTY LIMITED	103 013 930
GREENSCAPE INVESTMENTS PTY LTD	107 289 305
GROSVENOR MCCORKELL PTY LTD	085 401 869
GRYPHIN CERAMICS PTY LTD	107 277 798
HABERFIELD LITTLE ROSE PTY. LTD.	007 122 036
HANWOOD GROUP PTY. LIMITED	000 740 367
HAPPY SMILE VENDING PTY LTD	117 458 518
HARCOURT ENGINE LIMITED	090 819 408
HARRY & STEVE CONSTRUCTIONS PTY. LIMITED	050 291 319
HARTCORP ENTERPRISES PTY LTD	103 080 468

Name of Company	ACN
HASSALL FREE PROPERTY MAINTENANCE & MANAGEMENT PTY LTD	080 989 591
HDT COMMUNICATIONS PTY LTD	112 080 056
HEAVENSTONE DEVELOPMENT FUND PTY LTD	117 404 609
HELILINE PTY LTD	067 450 248
HELPING HAND HOME LOANS PTY LTD	098 982 597
HESSE HOLDINGS (WA) PTY LTD	117 428 681
HI-LITE DISPLAYS PTY. LTD.	054 483 911
HI-TECH WATERPROOFING SYSTEMS PTY LIMITED	117 402 730
HINTON SYSTEMS PTY LTD	090 823 797
HITEC BRICKLAYING SERVICES PTY LTD	112 047 480
HKL DEVELOPMENTS PTY LTD	107 272 319
HKTV ENTERPRISE PTY LTD	098 935 838
HOUSE OF JIM PTY LTD	107 261 432
HPL HOLDINGS PTY LTD	112 075 108
HTG PROPERTIES PTY. LTD.	112 090 105
HUMAN FORCE PTY LIMITED	112 064 552
HYSEND INDUSTRIAL COMPANY (AUST) PTY LTD	076 627 659
HYUNG SIN WELDING PTY LTD	112 076 721
I & J JACKSON PTY LTD	090 780 680
ICA FINANCE (PINNAROO) PTY LTD	112 071 342
ICE AUSTRALIAN HOLDINGS PTY. LTD.	098 943 054
INTERNATIONAL ACADEMY OF HOSPITALITY & MANAGEMENT PTY LIMITED	117 434 849
INTERNATIONAL TRADING CORP OF AUSTRALIA PTY LTD	117 462 281
INTERNET W.W.W. NETWORK PTY. LIMITED	080 975 051
INTERS AUSTRALIA PTY LTD	112 063 617
INTRINSICALLY SAFE PRODUCTS PTY LTD	117 485 999
INVESTIN AUSTRALASIAN GROUP PTY LTD	095 292 425
INVESTOR BLITZ PTY. LTD.	107 269 241
IUGO4 PTY LIMITED	112 121 650
IVY DEVELOPMENTS PTY LTD	103 009 089
J. Y. INTERIORS PTY LTD	117 420 318
JAIMILL PTY LTD	002 544 765
JAMES BUCKLEY & GAENOR PYM PTY. LTD.	117 481 731
JARDAK HOMES PTY LIMITED	062 523 504
JAZ SOFTWARE PTY. LTD.	076 657 228
JBM CRANES PTY LTD	107 307 308
JEZMARK PTY LTD	090 834 227
J N ENTERPRISES PTY LTD	117 420 489

Name of Company	ACN
JOCHI PTY LTD	095 319 761
JONAS PTY. LTD.	009 484 922
JONES PEARCE (NSW) PTY. LTD	058 283 711
JORDA PTY LTD	107 241 663
JOSEPH DEMICOLI PTY. LTD.	076 688 581
JOY'S AUSTRALIA IMMIGRATION SERVICES PTY LTD	117 479 973
JS & EK NOMINEES PTY. LTD.	090 811 966
JULIET MINERALS PTY LTD	107 316 263
JURY HOLDINGS (WA) PTY LTD	107 275 703
K.P.H. ENTERPRISES PTY LTD	076 618 338
KAMAL'S COURIER SERVICES PTY LTD	117 405 688
KARLAWZ ENTERPRISES PTY LTD	112 125 158
KARTARENA HOME PRODUCTS & CO PTY LIMITED	112 090 954
KELLS INDUSTRIES PTY LTD	117 433 002
KENTFIELD WANDONG PTY. LTD.	117 411 042
KEYSMO PTY. LTD.	117 401 895
KINECT PTY LTD	117 388 646
KNIGHT TRADING PTY LTD	112 103 401
KOQUINO PTY LTD	117 410 189
KRALFRON PTY. LIMITED	007 119 342
KUNKHE DIRECT EXPRESS PTY LTD	117 401 671
L.J'S RESTAURANT & BAR PTY. LTD.	098 939 229
LAHDO PTY. LTD.	090 825 362
LAKE DISCOUNT & LOAN CO. (TORONTO) LTD	117 427 193
LATE SATURDAY FILMS PTY. LTD.	085 417 241
LATTICE INTERNATIONAL INVESTMENT PTY. LTD.	107 308 976
LEFT TANK PTY LTD	117 482 541
LEGREEN PTY. LTD.	072 079 004
LIBERTY NURSES PTY LTD	080 947 548
LIGHTING ILLUSIONS PTY LTD	117 453 175
LIMEFLEX PTY LTD	117 451 055
LINCOM SOLUTIONS PTY LTD	085 415 550
LIPIK PTY LTD	117 412 807
LOG WORKS PTY LTD	103 014 811
LOTUS BLOSSOM AUSTRALIA PTY LTD	103 069 076
LOT 63 STEEL RIVER PTY LIMITED	107 321 657
LR HI-TECH TRANSPORT PTY LTD	112 045 995
LUCKYSEED PTY LTD	117 408 812
LUKYBE PTY LTD	117 462 192

