



Commonwealth of Australia



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette
No. ASIC 17/06, Tuesday, 2 May 2006

Published by ASIC

ASIC Gazette

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RIGHTS OF REVIEW

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

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

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

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

1. Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person referred to in Schedule A from the requirement to hold an Australian financial services licence for the provision of financial services by that person in relation to dealing in interests in a managed investment scheme of the kind and offered on the basis referred to in Schedule B on the condition set out in Schedule C.
2. Under paragraph 992B(1)(a) of the Act, ASIC exempts the person referred to in Schedule A from section 992AA in the case of an offer for issue or sale of an interest in a managed investment scheme of the kind and offered on the basis referred to in Schedule B on the condition set out in Schedule C.

Schedule A

Clarendon Housing Resort Pty Limited ACN 098 260 229 (the *promoter*)

Schedule B

A managed investment scheme, which involves an owner (*investor*) of real property (*strata unit*), in the investor's discretion, making their strata unit available for use by a person (*operator*) as part of a serviced apartment/resort complex known as "Kooindah Waters Golf and Spa Resort", located at 131-135 Pollock Avenue, Wyong, New South Wales and in relation to which on 1 March 2000 there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme, where:

- (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;
- (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:
 - (i) by a person other than the operator or an associate of the operator; and
 - (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is a financial services licensee;

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- (e) no payment is liable to be made by an investor to participate in the scheme other than:
- (i) payment of money to buy the strata unit;
 - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and
 - (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (g) the serviced apartment is operated in accordance with a written agreement entered into or to be entered into between an operator and each investor which agreement includes provisions as specified in Schedule D;
- (h) the promoter is not aware of any circumstances in which the Act required a Product Disclosure Statement to be given to a person in relation to the scheme and:
- (i) no Product Disclosure Statement was given to the person; or
 - (ii) a Product Disclosure Statement was given to the person, but the Product Disclosure Statement did not comply with the Act;

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- (i) The operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually.
- (j) Where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
 - (i) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (ii) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first; and
- (k) The operator takes reasonable steps to comply with the provisions specified in Schedule D which are included in the agreement referred to in paragraph (g) of this Schedule.

Schedule C

The promoter that is involved in making an offer of interests in the scheme for issue or sale does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers.

Schedule D

1. *Transfer of management rights*

- (a) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within 9 months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not controlled by a person that has been involved in the operation (including promotion) of the scheme.
- (b) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice.
- (c) A transfer referred to in paragraphs (a) or (b) must be done as soon as practicable, but if there is a body corporate for the real property to which the scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in paragraph 2(b) unless the body corporate has consented to the transfer.

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2. *Consent of body corporate to new care-taking arrangements*

- (a) If an operator receives a notice under paragraph 1(b) of this Schedule, the operator must advise all body corporate members of the name of the person to whom the transfer is to be made.
- (b) Unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in paragraph 1(b) of this Schedule if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform care-taking functions.
- (c) If a majority of body corporate members make a decision referred to in paragraph 2(b) of this Schedule, a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer the management rights at a price specified in the notice and the notice will be taken to be given in accordance with paragraph 1(b) of this Schedule.
- (d) This paragraph 2 does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under paragraph 1(b) or 2(c) of this Schedule before that notice is given to the operator.

3. *Price payable on transfer*

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

- (a) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
- (b) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (c) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days.

4. *Voting*

- (a) In determining if there is a majority of scheme members or body corporate members, the operator and its associates and any person nominated as a replacement operator and associates of that person must not be counted.

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- (b) For scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the scheme relates, and otherwise each member shall have one vote.
- (c) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings.
- (d) A scheme member or a body corporate member makes a decision by signing a document that sets out the decision.

5. *Costs*

- (a) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in paragraph 1(a) of this Schedule for the purposes of determining a price to be specified in a notice under paragraph 1(b) of this Schedule.
- (b) If a member incurs any reasonable valuation, auction or marketing costs under paragraph 5(a) of this Schedule that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator.

6. *Assistance*

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

7. *Definitions*

In this Schedule:

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

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

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

Interpretation

In this instrument:

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

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

Dated this 21st day of April 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

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

Under subsection 741(1) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person specified in Schedule A in the case described in Schedule B from subsections 721(1), 723(1) and 727(2) of the Act, but only to the extent that those provisions might otherwise require a Rights Renunciation Form to be included in or accompanied by a disclosure document, and on the conditions set out in Schedule C.

Schedule A

Bremer Park Limited ACN 081 809 814 ("**Bremer**")

Schedule B

Issuing a Rights Renunciation Form in the course of settling a sale of Division 3 rights issued pursuant to offers by Bremer of securities of Bremer for issue, where the offers:

- (a) are made *pari passu* to Bremer's ordinary shareholders (except to those shareholders in a jurisdiction where it is not lawful or practicable to make the offer, in the reasonable opinion of Bremer's directors) as at the time of the offer; and
- (b) are renounceable,

and where Bremer has lodged a disclosure document in relation to the offers which complies with the requirements of Chapter 6D of the Act.

Schedule C

1. A disclosure document for the offers is made available for inspection at Bremer's registered office.
2. Bremer gives a disclosure document for the offers free of charge to a person who requests it during the period while the offers remain open (except to a person in a jurisdiction where it is not lawful or practicable to make the offer, in the reasonable opinion of Bremer's directors).
3. Bremer announces to Australian Stock Exchange Limited that a disclosure document for the offers may be reviewed at its registered office or obtained free of charge upon request (except to a person in a jurisdiction where it is not lawful or practicable to make the offer, in the reasonable opinion of Bremer's directors)

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Interpretation

In this instrument:

"Division 3 asset" has the same meaning as in sub-regulation 1.0.02(1) of the Corporations Regulations 2001 (the "Regulations")

"Division 3 rights" has the same meaning as in sub-regulation 1.0.02(1) of the Regulations; and

"Rights Renunciation Form" means all or any of:

- (a) Forms 5, 6, 7 or 8 in Schedule 2A to the Regulations (the "Forms") or forms which are substantially similar to the Forms; or
- (b) a pre-printed notification form informing the holders of Division 3 assets of their individual entitlement to acquire a specified number of Division 3 assets pursuant to offers described in Schedule B.

Dated this 21st day of April 2006



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

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**Australian Securities And Investments Commission
Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b) - Declaration**

Pursuant to paragraphs 655A(1)(b) and 673(1)(b) of the Corporations Act 2001 ('Act'), the Australian Securities and Investments Commission ('ASIC') declares that Chapters 6 and 6C of the Act apply to the person named in Schedule A in the case referred to in Schedule B as if:

1. section 609 of the Act were modified or varied by adding after subsection (13):

“(14) A person does not have a relevant interest in securities merely because the person applies restrictions on the disposal of the securities by the holder.”; and
2. Part 6C.1 of the Act were modified or varied by adding after section 671BA:

“671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14).”.

Schedule A

Sedgman Limited ACN 088 471 667 ('Company')

Schedule B

An acquisition of a relevant interest in securities of the Company ('Escrowed Securities') arising as a result of the entry into an escrow agreement (called a 'Voluntary Escrow Deed') between the Company and each of the persons named in Schedule C ('Security Holder'), that:

- (a) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (b) terminates no more than 24 months after the earliest date on which the Company and the Security Holder enter into a Voluntary Escrow Deed;
- (c) allows the Security Holder to accept into a takeover bid where:
 - (i) holders of at least half of the bid class securities that are not subject to the Voluntary Escrow Deed to which the offer under the bid relates have accepted; and

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- (ii) the Voluntary Escrow Deed requires that the shares be returned to escrow if the bid does not become unconditional;
- (d) allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement; and
- (e) is substantially in the form provided to ASIC on 7 April 2006.

