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Change of company status

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

Pursuant to paragraph 655A(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the persons referred to in Schedule A from subsection 606(1) of the Act in the case referred to in Schedule B:

Schedule A

United Asia/Pacific Communications Inc., a Delaware corporation ("UAPC") and its related bodies corporate.

Schedule B

Acquisitions of relevant interests in ordinary shares of Austar United Communications Limited ACN 087 695 707 ("Austar") pursuant to the option granted to UAPC under clause 8 of the Master Agreement dated 20 December 2003 between UAPC and AUN SPV Pty Limited ACN 103 192 730 ("AUN SPV"), being an option to acquire up to 50% of Austar ordinary shares in excess of the first 25% of such shares acquired by AUN SPV under a takeover bid for Austar ordinary shares in respect of which a bidder's statement and offer document was lodged with ASIC on 13 May 2003.

Dated this 22nd day of May 2003.

Signed by

Rachel Howitt



AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

CORPORATIONS ACT 2001 - Paragraph 741(1)(b) - Variation

Pursuant to paragraph 741(1)(b) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("the Commission") varies Schedule B of the ASIC Instruments of Declaration numbered [03/315] and [03/316] dated 1 May 2003 ("the Instruments") by:

- Inserting the words "or replacement document" after the word "prospectus" where it occurs in Schedule B of the Instruments, and
- 2. Inserting the words "or 21 May 2003" after the words "this instrument".

Dated this 21st day of May 2003

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Signed by

Philippa Flook,

Australian Securities and Investments Commission Corporations Act 2001 - Subsection 1075A(1) - Declaration

Under subsection 1075A(1) of the *Corporations Act 2001* (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that:

- (a) for the purposes of paragraph 7.11.03(1)(b) of the Corporations Regulations 2001 (the "Regulations"), the financial product referred to in the Schedule is a financial product the transfer of which will be effected through ASTC under the Regulations; and
- (b) Part 7.11 of the Act, and the regulations made for the purposes of that Part, apply to the financial product referred to in the Schedule as if subregulations 7.11.03(4) and (5) of the Regulations were omitted.

Schedule

A unit of an interest in the Westpac Office Trust ARSN 103 853 523 that is:

- (a) of the kind referred to as an "Instalment Receipt" in, and issued under, the Security Trust Deed; and
- (b) in a class of financial products that is able to be traded on the financial market operated by Australian Stock Exchange Limited.

Interpretation

In this instrument:

"able to be traded" has the meaning given by section 761A of the Act;

"ASTC" means ASX Settlement and Transfer Corporation Pty Ltd;

"issue" has a meaning affected by section 761E of the Act; and

"Security Trust Deed" means the security trust deed entered into between Westpac Securities Limited ACN 087 924 221 and Westpac Custodian Nominces Limited ACN 002 861 565 which is dated on or about the date of this instrument and which is substantially in the same form as the draft provided to ASIC on 22 May 2003.

Dated this 23rd day of May 2003

Stephen Yen

Signed by Stephen Yen as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 825A

Order revoking licence

TO: Sca World Management Limited, ACN 006 841 470 ("the Licensec")
Sea World Drive
Main Beach
GOLD COAST QLD 4217

Under paragraph 825A of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 16320 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 26th day of May 2003

Kushryn Flanagan Signed by Kushryn Flanagan

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

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies in relation to the persons specified in Schedule A in respect of the deeds referred to in Schedule B as if section 609 of the Act were modified or varied by inserting the following subsection immediately after subsection 609(10):

"609(11) A person does not have a relevant interest in securities of a body corporate merely because of an escrow undertaking relating to those securities of that body corporate which operates in favour of the person."

Schedule A

Any shareholder in Australian Power & Energy Limited ACN 084 237 203 ("APEL") from time to time who has not sought to enforce the Deed Polls referred to in Schedule B.

Schedule B

Deed Polls entered into separately by Ferrara Holdings Pty Ltd ACN 051 981 296 and Vagar International Limited (a company incorporated in Liberia), each in favour of each present and future shareholder of APEL, copies of which were provided to ASIC on 15 May 2003.

Dated this 27th day of May 2003.

Signed:

Gadi Bloch, a delegate of the

Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 – Subsection 259C(2) Exemption

Pursuant to subsection 259C(2) of the Corporations Act 2001 ("the **Act**") the Australian Securities and investments Commission exempts the person specified in Schedule A in the case specified in Schedule B from subsection 259C of the Act on the conditions set out in Schedule C for so long as they are met.

Schedule A

Commonwealth Bank of Australia ACN 123 123 124 ("CBA")

Schedule B

The issue or transfer of shares or units of shares of CBA to, or in trust for:

- (a) any controlled entity of CBA acting in its capacity as a trustee of a unit trust or a responsible entity of a registered managed investment scheme; or
- (b) the statutory funds of any controlled entity of CBA which carries on the life insurance business of providing investment-linked benefits (see s31(b) of the Life Insurance Act 1995 (Cth)).