Name of Company	ACN
LYM ENTERPRISE PTY LTD	117 459 524
LY PRESSING PTY LTD	116 555 545
M & D CURRY TRANSPORT PTY. LTD.	117 404 654
MAINVALE HOLDINGS PTY LTD	107 243 783
MAKE OUT MUSIC PTY LTD	112 105 807
MALIKU TRANSPORT PTY. LTD.	117 472 189
MANDARA PTY. LTD.	007 970 587
MANERI TRANSPORT PTY LTD	098 967 796
MARINAIDED MARKETING SOLUTIONS PTY LTD	107 263 785
MARINAIDED SOFTWARE SOLUTIONS PTY. LTD.	107 320 721
MARKS DEVELOPMENTS PTY LTD	117 395 481
MAS EXCAVATIONS PTY LTD	067 462 239
MASSMAN INTERNATIONAL PTY LTD.	117 436 174
MASTER GUTTERING PTY LIMITED	112 042 387
MAVRO SOLUTIONS PTY LTD	117 435 695
MCBAIN GROUP PTY LTD	085 436 540
MC BUILDING & MAINTENANCE PTY LTD	112 097 524
MELBOURNE HOMES PTY LTD	085 443 778
MELLIN PTY. LIMITED	005 606 486
MERBANK FINANCE & EQUITIES PTY. LTD.	117 482 416
MERCURY FORCE AUSTRALIA PTY LTD	007 341 399
MEREDITH AND GOLDMAN PTY LTD	117 463 975
METEOR COMMERCIAL CLEANING PTY LTD	107 292 142
MEVIAN HOLDINGS PTY LTD	085 433 076
MILLER & FAMILY PTY LTD	085 407 272
MILTAL INVESTMENTS PTY LIMITED	112 096 090
MIMAGA WAJAAR PTY LIMITED	085 468 935
MIRA MARE PTY LTD	112 089 933
MK PAINTERS PTY LTD	098 988 446
MODEL LANE PTY LTD	103 037 510
MONEY MAESTRO PTY LTD	112 051 251
MONTE INSTALLATIONS PTY LTD	103 075 243
MORGANS HOME PACKAGING SERVICES PTY LTD	098 978 717
MORNLODGE PTY LTD	112 123 010
MOSAIC COMMUNICATION PTY LTD	067 468 259
MOTOACTION PTY LTD	112 095 422
MOZZIE RID (QLD) PTY. LTD.	103 043 849
MUNDUS CUTIS PTY LTD	103 011 310
MV COACHING (QLD) PTY LTD	103 018 042