Schedule C

Thiess Pty Ltd ACN 010 221 486

Macarthur Ventures Pty Ltd ACN 071 592 240

Terraform Pty Ltd ACN 055 518 495 as trustee for the Kempnich Family Trust

Mineral Resource Engineering Services Pty Ltd ACN 010 276 810 as trustee for the
Engineering Services TrustMineral Resource Engineering Services Pty Ltd ACN 010 276 810 as trustee for the
Meakin Investment Trust

Zenray Pty Ltd ACN 051 769 414 as trustee for the Zenray Family Trust

Zenray Pty Ltd ACN 051 769 414 as trustee for the Lamb Family Trust

Adrian Lawrence Steven Van Barneveld as trustee for the Van Barneveld Share Trust

Adrian Lawrence Steven Van Barneveld

Bill Bouwmeester

Benbell Pty Ltd ACN 051 443 451

John Peter Cole

Jason Donelan

Cameron John William Door

Christine Gilmour

Helen Gilmour

Daryl Clifton Hiddlestone

Tehani Pty Ltd ACN 005 735 599 as trustee for The Hiddlestone Superannuation Fund

Carolyn Hillard

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Keith Hillard


Ewan Juillerat

Barry Ottaway as trustee for the Ottaway Superannuation Trust

Kathryn Ottaway as trustee for the Ottaway Superannuation Trust

John Chatterton as trustee for the Chatterton Share Trust

Dated this 24 April 2006



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

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

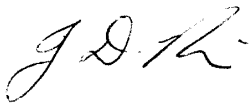
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For the avoidance of doubt, under subsection 741(1) of the *Corporations Act 2001 (the Act)*, the Australian Securities and Investments Commission exempts from section 734 of the Act:

- (a) the Commonwealth of Australia;
- (b) members of the Parliament of the Commonwealth of Australia;
- (c) the State of New South Wales;
- (d) members of the Parliament of New South Wales;
- (e) the State of Victoria;
- (f) members of the Parliament of Victoria; and
- (g) any person acting on behalf of any person referred to in paragraphs (a) to (f),

to the extent that section 734 may otherwise prevent any of those persons from contributing to public discussion about Snowy Hydro Limited ACN 090 574 431 (*Snowy Hydro*) or the proposed public offering of ordinary shares in Snowy Hydro, whether by way of explanation, rebuttal or otherwise.

Dated this 24th day of April 2006



Signed by John Price, as a delegate of the Australian Securities and Investments Commission

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

Under subsection 741(1) of the *Corporations Act 2001* (*the Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to Snowy Hydro Limited ACN 090 574 431 (*Snowy Hydro*), the Commonwealth of Australia and any persons acting on their behalf, in the case specified in the Schedule, as if subsection 734(5) of the Act were modified or varied by:

1. inserting after subparagraph (b)(iii) the following new subparagraph:

"(iiia) a statement to the effect that 'This notice is not a prospectus and does not constitute an invitation or offer to subscribe for or buy any shares in any jurisdiction. The securities in the offering have not been, and will not be, registered under the US Securities Act of 1933, as amended'";
2. replacing the last sentence in the subsection with "It may include the statements referred to in subparagraphs (iiia) and (iv)."
3. replacing the full stop at the end of subparagraph 734(5)(b)(iv) with a semi-colon;
4. adding the following paragraph immediately after that semi-colon:

"(c) contains the following but nothing more:

 - (i) each of the statements referred to subparagraphs (b)(i) to (iii);
 - (ii) a statement explaining that persons may pre-register an interest in receiving a disclosure document and may thereby become entitled to a priority allocation over other general public offer applicants if they choose to apply for the securities;
 - (iii) a statement explaining that persons who pre-register in that way are not obliged to apply for any securities;
 - (iv) a statement that persons who pre-register in that way should only make any decision to apply for the securities after carefully considering the information contained in the disclosure document;
 - (v) a statement that if the offer for the securities is over-subscribed, persons who have pre-registered an interest in receiving a disclosure document will have the basis for determining their allocation specified in the disclosure document;
 - (vi) a statement to the effect that if the offer for the securities is not over-subscribed, persons who pre-register an interest in receiving a disclosure document will not receive a priority allocation;
 - (vii) a statement of how to arrange to receive a copy of the disclosure document;

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(viii) a statement of the kind referred to in subparagraph (b)(iia)."; and

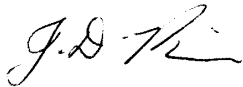
5. adding the following paragraph at the end of subsection 734(5):

"To satisfy paragraph (c) the advertisement or publication must include all of the statements referred to in subparagraphs (i) to (vi). It may include the statements referred to in subparagraphs (vii) and (viii)."

Schedule

A prospectus in relation to the offering of ordinary shares in Snowy Hydro to be lodged with ASIC in or about June 2006.

Dated this 24th day of April 2006



Signed by John Price, as a delegate of the Australian Securities and Investments Commission

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

Under paragraph 911A(2)(l) of the *Corporations Act 2001* the Australian Securities and Investments Commission ("ASIC") exempts Novartis Pharmaceuticals Australia Pty Limited (ACN 004 244 160) ("Novartis") from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of:

- (a) general advice reasonably given in connection with the eligible offer (including any general advice given in the offer document) where the eligible offer document for the eligible offer includes a statement to the effect that any advice given by the person in connection with the eligible 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; and
- (b) dealing in a financial product in connection with the eligible offer where any acquisition by purchase or disposal of the financial product the subject of the offer under the Plan occurs outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in Switzerland,

in the case specified in Schedule A and on the conditions set out in Schedule B for so long as they are met.

Schedule A

Where all of the following apply:

1. Fully paid shares in Novartis AG have been quoted on the financial market operated by the Swiss Exchange throughout the 12 month period immediately before the eligible offer is made without suspension for more than a total of 2 trading days during that period.
2. Where the eligible offer is made through a trust:
 - (a) the trustee holds the shares on trust for each person (a "beneficiary") who acquires units of shares under the eligible offer; and
 - (b) the trustee causes proper written financial records to be maintained in respect of the activities of the trust and causes those records to be audited annually and made available for inspection by the beneficiaries at an office of the trustee or a place of business of Novartis AG during normal business hours or such other time as is agreed with beneficiaries; and
 - (c) the trustee ensures that each share to which a unit held by a beneficiary relates is identified in the written financial records as being held on account of that beneficiary; and

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- (d) the trustee does not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
- (e) except as expressly provided by the trust deed, a beneficiary has the capacity to authorise the trustee to sell at or above the current market price the shares to which he or she is entitled to under the deed; and
- (f) the trustee provides a copy of the trust deed to ASIC at the same time as a copy of the eligible offer document is provided to ASIC in accordance with this instrument.

Schedule B

Novartis must:

1. take reasonable steps to ensure that any eligible employee to whom an eligible offer is made is given a copy of the offer document; and
2. provide to ASIC a copy of the offer document (which need not contain details of the eligible offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. comply with any undertaking required to be made in the eligible offer document by reason of this instrument; and
4. ensure that the trust deed contains covenants binding the trustee and their agents, if any, to the effect that a beneficiary possesses substantially the same rights in respect of the shares to which the units of shares they hold relate as if they were the legal owner of the shares, including the right to:
 - (a) direct the trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
 - (b) receive the income deriving from the shares, including dividends declared by the issuer in respect of those shares.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the *Corporations Act 2001*;

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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. "associated body corporate" of Novartis means:
 - (a) a body corporate that is a related body corporate of Novartis; or
 - (b) a body corporate that has voting power in Novartis of not less than 20%; or
 - (c) a body corporate in which Novartis has voting power of not less than 20%;
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 price relates;
5. "current market price" means the price of shares in Novartis AG published by the Swiss Exchange as the final price for the previous day on which those shares were traded;
6. "eligible employee" means a person who is, at the time of the eligible offer, a full or part-time employee or director of Novartis or an associated body corporate of Novartis who is eligible to participate under the rules of the Plan;
7. "eligible offer" means an offer for the acquisition of shares in Novartis AG under the Plan extended only to eligible employees;
8. "financial product advice" has the meaning given by section 766B;
9. "general advice" has the meaning given by section 766B;
10. "offer document" means a document setting out the eligible offer that:
 - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
 - (b) if a summary (rather than a copy) of the rules of the Plan is given — includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products the subject of the offer under the Plan, Novartis will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
 - (c) specifies the means by which the acquisition price will be converted into an amount in Australian dollars; and
 - (d) includes an undertaking, and an explanation of the way in which, Novartis will, during the eligible offer period, within a reasonable period of the employee requesting, make available to the employee the Australian dollar

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equivalent of the current market price of the shares in the same class as those offered under the eligible offer;

11. "Plan" means the Novartis Employee Share Ownership Plan – Deferred 2006 and Novartis Employee Share Ownership Plan – Exempt 2006 extended only to eligible employees on the terms set out in the letter from Kelly & Co. Lawyers to ASIC dated 21 April 2006 in relation to 'Novartis Pharmaceuticals Australia Pty Limited ABN 18 004 244 160 ("the Company") Novartis Employee Share Ownership Plans (the "Plans") – Application for Relief'; and
12. "unit" in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument commences on gazettal.

Dated this 28th day of 2006



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

06/0313

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

Under paragraph 911A(2)(l) of the *Corporations Act 2001* the Australian Securities and Investments Commission ("ASIC") exempts Savills (Aust) Pty Limited (ACN 056 426 834) ("Savills") from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of:

- (a) general advice reasonably given in connection with the eligible offer (including any general advice given in the offer document) where the eligible offer document for the eligible offer includes a statement to the effect that any advice given by the person in connection with the eligible 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; and
- (b) dealing in a financial product in connection with the eligible offer where any acquisition by purchase or disposal of the financial product the subject of the offer under the Plan occurs outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the United Kingdom,

in the case specified in Schedule A and on the conditions set out in Schedule B for so long as they are met.

Schedule A

Where all of the following apply:

1. Fully paid shares in Savills PLC have been quoted on the financial market operated by the London Stock Exchange throughout the 12 month period immediately before the eligible offer is made without suspension for more than a total of 2 trading days during that period.
2. Where the eligible offer is made through a trust:
 - (a) the trustee holds the shares on trust for each person (a "beneficiary") who acquires units of shares under the eligible offer; and
 - (b) the trustee causes proper written financial records to be maintained in respect of the activities of the trust and causes those records to be audited annually and made available for inspection by the beneficiaries at an office of the trustee or a place of business of Savills PLC during normal business hours or such other time as is agreed with beneficiaries; and
 - (c) the trustee ensures that each share to which a unit held by a beneficiary relates is identified in the written financial records as being held on account of that beneficiary; and

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- (d) the trustee does not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
- (e) except as expressly provided by the trust deed, a beneficiary has the capacity to authorise the trustee to sell at or above the current market price the shares to which he or she is entitled to under the deed; and
- (f) the trustee provides a copy of the trust deed to ASIC at the same time as a copy of the eligible offer document is provided to ASIC in accordance with this instrument.

Schedule B

Savills must:

1. take reasonable steps to ensure that any eligible employee to whom an eligible offer is made is given a copy of the offer document; and
2. provide to ASIC a copy of the offer document (which need not contain details of the eligible offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. comply with any undertaking required to be made in the eligible offer document by reason of this instrument; and
4. ensure that the trust deed contains covenants binding the trustee and their agents, if any, to the effect that a beneficiary possesses substantially the same rights in respect of the shares to which the units of shares they hold relate as if they were the legal owner of the shares, including the right to:
 - (a) direct the trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
 - (b) receive the income deriving from the shares, including dividends declared by the issuer in respect of those shares.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the *Corporations Act 2001*;

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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. "associated body corporate" of Savills means:
 - (a) a body corporate that is a related body corporate of Savills; or
 - (b) a body corporate that has voting power in Savills of not less than 20%; or
 - (c) a body corporate in which Savills has voting power of not less than 20%;
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 price relates;
5. "current market price" means the price of shares in Savills PLC published by the London Stock Exchange as the final price for the previous day on which those shares were traded;
6. "eligible employee" means a person who is, at the time of the eligible offer, a full or part-time employee or director of Savills or an associated body corporate of Savills who is eligible to participate under the rules of the Plan;
7. "eligible offer" means an offer for the acquisition of shares in Savills PLC under the Plan extended only to eligible employees;
8. "financial product advice" has the meaning given by section 766B;
9. "general advice" has the meaning given by section 766B;
10. "offer document" means a document setting out the eligible offer that:
 - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
 - (b) if a summary (rather than a copy) of the rules of the Plan is given — includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products the subject of the offer under the Plan, Savills will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
 - (c) specifies the means by which the acquisition price will be converted into an amount in Australian dollars; and
 - (d) includes an undertaking, and an explanation of the way in which, Savills will, during the eligible offer period, within a reasonable period of the employee requesting, make available to the employee the Australian dollar

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equivalent of the current market price of the shares in the same class as those offered under the eligible offer;

11. "Plan" means the Savills Australia Exempt Employee Share Plan 2006 extended only to eligible employees on the terms set out in the letter from Kelly & Co. Lawyers to ASIC dated 21 April 2006 in relation to 'Savills (Aust) Pty Limited ABN 94 056 426 834 (the "Company") Exempt Employee Share Plan (the "Plan") – Application for relief'; and
12. "unit" in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument commences on gazettal.

Dated this 28th day of April 2006



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

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(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 referred to in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied by inserting after subsection 601GAA(9) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26]:

- "(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:
- (a) the constitution makes provision for the issue price of stapled securities;
 - (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests;
 - (c) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of the stapled securities, which is set out in the scheme constitution;
 - (d) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution."

Schedule A

RiverCity Motorway Management Limited ACN 117 343 361 as the responsible entity of RiverCity Motorway Holding Trust ARSN 119 128 193 (*RMHT*) and RiverCity Motorway Investment Trust ARSN 119 128 326 (*RMIT*).

Schedule B

Where, under the terms on which an interest in RMHT and an interest in RMIT are to be traded, they must be transferred together.

Dated this 27th of April 2006



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

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

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

1. omit paragraph 601FC(1)(c) and substitute:

"(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and as holders of interests in another scheme, where interests in each of the schemes are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";

2. omit paragraph 601FD(1)(c) and substitute:

"(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and as holders of interests in another scheme, where interests in each of the schemes are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";

3. section 601LC were modified or varied by inserting after notional subsection 208(2) of the Act as included in that section:

"(2A) Member approval is not required for the giving of a financial benefit and the benefit need not be given within 15 months if:

- (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme; or
 - (ii) could endanger the scheme property; and
- (b) all of the interests in the scheme and all of the interests in another scheme (the *stapled scheme*), are component parts of stapled securities; and
- (c) the benefit is given by:
 - (i) the responsible entity; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
- (d) the benefit is given to:
 - (i) a wholly owned entity of the scheme; or

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- (ii) the stapled scheme or a wholly owned entity of the stapled scheme; or
- (iii) an entity in which every interest is jointly held by the scheme or the stapled scheme.

(2B) For the purposes of this section:

- (a) An entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
- (b) A reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries."

4. After section 601PC insert:

"601PD for the purposes of this Chapter:

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

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

Schedule A

RiverCity Motorway Management Limited ACN 117 343 631 as the responsible entity of RiverCity Motorway Holding Trust ARSN 119 128 193 (*RMHT*) and RiverCity Motorway Investment Trust ARSN 119 128 326 (*RMIT*).

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Schedule B

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Where, under the terms on which an interest in RMHT and an interest in RMIT are to be traded, they must be transferred together.

Dated this 27th day of April 2006



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

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

Under paragraph 1020F(1)(c) *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission declares that Part 7.9 of the Act applies to the persons referred to in Schedule A in the case set out in Schedule B as if subsection 1012D(3) were modified by:

1. omitting "either" at the beginning of paragraph 1012D(3)(b) and substituting "one or more of the following applies";
2. omitting "or" at the end of subparagraph 1012D(3)(b)(i);
3. omitting "." at the end of subparagraph 1012D(3)(b)(ii) and substituting "; and";
4. after subparagraph 1012D(3)(b)(ii) inserting:

"(iii) in an issue situation – the offer or issue that constitutes the relevant conduct is an offer or issue of interests in the registered scheme, under a plan for the reinvestment of distributions in respect of interests in the registered scheme or interests in another registered managed investment scheme (the *stapled scheme*) where, under the terms upon which they may be traded, interests in the registered scheme must be transferred with interests in the stapled scheme."

Schedule A

RiverCity Motorway Management Limited ACN 117 343 361 as the responsible entity of RiverCity Motorway Holding Trust ARSN 119 128 193 (*RMHT*) and RiverCity Motorway Investment Trust ARSN 119 128 326 (*RMIT*).

Schedule B

Offers and issues of interests in RMIT and interests in RMHT under a reinvestment plan (*Plan*) where all of the following apply:

- (a) the terms of the Plan permit the distributions in respect of interests in RMHT and the distributions in respect of interests in RMIT to be pooled prior to the offer or issue of Stapled Securities under the Plan;
- (b) the terms of the Plan require all investors who hold Stapled Securities to be given notice of any subsequent amendments to the Plan;
- (c) each participant of the Plan has agreed in writing to the terms of the Plan upon election to participate and is given written notice of any subsequent amendments;
- (d) participation in the Plan is not compulsory.

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Interpretation

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In this instrument:

Stapled Security means an interest in RMHT and an interest in RMIT, which under the terms on which they are to be traded, must only be transferred together.

Dated this 27th day of April 2006



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

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

1. Under paragraph 601QA(1)(a) of the Corporations Act (*the Act*), the Australian Securities and Investments Commission (ASIC) exempts the person referred to in Schedule A from section 601ED of the Act in the case referred to in Schedule B.
2. Under paragraph 911A(2)(l) of the Act, ASIC exempts the person referred to in Schedule A from the requirement to hold an Australian financial services licence for the provision of financial services by that person in relation to dealing in interests in a managed investment scheme of the kind and offered on the basis referred to in Schedule B.
3. Under paragraphs 992B(1)(b) of the Act, ASIC exempts an interest in the managed investment scheme referred to in Schedule B from section 992A of the Act:
 - (a) where the interest is being offered by a person referred to in Schedule A – in the case referred to in Schedule B; and
 - (b) where the interest is being offered for sale (other than by a person referred to in Schedule A) – in the case where paragraphs (e), (f) and (i) of Schedule B appear to be complied with.

SCHEDULE A - WHO IS EXEMPT

Grantava Pty Limited ACN 003 512 445 (*promoter*).