Name of Company	ACN
N&D PETTY PTY LTD	117 447 186
NALACO PTY. LTD.	062 505 015
NANMAY PTY. LTD.	009 560 981
NAPTONA PTY LIMITED	107 244 851
NCAE PTY LTD	085 401 314
NEILS APPLIANCES (AUST) PTY LTD	085 466 351
NEW LIFE CONSULTING SERVICES PTY LTD	112 060 830
NEW STAR ENTERTAINMENT (VIC) PTY LTD	098 937 850
NL TOP TEN TILING PTY LTD	117 404 010
NO. 82 PATTERSON STREET PROPRIETARY LIMITED	004 501 704
NOBBY TRANSPORT PTY LTD	117 433 968
NON STOP PRODUCTIONS PTY LTD	107 252 826
NUNG KUL PTY LTD	112 068 989
OAK HOME AUSTRALIA PTY LTD	107 292 311
OBATH GROUP (AUSTRALIA) PTY LTD	117 483 057
OCEANIC INTERLINK PTY LTD	058 276 001
OLYMPIC ENERGY MANAGEMENT PTY LTD	117 448 110
OMEGA ENVIRONMENTAL PTY LTD	103 066 771
ONASA PTY LTD	112 096 812
ONECHEM PTY LTD	112 070 229
ONEWAY PROPERTY SERVICES PTY LTD	117 422 803
OPTOMUS CONSTRUCTIONS PTY LTD	117 467 740
ORANGE RIDGE PTY. LTD.	005 748 621
OUTSOURCED BUSINESS SOLUTIONS PTY LIMITED	098 973 865
P. & L. MARTIN PTY. LTD.	054 472 972
P.J.C. BUSINESS SERVICES (VIC) PTY. LTD.	072 058 676
P.R.M. MINING CONSULTANTS PTY LTD	076 636 541
PALADIN CAPITAL PTY LTD	107 316 727
PAL TRANSTECH INDUSTRIES PTY LIMITED	117 467 759
PAN PAK AUSTRALIA PTY LTD	098 993 876
PARADOX ASSOCIATES PTY LTD	117 462 549
PARRAMATTA HEALTH SAUNA PTY LTD	067 430 979
PATANE HALL SERVICES PTY LTD	107 272 659
PATRIANA PTY LTD	107 274 206
PB REALTY PTY LTD	112 071 100
PEACE TRADITIONAL THAI MASSAGE PTY LTD	117 432 434
PEARLBRAN PTY. LTD.	071 674 756
PERTH PAPER CONVERTERS PTY LTD	112 074 398
PERZAZ PTY. LTD.	117 412 263

Name of Company	ACN
PETER HOLLOWAY ADVERTISING & MARKETING PTY LTD	085 493 018
PH CONTRACTORS PTY LTD	117 463 144
PIER 25 PTY. LTD.	098 943 483
PLANELM PTY. LIMITED	050 338 175
PLATINUM X PTY LTD	095 302 533
PLUMBING NATURE PTY. LTD.	107 256 815
POLIEFONIX PTY LTD	112 108 620
PONDOK INDAH PTY LTD	107 295 198
POPY PTY LTD	117 423 177
PP SECURITIES PTY. LIMITED	053 236 374
PREMIER STATE DEVELOPMENTS PTY LIMITED	050 330 884
PRESCIENT SOLUTIONS PTY LIMITED	098 959 132
PRESTIGE ENERGY MANAGEMENT GROUP PTY LTD	085 429 714
PRM SHIP CHARTERS PTY. LIMITED	085 399 168
PROCARE PROPERTY SERVICES (NSW) PTY LIMITED	076 640 778
PROCON BUILDING GROUP PTY LTD	090 792 724
PROPERTY GROUP ENTERPRISES PTY LTD	107 315 944
PRT ENGEL (NOMINEES) PTY LTD	102 438 764
PUMPAFICATION PTY LTD	058 275 906
PVZ INVESTMENTS PTY LTD	117 491 577
QI YAN PTY. LTD.	117 424 665
QUESTER RESEARCH & DEVELOPMENT PTY LTD	103 088 722
QUIKI HOLDINGS PTY LTD	112 094 569
R. & S. CAMERON INVESTMENTS PTY LIMITED	117 443 437
R.B.D. CARRIERS PTY LTD	090 841 982
R & G AUSTRALIA INVESTMENT PTY LTD	112 098 736
RAINBOW GROUP HOLDINGS PTY LTD	107 311 991
RAISING SHANAE PTY LTD	107 315 417
RAPIDASH PTY LTD	112 125 621
RAVICAM PTY. LIMITED	000 849 043
RAY BROWN CONTRACTING PTY. LIMITED	009 647 287
RED EARTH DISTRIBUTION PTY LTD	095 336 217
RED X FUEL COMPANY PTY LTD	112 121 669
REGULF PTY LTD	103 067 394
RETREAT ROAD HOLDINGS PTY LIMITED	112 045 351
RICKIE CARR PTY LTD	076 666 781
RICUARTS PTY LTD	095 312 851
RIVERSLEA QUARRIES PTY. LIMITED	062 746 561
RKJL PTY LTD	117 483 093