SCHEDULE B – SCHEME EXEMPTED

Operating the managed investment scheme (*serviced strata scheme*) described in the letter of Simpson Legal dated 30 March 2006 to ASIC in relation to the promoter and its development of the resort complex known as "Wombat Beach Resort" located at 30-34 Pacific Street, Crescent Head NSW 2440 (Lot 1, DP 787559), developed in accordance with an approval by the NSW Government Development of Planning dated 15 September 2005, which involves an owner (*investor*) of real property (*strata unit*), in relation to which on 1 March 2000 there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme, where all of the following apply:

- (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;
- (b) each investor and any person operating the managed investment scheme (*operator*) may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:
 - (i) by a person other than the operator or an associate of the operator; and

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- (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is a financial services licensee;
- (e) The operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- (f) If an FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
 - (i) the money comprising the FFE Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (ii) the balance of the FFE Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
- (g) no payment is liable to be made by an investor to participate in the scheme other than:
 - (i) payment of money to buy the strata unit;
 - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
 - (B) where an FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the FFE Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does

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not exceed 3% of the gross rent attributable to the investor for the period;
and

(B) the balance of the FFE Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;

- (h) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (i) the resort complex is operated in accordance with a written agreement entered into or to be entered into between an operator and each investor which agreement includes provisions as specified in Schedule C.

SCHEDULE C – PROCEDURES FOR TRANSFERRING MANAGEMENT RIGHTS

1. Transfer of management rights

- (a) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within 9 months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not controlled by a person that has been involved in the operation (including promotion) of the scheme.
- (b) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice.
- (c) A transfer referred to in paragraphs (a) or (b) must be done as soon as practicable, but if there is a body corporate for the real property to which the scheme relates, there must be a reasonable time for members of the body corporate to consider whether to make a decision referred to in paragraph 2(b) unless the body corporate has consented to the transfer.

2. Consent of body corporate to new care-taking arrangements

- (a) If an operator receives a notice under paragraph 1(b) of this Schedule, the operator must advise all body corporate members of the name of the person to whom the transfer is to be made.
- (b) Unless the body corporate has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in paragraph 1(b) of this Schedule if a majority of body corporate members state in writing to the operator that the person should not be engaged by the body corporate to perform care-taking functions.
- (c) If a majority of body corporate members make a decision referred to in paragraph 2(b) of this Schedule, a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer

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the management rights at a price specified in the notice and the notice will be taken to be given in accordance with paragraph 1(b) of this Schedule.

- (d) This paragraph 2 does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under paragraph 1(b) or 2(c) of this Schedule before that notice is given to the operator.

3. *Price payable on transfer*

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

- (a) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
- (b) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (c) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days.

4. *Voting*

- (a) In determining if there is a majority of scheme members or body corporate members, the operator and its associates and any person nominated as a replacement operator and associates of that person must not be counted.
- (b) For scheme members, a majority is based on their entitlement to vote at body corporate meetings if there is a body corporate for the property to which the scheme relates, and otherwise each member shall have one vote.
- (c) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings.
- (d) A scheme member or a body corporate member makes a decision by signing a document that sets out the decision.

5. *Costs*

- (a) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the 9 month period referred to in paragraph 1(a) of this Schedule for the purposes of determining a price to be specified in a notice under paragraph 1(b) of this Schedule.
- (b) If a member incurs any reasonable valuation, auction or marketing costs under paragraph 5(a) of this Schedule that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator.

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6. *Assistance*

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

7. *Definitions*

In this Schedule:

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

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

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

Interpretation

In this instrument:

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

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

Commencement

This instrument commences on gazettal.

Dated this 27th day of April 2006.



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

CORPORATIONS ACT 2001
Section 601CL(5)

Notice is hereby given that the names of the foreign companies mentioned below have been struck off the register.

Dated this twenty-eighth day of April 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
DATASTREAM CARD SERVICES LIMITED	106 432 286
KABUSHIKI KAISHA MARUWN	057 727 107

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-eighth day of April 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
AMBRIDGE PRODUCTIONS NO. 2 PTY. LTD.	088 161 979
INTERNET PAYMENTS PTY LTD	097 324 868
KEITH ATKINS BATHROOMS PTY LTD	001 744 369
SOUTH EAST VINEYARDS LTD	081 749 206
STUART WEBB RACING PTY LTD	095 850 230
VICTORY J.P. PTY LTD	060 497 985

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-eighth day of April 2006

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
ADL PRODUCE PTY LTD	094 102 397
BARRETT PROPERTIES PTY. LTD.	067 029 458
BIGRIDGE PTY. LTD.	006 831 456
CAPITAL STEEL SOLUTIONS PTY. LTD.	100 941 026
CARGI CONCRETE AND CONSTRUCTION PTY. LTD.	107 610 837
FERARI LIQUOR DISTRIBUTORS PTY LTD	094 490 276
PARKER RAINBOW CORP PTY LTD	098 911 141
PEN - INSULA (VIC.) PTY. LIMITED	004 503 940
PORTBACK ENGINEERING & LABOUR HIRE SERVICES PTY LTD	100 362 927
PROJECT ASSISTANCE PTY LTD	101 284 860
SILVALAKE FLEXI FINANCE PTY LTD	089 152 625
STEWART & COLLINS PTY. LTD.	076 027 131
STIDIS ADMINISTRATION SERVICES PTY. LTD.	006 910 185
STRATEGIC WORLDWIDE LOGISTICS (VIC) PTY LTD	103 064 893
TUSKA PTY. LTD.	006 082 980
VICTORIAN COASTAL INVESTMENTS PTY LTD	094 387 603
WEB2U PTY. LTD.	096 538 573

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-eighth day of April 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 006 715 377 PTY LTD	006 715 377
A.C.N. 071 584 060 PTY LTD	071 584 060
A.C.N. 084 356 525 PTY LIMITED	084 356 525
A.H.T. MCBEAN INDUSTRIES PTY LTD	000 787 333
A.T.M. TRADING PTY LTD	101 752 238
A & A DE VISSER INVESTMENTS PTY LTD	006 033 594
A & K PAINTING AND PAPER HANGING PTY LTD	072 965 809
A & M PASTROVIC PAINTING SERVICES PTY. LTD.	058 703 950
A-ZONE JACO PRODUCTIONS PTY. LTD.	098 527 863
ABACUSS TRAINING GROUP PTY LTD	100 032 184
ABBOTTSLEIGH PROPERTIES PTY LTD	099 410 965
ACCELERATED BUSINESS TRAINING PTY LTD	000 759 731
ACORN PC SYSTEMS & SERVICES PTY. LTD.	089 863 212
ACTION MERCHANDISING AGENCIES PTY. LTD.	005 264 871
ADL CREATIVE PTY LTD	115 531 041
ADOURIS PTY LIMITED	091 435 675
ADSKILL PTY LTD	091 731 976
AETHON PTY LTD	051 373 570
AGW HOLDINGS PTY. LTD.	104 665 107
AIRDEX AUSTRALIA PTY LTD	106 938 783
AIRGO PTY. LIMITED	107 104 361
AISTON NOMINEES PTY. LTD.	007 784 401
AKSA HOLDINGS PTY LTD	096 665 048
ALBION SEWING PTY LTD	003 063 018
ALDOGA MINERALS (QUEENSLAND) PTY LIMITED	106 797 095
ALLEY GLASS TRANSPORT PTY. LTD.	010 986 295

ALLIANCE HOLDINGS PTY LIMITED	088 775 786
ALTER EGO II PTY LTD	072 727 390
AMANTER PTY. LTD.	092 472 627
AMPERSAND INSIGHTS PTY LTD	077 351 369
AMROC PTY LTD	003 131 682
ANNANDALE KITCHEN TRADING PTY LTD	095 611 028
ANTIQUA GOLD PTY LTD	009 411 278
APIC HOLDINGS LIMITED	106 616 291
APPIE PTY LTD	000 975 851
AQUA BLUE AUSTRALIA INVESTMENT PTY LTD	097 691 622
ARCHDALE NOMINEES PTY LTD	008 953 133
ARCHEO PTY LTD	099 084 723
ARJ NOMINEES PTY LIMITED	094 694 274
ARKHIL ENGINEERING PTY LTD	081 990 589
ASCERTECH PTY LTD	090 660 245
ASIA PACIFIC HOLDING PTY LTD	077 897 584
ASPLINA PTY LTD	002 314 874
ASSET MINING (NCLE) SERVICES PTY LTD	101 041 678
ASSOCIATED SCHOOL FEES FUNDING PTY. LTD.	004 719 206
AUNTMORE TWO PTY LTD	010 247 793
AURONET PTY. LTD.	064 236 344
AUSMAD MAINTENANCE PTY LTD	100 897 069
AUSSIE PROPERTY INVESTMENT PTY LIMITED	103 745 599
AUSSIE ROLLER SHUTTERS PTY LTD	097 754 491
AUSTRALASIAN INTERNATIONAL EXPORT IMPORT PTY LTD	082 661 078
AUSTRALIAN-AMERICAN CULTURAL AND SPORTING FOUNDATION	096 401 857
AUSTRALIAN ENGLISH COLLEGE PTY LTD	097 158 471
AUSTRALIAN GRANITE & MARBLE INSTALLATIONS PTY. LTD.	077 333 674
AUSTRALIAN HOIST SERVICES PTY LTD	107 829 578
AUSTRALIAN PROPERTY PROJECT MARKETING PTY LIMITED	077 662 054
AUSTRALIA PROMOTION PTY LTD	109 773 917
AUSTRALINDO RESOURCES PTY LTD	099 165 385
B.J. & THE RAMM PTY. LTD.	006 701 542
B.T.K. SALES PTY LTD	083 364 890
B.V.G. INVESTMENTS PTY. LIMITED	003 710 414
BADEN-POWELL NOMINEES PTY. LIMITED	005 499 392
BAIRDY'S ROOFING SERVICES PTY LIMITED	068 868 244
BARANOF PTY LTD	088 800 784
BAVANETT INDUSTRIES PTY LTD	085 665 587

BAY PEOPLE PTY. LTD.	086 996 116
BEARINGS INDUSTRIAL SUPPLIES TOOLS & SEALS PTY LTD	111 659 011
BELINON PTY. LTD.	002 603 974
BELLBUSH PTY LTD	086 821 098
BELLTONE PTY. LTD.	007 934 250
BELMONT ENTERPRISES PTY. LTD.	069 707 820
BELMONT NORTH ARM FARM PTY LTD	093 291 340
BENTCO PTY LTD	000 070 048
BENTHIC INVESTMENTS PTY LTD	108 719 419
BEST WESTERN PTY LTD	106 672 235
BIG BOYZ CONSTRUCTION PTY LTD	100 290 775
BIG CITY EVENTS PTY. LTD.	092 486 792
BILIM SUPER FUND PTY LTD	098 954 922
BINVIN PTY. LTD.	054 052 363
BIOMOLECULAR TECHNOLOGIES LIMITED	096 363 718
BJ & J MEAD NOMINEES PTY LTD	077 621 302
BLACKSTONE HOMES PTY LTD	086 085 994
BLUEFLY PTY LTD	086 589 899
BLUE PACIFIC (WA) PTY LTD	008 954 818
BLUE SAPPHIRE (QLD) PTY LTD	106 953 020
BODORIK CABINETS PTY. LTD.	007 422 602
BOLTON ENGINEERING PTY. LTD.	094 287 135
BOWRAN PTY. LIMITED	075 184 164
BOX FOREST FIBROUS PLASTER PROPRIETARY LIMITED	004 369 715
BR & BA DAWKINS PTY LTD	112 596 120
BRAINWAAVE ADMINISTRATION PTY. LIMITED	084 086 297
BRAMAH HILL PTY LTD	000 214 479
BRANDY HOLDINGS PTY LTD	059 497 764
BRAVESKY PTY LTD	101 855 109
BRAYTON ENTERPRISES PTY LTD	106 152 014
BRIGAND FISHERIES PTY. LTD.	056 504 824
BRISBANE SECURITY FENCING PTY LTD	082 565 231
BRITTARD PTY LTD	106 715 708
BRODSKI HOLDINGS PTY LTD	102 681 514
BRONZON PTY LTD	103 535 146
BRUCE SCOTLAND CONSULTING PTY. LTD.	096 131 912
BUCHANANS WORKWEAR PTY. LIMITED	050 051 208
BUSINESS FILMS PTY. LTD.	007 871 687
BUTTERFLY PRINT IMAGE (AUSTRALIA) PTY LIMITED	095 243 057

C.P. LIM PTY. LTD.	006 289 229
C & S TRIST INVESTMENTS PTY LTD	091 364 608
CANBERRA CRUISES AND TOURS PTY. LIMITED	008 443 427
CARJIMLEA PTY LTD	104 941 826
CARLOANTE PTY. LTD.	074 315 674
CARRUM ROOFING PTY. LTD.	058 113 385
CASERS PANELS PTY LTD	114 556 348
CHAMPION FOOTWEAR PTY. LIMITED.	097 620 329
CHEKARA PTY LTD	073 507 507
CHILLI JEWELLERY DESIGN PTY LTD	110 642 503
CHRISTIES BEACH BOAT SALES PTY LTD	007 736 647
CLASSIC BUILDING SERVICES PTY. LIMITED	071 247 964
CLAYGLEN PTY. LTD.	058 304 144
CLOCK PROJECT PTY LIMITED	102 310 930
COCONUT PROCESSING COMPANY PTY LTD	081 687 041
CODD STENDERS (S.A.) PTY LTD	117 032 318
COLLECTIVE CONSCIOUSNESS PTY. LTD.	107 303 695
COLLYER INDUSTRIES PTY LTD	070 819 144
COLOREAM PTY. LIMITED	080 350 376
COMLIM PTY LTD	002 651 658
COMMAND INTEGRATION VICTORIA PTY LTD	097 510 042
CONCEPTUS (AUSTRALIA) PTY LIMITED	092 379 452
CONLAW (NO. 20) PTY. LTD.	010 289 451
CONNIE PHILLIPS PTY LTD	102 867 229
CORINIC PTY. LIMITED	056 229 568
CORTECS (R&D) PTY LIMITED	074 561 827
CORTECS (UC) PTY LTD	074 537 741
CORTECS INVESTMENTS PTY LIMITED	009 154 803
COSENTINO PTY. LTD.	069 824 808
COSMOS DENTAL COMPANY PTY LTD	115 841 319
COTTAGE IMPORTS PTY LTD	105 164 225
COVEST ENTERPRISES PTY LTD	108 476 286
CRESTBAND PTY. LIMITED	059 647 577
CROAKING PTY LIMITED	073 092 896
CROW SUPER FUND PTY. LTD.	074 223 297
CUDOZ PTY LTD	112 495 020
CULARS NO 82 PTY LTD	003 412 771
CYCLE CONSTRUCTION PTY LTD	103 660 475
CYPBRAVO PTY. LIMITED	008 643 329

D. FRANKEL PTY. LTD.	006 809 052
D.M.L. DESIGNS PTY. LTD.	062 186 485
DANOZ DIRECT RETAIL PTY LTD	082 648 299
DAVIS TAXATION & BUSINESS SERVICES PTY. LTD.	069 968 672
DEBAWAY PTY LTD	104 154 850
DECONTE CHIROPRACTIC CLINIC PTY. LTD.	007 835 476
DESIGN SERVICES PTY LTD	087 559 224
DIAL A SPUD PTY LTD	081 250 302
DIGITIZED FX PTY LIMITED	092 309 147
DISABILITY AID DOGS LIMITED	109 436 179
DJ DOORHANGING PTY LIMITED	085 173 253
D N D @ WORK PTY LTD	096 842 009
DOINGIT PTY LTD	111 416 267
DOUGALL CONSULTING SERVICES PTY LTD	096 892 616
DOUGLAS COURT PTY LTD	000 175 039
DR. M.I. COWARD PTY. LTD.	008 216 448
E. E. CUMMINGS PTY LTD	081 232 395
E-LAX TRADING PTY LTD	109 910 849
EAC CONSULTING PTY LTD	079 690 056
EBVEST PTY LTD	080 056 195
ECAS PTY LTD	009 003 463
EDGESUN PTY. LIMITED	082 854 304
EDWIN HOLDINGS PTY LTD	001 219 932
EHAB ZAKOUT PTY LTD	080 213 985
ELDEBROOK PTY. LTD.	053 458 450
ELERMORE INVESTMENTS PTY LTD	001 365 199
EMMANUEL ART INTERNATIONAL PTY LTD	086 211 314
EMTEE PTY. LIMITED	051 132 373
EPO HUMAN RESOURCES MANAGEMENT PTY LTD	116 269 062
ERALAND CONSULTING PTY LTD	072 480 490
ETREASURY PTY LIMITED	088 144 441
EVERGO INTERNATIONAL PTY LIMITED	100 771 462
EWM WASTE SERVICES PTY LIMITED	113 329 132
EXCLUSIVE CERAMICS (VIC) PTY LTD	082 254 493
EXIT BUSINESS STRATEGIES PTY LTD	100 704 694
EXOTIC DOOR SUPPLIES PTY. LIMITED	058 359 970
F.B. & K.K. SMITH PTY LTD	073 117 281
F.G. BINNS PTY. LIMITED	009 545 368
F & W PTY LIMITED	108 715 279