Name of Company	ACN
R L BASS HOLDINGS PTY. LTD.	095 277 580
ROADADS WORLDWIDE PTY LTD	117 450 576
ROWJOE PTY. LTD.	085 491 998
RRNJ INVESTMENTS PTY LTD	090 824 730
RUGIT PTY LTD	103 081 929
S.O.B. SURESAFE VICTORIA PTY. LTD.	112 110 719
S.R.T. CAPITAL MANAGEMENT PTY LTD	076 095 853
SARUBS CO. PTY. LTD.	112 124 124
SASSI.ED PTY LTD	117 476 972
SBT INVESTMENTS PTY LTD	098 935 990
SC EXTERIOR COATINGS PTY LTD	103 021 478
SCOTT'S ROOF TILING PTY LTD	112 099 377
SDG PTY. LTD.	050 294 418
SEAN WELLER INVESTMENTS PTY LTD	117 433 904
SEATHRU GLASS PTY LTD	117 469 726
SEVEN-STAR AIR CONDITIONING (NSW) PTY LTD	103 016 020
SHADOW CONSTRUCTION AUSTRALIA PTY LTD	112 082 363
SHELLTRANS PTY LTD	103 067 474
SHOBE PTY LTD	098 981 312
SILANA PTY. LIMITED	050 292 094
SILK HAIRDRESSING SALONS PTY LTD	107 253 930
SIMON GREEN DESIGN PTY LIMITED	080 929 648
SIMPLICITY CAFES PTY LIMITED	112 067 286
SISOX PRODUCTIONS PTY. LTD.	050 237 520
SKANROSE PTY LTD	117 477 504
SKATCO PTY LTD	090 792 395
SKIN ANGELS PTY LTD	107 300 265
SKYHIGH SCAFFOLDING (NSW) PTY LIMITED	112 078 154
SLIKKERVEER & CO PTY LTD	107 314 787
SNATCH PTY. LTD.	058 269 015
SNOWARE PTY LTD	076 650 452
SOUPERBAR PTY LTD	117 466 921
SPARKLES CARWASH COFFEE LOUNGE PTY LIMITED	117 401 546
SPCOMMS PTY LTD	112 100 044
SPECTRUM BUSINESS BROKERS AUSTRALASIA PTY LTD	117 431 562
STARCJEM PTY LIMITED	107 281 872
STAR PACIFIC FINANCE & INVESTMENTS PTY LTD	095 297 117
STARR AND BEWSHER PTY. LIMITED	009 560 936
ST EUGENES DEVELOPMENT PTY LTD	117 465 871

Name of Company	ACN
STIMULUS LTD	117 453 988
STOCKTRACKER LTD	103 016 913
STONEARCH PTY LTD	117 408 698
STONE EMPIRE PTY LTD	117 413 804
STONNINGTON HARDWARE PTY. LTD.	067 470 320
STOPFIN PTY LTD	117 434 830
STRATEGIC NETWORK SOLUTIONS PTY. LIMITED	050 290 527
STRUEN HOLDINGS PTY LTD	098 948 826
SUNDIAL HOLDINGS PTY LTD	112 071 306
SYNCRETIC SOLUTIONS PTY LTD	058 291 955
SYSTIQUE PTY LTD	098 958 911
T.E.B.S. AUSTRALIA PTY LTD	076 659 937
T & F INTERIOR PTY LTD	107 253 261
TALON ENTERPRISES PTY LTD	117 403 353
TANYO PTY LTD	008 945 462
TCL INVESTMENTS PTY LTD	098 972 751
TEMPORARY SUPERVISION & RISK SERVICES PTY LTD	103 064 731
THE CONTACT GROUP PTY LIMITED	098 985 838
THE CORPORATE CLEANERS PTY. LTD.	062 696 253
THE GOOD LUNCH PTY. LTD.	071 892 058
THELEN PTY. LTD.	071 786 957
THE MONTEREY HOUSE OF KAOS PTY LTD	103 062 371
THE TYRE TEAM PTY LIMITED	095 306 282
TICMAC PTY LTD	054 463 339
TILTA-GUTTA PTY LTD	090 848 534
TIROL PRODUCTIONS PTY LTD	002 543 124
TITAN BUILDING CONTRACTORS PTY. LIMITED	080 956 592
TNT HOLDINGS PTY LTD	112 062 745
TOBIA SALES PTY LIMITED	090 781 392
TOTAL MAINTENANCE SYSTEMS PTY. LTD.	117 427 933
TRADE IDEAS FREE PTY. LTD.	117 471 646
TRANSTAR FASHION PTY. LTD.	107 317 126
TRIBULL EAST SYDNEY PTY LIMITED	112 089 951
TRIPLE J PROPERTY DEVELOPMENTS PTY LTD	117 446 349
TRUCK ONE PTY. LTD.	112 117 156
TRUESTEM PTY. LIMITED	053 997 667
TULE PTY LTD	080 948 929
TYLIN SERVICES PTY LTD	000 346 056
UNITED SWORDS INTERNATIONAL PTY LTD	117 467 437

Name of Company	ACN
UNITIME PTY. LIMITED	067 307 591
VANDERKOLK TUNING PTY. LTD.	007 119 477
VAREDU PTY. LIMITED	003 669 485
VARNSON HOLDINGS PTY LIMITED	107 282 584
VASTSIDE PTY. LTD.	007 340 829
VEE-BEE PTY. LTD.	072 076 923
VERSATILE CHEMICALS PTY LTD	095 284 281
VERSCHUURE ENTERPRISES PTY. LTD.	054 517 449
VISIONATE PTY LTD	117 468 130
VITAPHONE TELEMEDICINE PTY LTD	085 492 244
V L KHAOS (OCEANIA) PTY LTD	112 047 677
WAN TV PTY LTD	007 119 100
W A WEIR PTY LTD	003 211 407
WELCEL PRODUCTS PTY LTD	107 239 127
WELLBEING FACILITATOR PTY LIMITED	117 489 602
WESTON GLOBAL ENTERPRISES (AUSTRALIA) PTY LTD	103 071 772
WORLD BUSINESS SOURCE PTY LTD	067 443 832
WWD HOLDINGS PTY LTD	103 034 555
XACT MARKETING PTY LTD	117 461 346
XENTECH ENGINEERING PTY LTD	112 118 886
YAU SENG PTY LTD	112 110 577
YEHYO PTY LTD	107 312 612
YOUR LOCAL TRADER PTY LTD	103 072 322
YOURNET TELECOMMUNICATIONS PTY LTD	103 066 262
ZEST (NSW) PTY LIMITED	117 486 870
ZEYLANICA PTY. LTD.	107 279 710

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-second day of February 2008

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 004 361 406 PTY LTD	004 361 406
AIRCHIEF AIR CONDITIONING PTY. LTD.	007 343 928
ALC FORMWORK PTY LTD	088 501 704
ALPINE EXPOSURE PTY LTD	065 573 113
ASTONDALE PTY. LTD.	007 452 388
BENSON INVESTMENTS PTY. LIMITED	004 724 896
BRENDAL ENTERPRISES PTY. LTD.	052 483 655
BUFFET INVESTMENTS (SA) PTY LTD	094 279 820
C.F.N. HOLDINGS PROPRIETARY LIMITED	004 705 748
COMLEND SECURITIES PTY. LTD.	112 137 685
COMMERCIAL BUSINESS DEVELOPMENTS PTY LTD	094 295 959
CRES SUPERIOR HOMES PTY. LTD.	006 145 375
DOOR-AID PTY LTD	070 443 060
EA & LM WEST BUILDING CONTRACTORS PTY. LTD.	105 544 358
FLEXI OPTIONS AUST. PTY LTD	097 457 077
GOLD COAST SMALLGOODS FOOD SERVICES PTY LTD	094 333 089
GOLD COAST SMALLGOODS MANAGEMENT SERVICES PTY LTD	094 333 052
GOLIATH CRANES AND ENGINEERING PTY LTD	111 625 622
GREG KELLY PTY. LTD.	065 540 543
HANNAH MARKETING PTY. LIMITED	057 528 211
HASALAKA PTY LTD	092 726 522
HAVENGAVE PTY LTD	090 473 868
HOLDEN FREIGHT PTY LTD	113 175 303
INDEPENDENT STORAGE SYSTEMS PTY. LTD.	060 090 888
J. RUSSELL CONSULTING ENTERPRISES PTY. LIMITED	007 064 717
JAX (AUSTRALIA) PTY LTD	102 024 813

Name of Company	ACN
KORTRANS EXPRESS PTY LTD	094 775 970
MAURICE HANNAN NOMINEES PTY. LTD.	010 570 073
MISSEN BITS PTY. LTD.	101 232 857
MOIRA RECREATION SERVICES PTY. LTD.	106 666 540
N.A.P. SOLUTIONS (SA) PTY LTD	107 949 575
NEW IMAGE DEVELOPMENTS PTY. LTD.	100 945 971
O.R.A. PTY. LTD.	007 183 100
PBS INTERNATIONAL GROUP PTY LTD	087 224 093
PEGASUS (S.A.) PTY LTD	106 931 275
PEKO SALES PTY. LTD.	082 052 462
POINTLANE PTY LTD	104 559 800
SALIBA HOLDINGS PTY. LTD.	006 227 630
SALISBURY TRAVEL PTY LTD	112 437 448
SOMERSTONE AUSTRALIA PTY LTD	104 560 778
STYLELINE FURNITURE PTY. LTD.	061 608 893
TECHDEX PTY. LTD.	081 038 600
THE EDGE ON EDUCATION PTY LTD	094 927 009
V G & A BROWN PTY. LTD.	074 541 352
WENDALE PROPERTY SERVICES PTY LIMITED	102 535 080
WODEN NO 2 PTY LIMITED	101 430 013
WONSANA PTY LTD	002 876 628