FAMOUS COTTAGE (AUSTRALIA) PTY LTD	101 902 907
FARM 500 PTY LTD	007 317 820
FASAE PTY LTD	089 105 779
FENNELL PTY LTD	082 220 415
FES (NSW) PTY LIMITED	058 390 524
FILM AND TELEVISION ENTERTAINMENT PTY. LTD.	104 243 558
FINARC PTY. LIMITED	063 267 372
FINCHLINK PTY. LTD.	007 209 556
FINESKIN LEATHERS & SUPPLIES COMPANY (U.S.A.) PTY. LTD.	085 438 759
FIRMSTONE INVESTMENTS PTY LIMITED	078 947 118
FORMFREEDOM PTY LTD	107 950 630
FRENCHMAN PTY. LTD.	056 484 952
FROOGLE PTY. LIMITED	097 954 062
FUNDAES PTY LTD	059 868 012
G.R. TOSH PTY LTD	009 011 296
G & A GINBEY PTY LTD	008 723 135
GABBA GOLF AND CLOTHING PTY LTD	102 879 596
GABI DAGHER PTY LTD	094 939 296
GADRIA PTY LTD	006 562 563
GALAXY TREND PTY. LTD.	052 332 242
GANIN PTY. LTD.	092 695 326
GARTH LOGGING PTY LTD	052 520 126
GASPARRE CERAMICS PTY LTD	001 912 036
G F EGAN PTY LTD	107 676 899
GIANO AUSTRALIA PTY LTD	107 975 995
GIC CORPORATION PTY LTD	108 640 464
GIRROS PTY LTD	107 565 702
GLINGAREE HAULAGE PTY. LTD.	089 663 310
G N G (QLD) PTY. LTD.	060 768 149
GOLDEN BOW AUSTRALIA PTY. LTD.	102 506 212
GOLDEN ICON TRADING PTY LTD	108 807 325
GOLDSABRE CORPORATION PTY LTD	112 283 226
GOODINGS SUPERMARKETS PTY. LTD.	006 704 016
GOODWILL ENTERPRISES PTY. LTD.	091 446 721
GOULBURN VALLEY RECYCLING PTY. LTD.	104 161 337
GRANDE COFFEE PTY LTD	113 654 783
GRANDEE PTY LTD	002 228 597
GRAYWINTER MANAGEMENT PTY. LTD.	057 918 340
GREEK WELFARE CENTRE OF VICTORIA	099 228 341

GREENS FIT FOR LIFE NATURAL CUISINE (AUST.) PTY. LTD.	058 122 357
GREENSIDE INVESTMENTS PTY LTD	063 252 611
GRJ DEVELOPMENT GROUP PTY. LTD.	080 399 382
GROW 'N' GROOM PTY LIMITED	102 212 297
H. & M. REIMANN PTY. LTD.	005 640 013
H.T.D. NOMINEES PTY. LTD.	009 926 425
HALBROOK PTY LIMITED	050 607 755
HAMILTON MASON & OEY PTY LTD	001 321 393
HANA WELDING SERVICES PTY LTD	064 981 728
HAWK COMMUNICATIONS PTY LTD	094 961 001
HAZELWOOD PARK SUPERMARKET PTY LTD	107 918 749
HEINZ SCHMIDT PTY. LTD.	005 520 267
HELALA PTY LTD	102 198 336
HELEN M TOLHURST PTY LTD	003 050 557
HEMISPHERE GROUP PTY LTD	110 751 801
HERBAL HEALTH CLINIC PTY LIMITED	095 530 537
HERMES SERVICES PTY LTD	092 372 971
HONOUR REALTY PTY LTD	099 754 060
HOSPITALITY HIRE PTY LIMITED	001 894 524
HUNTER GYPROCK PTY LTD	103 576 156
IAN DAVIDSON REAL ESTATE PTY LTD	107 929 984
IAN DUFF MACHINERY PTY. LIMITED	051 003 680
ICDC PTY LTD	107 954 129
IIC INTERNATIONAL PTY LTD	102 010 944
IMAGE PHOTOGRAPHY AND PRINTING PTY LTD	103 118 805
IN CHECK PTY. LTD.	092 151 892
INDIGO DEVELOPMENTS PTY LTD	105 270 237
INFOSCAPE PTY LTD	094 022 090
INOGLLEN PTY. LIMITED	003 785 386
INPACPARTS PTY LTD	079 531 810
IN POSSE PTY. LTD.	007 122 894
IRONBARK LODGE PTY LTD	080 096 564
ITECIMAGE PTY LTD	102 437 310
ITS SENSATIONAL PTY LTD	103 398 438
IVIZ PTY LTD	096 827 226
J.G. IOPPOLO HOLDINGS (1986) PTY. LTD.	009 206 384
J.R.G. MCKENZIE PTY LTD	000 639 958
J.T. & E.F. SANDERS PTY. LTD.	067 198 878
JAC INTERNATIONAL ENTERPRISE PTY LTD	097 105 596

JAF CONSULTING GROUP PTY LTD	072 320 006
J A L INVESTMENTS PTY LTD	003 313 013
JALTAS INVESTMENTS PTY LIMITED	071 875 673
JAMES PIZZA PAZZA PTY LTD	105 735 368
JAMT PTY LTD	105 329 075
JAPADO PTY. LTD.	011 021 908
JCS NOMINEES PTY LTD	096 825 660
JETOGIN PTY LTD	003 035 087
JETSCENE NOMINEES PTY LTD	082 938 430
JIN MORE INTERNATIONAL PTY LTD	080 151 239
JKL WENMAN ENTERPRISES PTY LTD	112 124 080
JNBR PTY LTD	110 488 081
JOHN BLAMEY INDUSTRIES PTY. LTD.	077 722 895
JOHN FOGARTY & ASSOCIATES PTY. LTD.	102 989 542
JOHN FOLEY MARKETING SERVICES PTY LTD	066 112 481
JOHN NEWTON & CO PTY LTD	110 699 968
JOHNSON & JOHNSON BUILDERS PTY LTD	006 466 020
JUNCTION PROJECTS PTY LTD	101 331 364
JUST 4 JAZZ PTY LIMITED	080 700 652
K.L. AIR CONDITIONING SERVICES PROPRIETARY LIMITED	004 507 626
KANEMERE PTY. LTD.	010 499 386
KATHY ANDREWS PTY LTD	107 272 702
KATSON PTY LTD	100 459 658
KEPPEL MINE MANAGEMENT PTY. LIMITED	087 936 534
KEPPEL PROCESSING PTY. LIMITED	086 619 561
KEVIN Q DEALZ PTY LTD	093 262 849
KINESIC FILMS PTY. LIMITED	050 329 309
KINGSFORD SMITH HIRE CARS (SYDNEY AIRPORT) PTY LIMITED	000 216 437
KIRSTSTONE PTY LTD	064 725 051
KIWI ENTERPRISES S.A. PTY. LTD.	103 180 178
KLANSYDE PTY. LTD.	009 942 054
KOOL AIR BUS & COACH AIRCONDITIONING PTY LTD	108 398 821
KRILEX PTY. LTD.	082 177 393
KROB PTY LTD	065 377 844
L.I.M.S. INTEGRITY PTY LTD	005 237 810
LA CREMA PTY LTD	112 071 619
LAFOTEN PTY LIMITED	063 904 530
LA IMMACOLATA PTY LIMITED	102 285 370
LANTE CONSULTING PTY LTD	082 954 890

LEIGHTON CLUCAS CONSULTING PTY. LTD.	097 616 736
LEON EDDY PTY LTD	106 239 614
LIMAREE PTY. LIMITED	057 533 678
LINKER SCOOTERS PTY LTD	097 459 428
LINTON DEVELOPMENTAL SERVICES PTY LTD	081 632 260
LLIB COMPUTER CONSULTANTS PTY LTD	080 836 362
LOCAL REAL ESTATE AGENT PTY LTD	086 146 947
LOC CHOC BARREL PTY LTD	110 486 381
LOCKHART INVESTMENTS (VIC) PTY LTD	081 677 885
LOMORE PTY LTD	009 267 341
LORITON NOMINEES PTY. LTD.	006 115 564
M & R DIXON EARTHWORKS PTY LTD	093 255 979
MACKAY JOINERY WORKS PTY. LIMITED	010 384 639
MAGEN PTY LTD	067 779 837
MAGIC SEAL PROTECTIVE COATINGS QLD PTY. LTD.	099 188 226
MAGNOLIA APARTMENTS PTY LIMITED	110 594 753
MAHAWOOD PTY. LTD.	010 953 063
MAKTEK PTY LTD	094 489 951
MALILANE PTY. LIMITED	007 255 665
MAN-LEE TRADING PTY. LTD.	093 719 576
MANTAS.COM PTY LIMITED	103 063 449
MANYANA ENTERPRISES PTY LIMITED	059 658 007
MAPLESOFT (AUST) PTY LTD	091 495 402
MAPSPAN PTY. LTD.	052 197 618
MARITIME SHIPPING, CONSULTING & INSURANCE PTY. LIMITED	083 114 489
MARJOEL PTY LIMITED	100 365 553
MARKHAM NOMINEES PTY LTD	008 767 771
MARSHIELLS BACKPACKERS LODGE PTY LTD	095 025 906
MASTER SCAFFOLDERS PTY LTD	001 252 722
MAX CHANDLER CONSULTING PTY LTD	083 354 732
MEFALA PTY LTD	002 001 032
MELBOURNE-DARWIN FREIGHTLINES PTY LTD	077 343 518
MERCORP PTY LTD	000 911 357
MERIDIAN DIVERSIFIED PTY LIMITED	110 500 555
METALOGIC PTY LTD	092 980 580
MHM ARTS PTY LTD	109 584 625
MICPRO SERVICES PTY LTD	086 549 608
MIJO CONSULTING PTY LTD	113 212 365
MILG PTY LIMITED	003 532 894

MINDALE VINE NURSERY PTY LTD	083 858 164
MNM ENTERPRISES PTY LTD	099 153 563
MOBILAND.COM PTY LTD	110 534 051
MONILAKE PTY. LTD.	065 226 164
MONTCO PTY. LTD.	074 076 592
MOVE CORPORATE DESIGN PTY LTD	101 238 180
MR CASSIA PTY LTD	093 714 142
MULTI-OPTIONS (AUSTRALIA) PTY LTD	100 586 945
M W DONOHOE PTY LTD	074 575 741
MYLAB INVESTMENTS PTY. LTD.	105 099 803
MYLIFESTYLE ONLINE PTY LTD	114 767 976
NECCE PTY. LTD.	105 941 508
NEMUR VARITY PTY. LTD.	006 293 812
NERA HOLDINGS PTY LTD	082 966 774
NERBUS PTY LTD	105 042 019
NEREDA GIBBS PTY LTD	110 396 800
NEW HOMEWARES GROUP AUSTRALIA PTY LTD	104 282 822
NEW LIFE DEMOLITIONS & HAZARDOUS MATERIALS REMOVALS PTY. LIMITED	105 301 442
NIGHTINGALE WA PTY LTD	099 624 898
NORDIVE PTY. LIMITED	090 374 968
NORM & BERTHA PTY LTD	110 486 407
NR CONCRETING PTY. LTD.	090 055 244
O'SULLIVAN CONSTRUCTIONS PTY LIMITED	070 890 827
OBLIGE PTY LTD	087 445 261
OCEAN PLANET (MIDDLE HARBOUR) PTY LIMITED	101 588 390
OCTVAS PTY. LTD.	007 388 392
ODESA GLOBAL PTY LTD	108 598 858
ON-TAT PTY LIMITED	063 465 145
ONEREDFLY PTY LTD	111 380 959
ONTON PTY. LTD.	096 546 119
OPALCLIFF PTY. LTD.	050 242 647
ORACLE MEDIA PTY. LIMITED	099 057 708
OSMALE PTY. LTD.	007 137 288
OVALSUN PTY LTD	091 532 366
OXBOW ENVIRONMENTAL PTY LTD	113 338 819
OZTECH ELECTRONIC PTY. LTD.	073 415 924
OZWI (SA) PTY LTD	098 187 958
P. J. WOODCOCK PTY LTD	084 735 713
P & M GRIFFITHS PTY LIMITED	001 798 769

PACIFIC BLUE MOUNTAIN PTY. LTD.	117 104 453
PADBURY INVESTMENTS CO. PTY LTD	009 127 897
PAECH CONSULTING SERVICES PTY. LTD.	072 009 780
PAINCAN PTY. LTD.	098 453 117
PALEONG PTY. LTD.	103 692 244
PANNFORD PTY. LTD.	062 682 302
PAPA PTY LTD	057 306 448
PARKDALE HOLDINGS PTY. LIMITED	008 474 780
PARTS LINQ PTY. LTD.	085 886 826
PATTOG PTY. LIMITED	053 995 690
PAUL DEARING ENTERPRISES PTY LTD	002 200 688
PAVE-IT (NT) PTY LIMITED	064 481 778
PAYZEN PTY LIMITED	092 336 760
PEGH PTY. LTD.	073 395 927
PEONY ACCESSORIES PTY. LTD.	114 713 165
PERKINS CONSULTING PTY LTD	097 661 026
PETELL INVESTMENTS PTY LTD	095 820 376
PETER BOYLE TRANSPORT PTY LTD	095 683 211
PHAIR (HOLDINGS) PTY. LIMITED	077 382 695
PHILIP A KING PTY LTD	060 011 252
PITTSOLO PTY LIMITED	073 160 791
PJC INVESTMENTS (QLD) PTY. LTD.	065 517 875
PLAN - IT TOWN PLANNING PTY LTD	110 741 467
PLANET LAUNDRY PTY. LIMITED	094 550 106
PLUDAL PTY LTD	002 059 912
PONDROSE PTY. LTD.	075 138 082
PPP PROJECTS PTY LTD	076 964 513
PRIME LINE CONSULTANTS PTY LIMITED	076 410 930
PRISTOR ROOFING PTY. LIMITED	053 697 279
PROPERTY INVESTMENT VEHICLE NO. 1 LIMITED	094 108 648
PSH INVESTMENTS PTY LTD	002 451 505
PUNARO AND FASAN PTY. LTD.	004 875 754
PYLORI RESEARCH PTY LTD	070 043 168
QT 22ND PTY LTD	104 299 087
QUELINE HOLDINGS PTY. LTD.	052 487 948
R. & F. KLARIC PTY. LTD.	006 914 012
R. DRAPER PTY. LTD.	006 599 515
R.L. & J.R. GUERIN PTY. LTD.	009 868 651
R & D MASON HOLDINGS PTY LTD	095 081 726

R & P BHAT PTY LTD	104 516 136
RABO PTY LTD	001 447 981
R A CRAIG FINANCIAL SERVICES PTY LTD	002 106 541
RADFOB PTY. LTD.	050 412 407
RAISON ENTERPRISES PTY LTD	080 609 838
RATHCARE PTY LTD	002 991 942
RAY CLEAN PTY. LTD.	081 211 832
REACHCONE PTY. LIMITED	061 130 961
REAL ESTATE DATA PROCESSING PTY LTD	000 692 955
RED BOX COMMUNICATIONS PTY LIMITED	099 240 150
REDCOMBE PTY. LTD.	067 397 773
RED HILL CELLARS PTY LTD	105 184 950
REE'S STEEL PTY. LTD.	086 548 487
REGENCY DISPLAY PRODUCTS AUST PTY LTD	098 090 852
REISENLEITER HOLDINGS PTY. LTD.	072 392 637
RESOM INVESTMENTS PTY LTD	081 925 386
ROADCARVER PTY. LIMITED	101 865 016
ROBOTEK PTY. LTD.	006 281 143
ROSE CATERING PTY. LTD.	082 785 644
ROSELINE HOLDINGS PTY LTD	100 312 365
ROWBURY NOMINEES PROPRIETARY LIMITED	005 315 702
ROXBURGH CONSTRUCTION SERVICES PTY. LTD.	057 232 381
ROZMA PTY LTD	081 781 160
RUSSELL TREMBATH PTY. LTD.	008 037 910
S. E. TURTLE & COMPANY PTY. LIMITED	008 472 080
SAKURA DHM PTY LTD	108 484 135
S A P SECURITY SERVICE PTY LTD	110 631 484
SAVAGE SYSTEMS PTY LTD	057 684 009
SCANWEST PTY. LIMITED	056 786 111
SCARLET DRAGON PTY. LIMITED	101 892 228
SCARPO PTY LTD	107 390 410
SCOBIES WALKABOUT PTY LTD	002 656 715
SC PTY LTD	068 421 054
SCS CORP. AUSTRALIA PTY LTD	111 448 581
SEAHAM PLANT HIRE PTY LTD	105 187 648
SEKTOR PTY. LTD.	089 588 287
SELECT DISCOVERY TOURS PTY LTD	100 721 695
SHANGMEL PTY LIMITED	111 739 854
SHARJEN PTY LTD	062 539 440