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-second day of February 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 007 913 395 PTY LTD	007 913 395
A.M.C. CONCRETE PTY LTD	006 249 369
A. MART PTY. LIMITED	009 619 685
A.N. PALUMBO NOMINEES PTY. LTD.	007 954 752
A & L PURTELL PTY LTD	081 488 977
ACN 010 899 019 PTY LTD	010 899 019
ACORN FINANCIAL SERVICES (AUST) PTY LTD	099 568 457
ADELAIDE SHAVER CENTRE FRANCHISING PTY LTD	078 754 819
ADIAMO PTY LTD	110 991 547
ADJUSTABOLT PTY. LTD.	093 156 471
AIL EVERGREEN PTY LTD	116 225 248
AIRLIE AIRCRAFT PTY LTD	066 847 694
ALAN BATE PTY LTD	071 819 022
ALEXANDER CONSULTING SERVICES PTY. LTD.	106 325 919
ALPHA IT PRINTING PTY. LTD.	116 925 716
ALPHA 5 INTERNATIONAL PTY LTD	112 391 616
ANNUAL REPORT PARTNERS PTY. LIMITED	096 602 872
ANTEON AUSTRALIA PTY LIMITED	050 207 997
AQUACULTURE SOUTH AUSTRALIA PTY. LTD.	007 823 181
ARCMAN PTY LTD	102 786 265
ARMSBON PTY LTD	104 470 859
ASCOT MAYFIELD PTY LTD	107 233 483
ATLA MEDICAL RECRUITMENT PTY LTD	097 030 423
AUGOOD PTY LTD	112 105 610
AUSTRALIAN EAGLE INTERNATIONAL PTY LTD	105 455 865
AUSTRALIAN INJURY MANAGEMENT CONSULTANTS PTY LTD	103 628 164

Name of Company	ACN
AUSTRALIAN NATURAL HEALTH PROMOTIONS PTY LIMITED	003 506 107
AUTO DYNAMICS PTY. LTD.	067 857 809
AUTO WASH ENTERPRISES PTY LTD	117 828 798
AW RETAIL MANAGEMENT PTY LTD	095 913 661
B & K HAYES PROPERTY DEVELOPMENTS PTY LTD	103 142 614
BALANCED PROPERTY INVESTMENTS PTY LIMITED	122 380 447
BAUGHURST CHIROPRACTIC SERVICES PTY. LTD.	006 178 472
BAYVIEW PROPERTIES PTY. LIMITED	086 615 643
BENNETT DRAPER PTY LTD	001 231 616
BEWITCH PTY LTD	052 179 316
BLAND PAYNE (SOUTH AUST.) PTY. LTD.	007 715 755
BLENARD HOLDINGS PTY. LTD.	050 271 264
BONDI BEACH RADIO PTY LTD	050 067 108
BONE A PART PTY LIMITED	109 813 676
BREADMAKING AUSTRALIA PTY. LTD.	091 254 732
BROOKER PTY LTD	090 990 551
BUCEVI PTY LTD	003 099 938
CAIRDE PTY LIMITED	107 898 000
CAL INTERNATIONAL PTY. LIMITED	081 917 688
CAREMED AUSTRALIA PTY LTD	054 646 034
CASUARINA COURTS PTY. LTD.	009 593 533
CE & SE HOLDINGS PTY LTD	116 881 988
CELLULOSE HILL DEVELOPMENTS PTY LTD	118 503 996
CENTRAL WEST AIRCONDITIONING PTY LIMITED	080 222 135
CERAMIC TILE LIQUIDATORS PTY LTD	069 762 143
CEREZO INVESTMENTS PTY LTD	108 302 763
CHIRIO INVESTMENTS PTY. LTD.	091 556 624
C T HOVEY PTY LTD	095 978 402
CTS CONSULTANCY (AUSTRALASIA) PTY LTD	120 226 217
C T S CONSULTANTS PTY LTD	115 489 588
DATAFOCUS PTY LTD	119 476 792
DC FITNESS PTY LTD	118 145 190
DESERT OAK PTY LTD	053 355 730
DESIGN AND CONSTRUCT PTY. LTD.	097 656 669
DFP NOMINEES PTY LTD	112 890 070
DIBBSCO NO 107 PTY LTD	002 664 566
DISTING PTY LTD	104 419 605
DR. DAVID NAVE PTY. LTD.	056 385 212
E-WOO TECHNOLOGY AUSTRALIA PTY LTD	123 419 483