SHEATHERS GRAIN & CONSTRUCTION PTY LTD	071 445 166
SHEKEL ENTERPRISES PTY LIMITED	102 380 496
SHERTOON PTY. LIMITED	070 085 380
SILVER DOG TECHNOLOGIES PTY. LTD.	103 319 384
SITKA CONSULTING PTY LTD	109 217 898
SKYTECH AUSTRALIA PTY LTD	098 298 803
SMAFT PTY LTD	001 411 276
SNACKS PTY LTD	086 187 993
SOMETHING FISHY AT PTY LTD	113 213 899
SONATIRA PTY LTD	001 675 832
SORBUS PTY LTD	009 095 514
SOUTHERN INVESTORS PTY. LTD.	100 997 920
SPRINGFIELD CYCLE PTY LIMITED	090 861 386
SPRINGWOOD ENGINEERING PTY. LTD.	068 447 772
STAMOULIS ENTERPRISES PTY. LTD.	062 170 834
STARLEY CROSS PTY. LTD.	070 083 439
STAYTONE PTY. LTD.	081 251 854
STEEL KO ENGINEERING PTY LTD	086 460 620
STEVE & LYNN'S TIPPER HIRE PTY. LTD.	107 790 036
ST HELIA NOMINEES PTY LTD	001 351 220
STICKYCORN PTY LTD	092 982 780
STOCKTON RESEARCH PTY LTD	060 749 975
STRATFIELD PTY LTD	003 064 631
STRONGMATE PTY LIMITED	003 834 937
STUMPED PRODUCTIONS PTY. LTD.	113 704 573
SUE ADLER PHOTOGRAPHY PTY LTD	089 083 947
SUEDE ENTERPRISES PTY. LTD.	093 395 683
SUNBRIGHT CHEMIE PTY LTD	099 793 094
SUNDAZE AUSTRALIA PTY. LIMITED	006 729 451
SUNKEET PTY LTD	103 753 242
SUNNVEST PTY. LTD.	092 914 335
SUN OCEAN SHIPPING PTY. LIMITED	080 598 625
SUNSEEKER NOMINEES PTY LTD	074 990 266
SUREWELL PTY. LIMITED	071 083 157
SURFACE DESIGNS PTY. LTD.	089 431 774
SURGICENTERS (AUSTRALIA) PTY LTD	089 037 687
SURGICENTERS PROJECT MANAGEMENT PTY LTD	089 037 758
SURKA PTY. LTD.	060 027 456
SUVILLE INVESTMENTS PTY. LTD.	006 943 899

SWEET HAVEN PTY LTD	098 341 943
SYNERGY TRAVEL GROUP PTY LIMITED	082 811 676
T. FIELDS & CO PTY LTD	065 346 947
TAAJAMBA PTY LTD	000 609 370
TAHNAKAHN PTY LTD	100 472 606
TAL CONSULTANCY PTY LTD	108 744 341
TAMATOA PTY. LIMITED	005 330 914
TAMKY & CO PTY LTD	001 364 049
TANGAROA CONSULTING PTY. LIMITED	102 672 695
TANTAMOUNT PRODUCTIONS PTY. LIMITED	006 847 169
TARUM PTY LTD	090 879 002
TC & DM GIUFRE-SWEETSER PTY LTD	077 992 744
TCP MEDIA PTY LIMITED	111 097 084
TECHNIX CONSULTING GROUP INTERNATIONAL PTY LTD	057 462 263
TECHNIX CONSULTING GROUP PTY LTD	075 429 275
TEDDY INK PTY. LTD.	095 484 487
TELEX HEARING CENTRE (CHATSWOOD) PTY. LIMITED	063 235 503
THE LEARNING PARTNERSHIP (ASIA/PACIFIC) PTY LTD	089 569 862
THE PURE GROUP PTY. LTD.	107 429 041
THE SUPERJESUS PTY LTD	078 666 458
THORNBROOK PTY. LTD.	008 637 330
TIGER ENVIRONMENTAL PTY LIMITED	113 329 098
TIKA PTY LTD	099 873 104
TILABB PTY LIMITED	090 979 178
TIM KEENAN PTY LTD	067 882 017
TIM PEATE PTY LTD	109 570 087
TJ BLUESTONE HOLDINGS PTY LTD	111 354 548
TODAY TRADING AUSTRALIA PTY LTD	100 632 602
TOOWONG DEVELOPMENTS PTY. LTD.	068 435 736
TOPGROUP NOMINEES PTY LTD	070 489 619
TRAMAR PTY LTD	001 102 398
TRANSPORT & DISTRIBUTION CONSULTANTS (SOUTH AUSTRALIA) PTY. LTD.	094 425 742
TREYROSS PTY. LIMITED	078 039 522
TRONIMEC PTY LTD	001 102 718
TROPICAL RESOURCE GROUP PTY LTD	092 914 086
ULMORO PTY. LIMITED	052 300 099
UNIQUE BLEND PTY LTD	107 829 676
URIDIUM TECHNOLOGY PTY LTD	113 101 205
UTBE AVIATION PTY LIMITED	050 051 619

UTBE INSTALLATIONS PTY LIMITED	000 347 688
UTES UNLIMITED PTY LTD	111 954 360
V. & R. SAKARAPANI PTY LTD	009 087 281
VC MENTORS PTY LIMITED	077 317 876
VEHICLE NEGOTIATORS AUSTRALIA PTY. LTD.	086 526 329
VESTAS TOWERS AUSTRALIA PTY LTD	112 397 485
VICBAR (KINGSWAY PLAZA) PTY. LTD.	065 542 332
VICTORIA TRAINING SERVICES PTY LTD	080 409 123
VLADIMIR BRODSKI PTY. LTD.	092 719 410
VODAP PTY LIMITED	079 805 851
VOLDELL PTY. LIMITED	078 980 346
W.F. GIBBINS TRANSPORT PTY LTD	088 670 704
W.J CHESTER PTY LTD	110 174 617
W.O. & D.G. SANDS PTY. LTD.	068 271 894
W.Z.R. TRADE AND INVESTMENT PTY. LTD.	079 794 442
WANDER PTY LTD	080 017 698
WAY POINT PTY LTD	080 516 169
WEAVINGOZ PTY. LIMITED	079 977 343
WEST GOSFORD POULTRY PTY. LIMITED	087 482 219
WESTON GROVE PTY LTD	003 101 497
WHELAN BUILDERS PTY LTD	106 875 987
WHITEWAY HOUSE (NO 72) PTY LTD	003 139 400
WILSONGEOTECH PTY LTD	104 871 392
WILZON PTY. LTD.	095 373 569
WINDSOR RICHMOND TV & VIDEO SERVICES PTY LIMITED	101 652 831
WING SHING AUSTRALIA PTY LTD	098 718 702
WINGSPAN ENGINEERING PTY LTD	086 939 719
WISEPAC PTY. LTD.	056 549 501
WOODHILL HOLDINGS PTY. LIMITED	008 474 799
WYMAN ADMINISTRATION SERVICES PTY LTD	083 811 590
YALUMBA SUPERANNUATION PTY LTD	059 304 406
YOU'N CLOTHING PTY. LTD.	054 678 367
YOUSSEF PTY LTD	105 126 001
ZAGAL PTY LTD	105 210 802
062 PTY LTD	062 873 134
3BUX FIT OUT PTY LTD	111 173 105
3S INTERNATIONAL PTY LTD	102 664 219
60 FILMS PTY. LTD.	099 007 735

CORPORATIONS ACT 2001
Subsection 601PB(2)

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

Dated this twenty-eighth day of April 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ACUMEN DIVERSIFIED INVESTMENT TRUST	089 901 691
ACUMEN DIVERSIFIED PROPERTY TRUST	089 901 495
DEUTSCHE CORE AUSTRALIAN EQUITIES FUND	089 473 781
DEUTSCHE EMERGING MARKETS EQUITY FUND	090 378 939
DEUTSCHE SENTINEL PROPERTY SECURITIES FUND	102 800 224
ENDEAVOUR SERIES PROPERTY TRUST NO.1	094 799 381
THE MACKAY LANDS BUILDING PROPERTY TRUST	093 255 577
122 WALKER ST FIXED TERM PROPERTY TRUST	093 256 001

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 Administration Appeals Tribunal prevents it from doing so.

ABN AMRO AUSTRALIA LIMITED

ACN 000 862 797 will change to a proprietary company limited by shares. The new name will be ABN AMRO AUSTRALIA PTY LIMITED
ACN 000 862 797.

PERKS AQUACULTURE INVESTMENTS PTY

LTD ACN 092 451 584 will change to a public company limited by shares. The new name will be SAAM HOLDINGS LTD ACN 092 451 584.

TAILORED PROPERTY CAPITAL LTD

ACN 105 330 167 will change to a proprietary company limited by shares. The new name will be TAILORED PROPERTY CAPITAL PTY LTD
ACN 105 330 167.

BIOMIMIC TECHNOLOGIES LIMITED

ACN 108 797 208 will change to a proprietary company limited by shares. The new name will be BIOMIMIC TECHNOLOGIES PTY LTD
ACN 108 797 208.

SITROF LIFE HOLDINGS LIMITED

ACN 008 579 913 will change to a proprietary company limited by shares. The new name will be SITROF LIFE HOLDINGS PTY LIMITED
ACN 008 579 913.

TELSTRA CB.FS LIMITED ACN 091 781 592

will change to a proprietary company limited by shares. The new name will be TELSTRA CB.FS PTY LIMITED
ACN 091 781 592.