Name of Company	ACN
EADES & ASSOCIATES PTY LTD	093 636 509
E C KNOWLDEN & COMPANY PTY LTD	001 913 033
EDWARDS FAMILY ENTERPRISING PTY. LTD.	123 918 132
EFMAR PTY. LTD.	005 211 110
EXHIBITION INVESTMENTS PTY. LIMITED	004 274 533
FALINDA PTY. LIMITED	009 955 079
FENCING PETER ELLIOTT PTY LTD	118 238 323
FIFTY FIRST OCTEX PTY. LTD.	006 176 218
FLEETWOOD BUILDING SERVICES PTY. LTD.	098 735 310
FOOD SAFETY PTY LTD	123 826 513
FRANKSTON EXECUTIVE CENTRE PTY LTD	103 457 147
GLOBAL ORANGE PROTECTOR PTY LTD	104 105 857
GOBLIN GROUP PTY LTD	126 238 293
GOLDLEAF NOMINEES PTY LTD	114 932 679
GREENWAYS PROPERTIES PTY. LTD.	009 908 445
GREG NICHOLAS PTY. LTD.	007 452 575
GSSG CONSULTING PTY LTD	085 250 264
GUSVALE PTY. LIMITED	089 749 333
GUY FURNER FILMS PTY LTD	001 219 325
HAGUE HOLDINGS PTY LTD	122 701 124
HARSUE HOLDINGS PTY. LTD.	095 401 022
HAWKESBURY HOME IMPROVEMENTS PTY LIMITED	110 878 674
HIBERNIAN FINANCE AUSTRALIA PTY LTD	107 804 615
HUA MIN PTY LIMITED	102 408 962
I.G ENGINEERING CONSULTING PTY LTD	055 171 107
IMAGE DESIGNS AND PROMOTIONS PTY LTD	114 378 639
IMPRESSIVE JOHNSON PTY LTD	125 046 442
INSIGHT ASSET AND CORPORATE MANAGEMENT PTY LTD	122 024 060
INSIGHT INSURANCE AGENCY AUSTRALIA PTY LTD	114 179 896
INSIGHT LIVING PTY LTD	124 055 778
JABB'S PILING & ANCHORING PTY LTD	117 658 330
JAMMY PTY LTD	082 380 283
JONES PEAKHURST PTY LTD	079 675 371
JUDY'S ADMINISTRATIVE SUPPORT PTY. LTD.	088 531 551
JUST KIDDING AROUND PTY LIMITED	124 305 139
KABILA PTY. LTD.	093 048 269
KERAMI PTY. LIMITED	004 370 825
K ROHDE CONTRACTING PTY LIMITED	103 767 933
KYMTOP MANAGEMENT PTY LTD	117 822 554

Name of Company	ACN
KZK SLABS & MAINTENANCE PTY LTD	097 060 958
L & C CONSULTING PTY. LTD.	116 754 673
L & M HOLDINGS GROUP PTY. LTD.	111 698 401
LISNIK PTY LTD	082 211 096
M & J KOMEN PTY. LTD.	061 131 422
MEASURE PTY. LTD.	108 119 124
MEGAN TYSON PTY LTD	125 925 180
MEG AUTOMOTIVE PTY LIMITED	062 182 763
MENZIES CORPORATION PTY LTD	075 098 403
MENZIES ENTERPRISES PTY. LTD.	010 288 329
MID-STATE HOME SUPPLIES PTY LTD	003 433 556
MILLS EXECUTIVE OFFICES PTY LTD	068 279 327
MILLTON INVESTMENTS PTY. LTD.	103 339 171
MILWARPA PASTORAL CO. PTY. LTD.	011 014 547
MINUTA PTY. LIMITED	050 048 470
M M G (VIC) PTY LTD	126 115 688
MORRISET INDUSTRIAL PARK PTY LTD	129 755 648
N.A.T GROUP (NSW) PTY LTD	128 414 755
N & A GRAY PTY LTD	102 776 572
NARCO PTY LTD	088 345 528
NET-PRO INTERNATIONAL PTY. LTD.	003 711 733
NICOLLE PTY LTD	111 119 825
NORLANA HOLDINGS PTY LIMITED	081 257 801
ON THE MOVE AUST PTY LTD	101 648 257
OULABI ENTERPRISES PTY LTD	114 612 430
P.F. & M. MANAGEMENT SERVICES PROPRIETARY LIMITED	004 989 888
PALMOS PTY. LTD.	065 134 901
P J MCKENZIE TRANSPORT PTY LTD	118 491 160
POW! COMMUNICATIONS PTY LIMITED	069 431 161
PRIDAL PTY LTD	108 575 882
R.I. & Y.L. COX PTY. LTD.	010 188 584
RAD ELECTRONIC SECURITY PTY. LTD.	123 488 595
RADHA PTY LTD	117 382 617
R DAVIES & CO PTY LTD	096 099 731
RED DUKE ENTERPRISES PTY LTD	088 196 463
REDMAN PTY LTD	108 723 646
RESOURCE MANAGEMENT SYSTEMS PTY. LTD.	060 423 118
RITZNITZ PTY LTD	076 720 655
RJ BUILDERS PTY LTD	074 693 726

Name of Company	ACN
RJML HOLDINGS PTY LTD	078 830 341
ROLLER SHUTTER DISCOUNTERS PTY LTD	107 889 323
R P 14 PTY LTD	097 799 070
RP 29 PTY LTD	109 133 100
SAMIL PTY. LTD.	008 175 415
SARLOM ARCHITECTURE PTY LTD	112 608 992
SARLOM DEVELOPMENTS PTY LTD	112 609 006
SEAMASTER ENTERPRISES PTY LTD	114 849 697
SECE PTY LTD	001 459 249
SEDGWICK CORPORATE AND EMPLOYEE BENEFITS PTY LIMITED	004 477 570
SEDGWICK INSURANCE AGENCIES PTY LTD	006 381 175
SEVENTHSET HOLDINGS PTY LTD	118 366 813
S G B PTY LTD	083 617 930
SILKWOOD LAKES PTY LTD	106 044 026
SILRON PTY LTD	001 919 875
SIMMONDS & BRISTOW (NORTH QLD.) PTY. LTD.	066 168 296
ST. MARY & ST. MINA PTY. LTD.	107 236 108
STENBRAY PTY. LTD.	010 735 154
STEVE JACKSON & ASSOCIATES PTY LTD	076 971 965
STRATHSPEY INVESTMENTS PTY. LIMITED	008 515 820
STRUCTURAL MAINTENANCE PTY LTD	118 568 513
SULLIVAN INVESTMENTS PTY LTD	000 704 245
SUNNY PLAINS HOLDINGS PTY LTD	118 245 499
TASMANIAN QUALITY WOOL PTY. LTD.	067 857 587
TAVEROAST PTY LTD	002 398 138
TEA FUSION PTY LTD	102 541 284
TECHNICAL INSURANCE MANAGEMENT SERVICES PTY LTD	006 692 600
TECKEL CONSULTING PTY LTD	107 407 036
TEMPME PTY LTD	062 487 898
TERRA FORMA PTY. LTD.	054 822 427
TERRAIN FINE WINES PTY LTD	111 645 491
THE PACKAGING COMPANY (WA) PTY LTD	096 813 937
THE SWAN CLINIC PTY LTD	114 238 434
THREE WORLD'S FUNDS MANAGEMENT PTY LTD	081 985 060
TINTIN HOLDINGS PTY LTD	076 669 719
TRANS REGIONAL XPRESS PTY. LTD.	117 614 481
TRIGO AUSTRALIA PTY. LTD.	080 684 564
TUMBY TRADING PTY. LTD.	007 756 354
UFP PTY LTD	112 262 414

Name of Company	ACN
UNIQUE MANCHESTER PTY. LIMITED	003 632 844
UNIVERSE COMPUTER CO. PTY. LTD.	071 513 721
VETSERVE PTY. LTD.	062 222 075
VIVIMARK ENTERPRISE PTY. LTD.	084 211 754
W.B.C. NO. 2. PTY. LTD.	065 008 200
W.B.C. NO. 3. PTY. LTD.	065 008 273
WHITEFORD CORPORATE SERVICES PTY LTD	094 436 138
WHITE RABBIT BREWING PTY LTD	110 462 112
WOODSON XRAY PTY LTD	114 137 441
WORK CONTEXT PTY LTD	099 281 302
WORKWISE SOLUTIONS PTY LTD	099 281 857
WORLDWIDE MARKETING AUSTRALIA PTY LTD	110 979 005
WORLD WIDE WEB INSURANCE AGENCIES PTY. LTD.	008 189 106
YOUTHFUL VOICES OF AUSTRALIA PTY LTD	095 415 562
Y3P - YOUR THIRD PLACE PTY. LTD.	112 439 666
ZIMARA PTY LTD	095 175 554

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.

AUSTOCK CORPORATE FINANCE LIMITED ACN 101 074 015 will change to a proprietary company limited by shares. The new name will be AUSTOCK CORPORATE FINANCE PTY LTD ACN 101 074 015.

AUSTRALIAN AUTOMOTIVE COMPONENTS PTY LTD ACN 106 337 599 will change to a public company limited by shares. The new name will be AUTOMOTIVE TECHNOLOGY GROUP LIMITED ACN 106 337 599.

BELL GROUP HOLDINGS LIMITED ACN 004 845 710 will change to a proprietary company limited by shares. The new name will be BELL GROUP HOLDINGS PTY LIMITED ACN 004 845 710.

CORTICAL DYNAMICS PTY LTD ACN 107 557 620 will change to a public company limited by shares. The new name will be CORTICAL DYNAMICS LIMITED ACN 107 557 620.

GREAT GOLD MINES N.L. ACN 009 157 439 will change to a public company limited by shares. The new name will be HAWTHORN RESOURCES LIMITED ACN 009 157 439.

INVIVO LTD ACN 111 623 879 will change to a proprietary company limited by shares. The new name will be INVIVO PTY LTD ACN 111 623 879.

PANBIO LIMITED ACN 010 728 220 will change to a proprietary company limited by shares. The new name will be PANBIO PTY LIMITED ACN 010 728 220.

PARMALAT PACIFIC HOLDINGS PTY LTD ACN 072 928 879 will change to a public company limited by shares. The new name will be PARMALAT PACIFIC LTD ACN 072 928 879.

PRIME DEVELOPMENT FUND LIMITED ACN 084 777 739 will change to a proprietary company limited by shares. The new name will be PRIME DEVELOPMENT FUND PTY LTD ACN 084 777 739.