Schedule C

- CBA and its controlled entities do not exercise votes attaching to CBA shares nor control
 or influence the exercise of votes attached to CBA shares.
- 2. All acquisitions by CBA's controlled entities in CBA's shares, other than by way of new issue, may only be made:
 - (a) at an official meeting of a stock exchange; or
 - (b) as a result of a transaction between CBA's controlled entities, for funds which are managed by CBA's controlled entities.
- A controlled entity does not acquire CBA shares, by way of a new issue, unless
 participation in the issue is approved by CBA shareholders or the issue satisfies one of the
 following exceptions in ASX Listing Rule 7.2:
 - (a) participation in a pro rata issue;
 - (b) the issue of shares pursuant to a takeover offer:
 - (c) an issue under a dividend reinvestment plan; and
 - (d) issue on the conversion of convertible securities which were issued in the circumstances outlined in sub-paragraphs (a) to (c).

- 4. The aggregated percentage of voting shares in CBA, in respect of which its controlled entities have the power to control voting or disposal of, does not exceed 5% of CBA's voting shares.
- 5. In calculating the percentage referred to in paragraph 4, including those CBA shares underlying a derivative, where the terms of the derivative give a CBA controlled entity power to control the vote attached to the underlying share.
- 6. Commencing on the date of this exemption and every 14 days from the date from the most recent notice given under either paragraphs 6 or 7, CBA announces to ASX for release to the market conducted by ASX, the aggregated percentage total of the following CBA voting shares:
 - (a) CBA voting shares in respect of which CBA controlled entities have the power to control voting or disposal; and
 - (b) CBA voting shares underlying derivatives held by CBA controlled entities.
 - as a percentage of the total number of CBA voting shares on issue.
- 7. Commencing on the date of this exemption, CBA announces to ASX for release to the market conducted by ASX, any change of 1% or more in the aggregated percentage total referred to in paragraph 6, from the most recent notice given under either paragraph 6 or 7. Disclosure under this paragraph must be made before the end of 1 business day after the day on which CBA became aware of the change.
- 8. In making any announcement pursuant to paragraph 4 or 5, CBA is required to comply with subsection 671B(3) of the Act as though the announcement was a notice of change in substantial shareholding.
- Commencing on the date of this exemption, CBA maintains records of trading by its controlled entities in shares and in derivatives with CBA shares as the underlying shares.
- 10. CBA retains the records of trading, referred to in paragraph 9, for a period of 12 months from the date of each trade.
- 11. CBA makes the records referred to in paragraph 9 available for inspection to the Commission, ASX or a futures exchange during business hours and within 1 business day upon receipt of a written request for access.
- 12. Subject to condition 13 the portion of the shareholder retained profits account which is required for solvency can invest no more than 3% of its funds in CBA shares.
- 13. No portion of a shareholder retained profits account of any statutory fund may be used in excess of solvency requirements.

Interpretation

03/0385

For the purposes of these conditions:

- (a) "ASX" means Australian Stock Exchange Limited.
- (b) An entity is a controlled entity of CBA if the entity would be a controlled entity of CBA within the meaning of section 259E of the Act.
- (c) The term "derivative" includes a warrant, an exchange traded option, a swap transaction and any other futures contract which has CBA shares as the underlying security.

This exemption shall remain effective, unless otherwise revoked, for a period of 12 months from the date of this instrument.

Dated 21st March 2003

Signed by Catherine So

Australian Securities and Investments Commission Corporations Act paragraph 601QA(1)(a) - Exemption

Pursuant to paragraph 601QA(1)(a) of the Corporations Act (the "Act"), the Australian Securities and Investments Commission (the "Commission") hereby exempts each person mentioned in Schedule A in relation to the operation of the registered scheme described in Schedule B from the provisions of Part 5C.7 of the Act for so long as the conditions specified in Schedule C are met.

SCHEDULE A

Challenger Managed Investments Limited ACN 002 835 592

SCHEDULE B

PH Sydney Hotel Trust ARSN 104 253 849 ("stapled scheme")

SCHEDULE C

- The registered scheme described in Schedule B is and remains a stapled scheme where interests in the stapled scheme are stapled to the shares in PH Sydney Hotel Limited ACN 104 573 533 (the "Company");
- 2 Each person mentioned in Schedule A complies with the provisions of Part 5C.7 as if:
 - (a) references to a benefit being given to or received by the responsible entity, an entity that the responsible entity controls, an agent of, or person engaged by, the responsible entity or a related party do not include a benefit being given to or received by a group entity;
 - (b) references to a resolution of the members of the scheme were instead references to a resolution of the members of the scheme and the Company;
 - (c) references to a members' meeting of a scheme were instead references to a members' meeting of the scheme and the Company;
 - (d) references to members of the scheme were instead references to members of the scheme and the Company; and
 - (e) references to the best interests of the scheme's members were instead references to the best interests of the scheme's members, having regard to their interests as stapled security holders in the PH Sydney Hotel Group as a whole;
 - (f) a group entity is:
 - (i) an entity which is a stapled entity;

- (ii) the responsible entity of the stapled scheme;
- (iii) an entity which the responsible entity of the stapled scheme controls;
- (iv) an entity which a stapled entity controls; or
- a person engaged by the responsible entity of the stapled scheme to hold scheme property of the stapled scheme; and
- (g) the responsible entity is not prevented:
 - (i) from paying itself, or a group entity, fees and exercising rights to an indemnity; or
 - (ii) from paying the fees of or exercising rights to an indemnity in relation to a group entity,

as provided for in the scheme's constitution under subsection 601GA(2) or the group entity's trust deed.

Interpretation

"responsible entity" means the responsible entity acting in its capacity as responsible entity of the registered scheme described in Schedule B and not in its personal capacity.

"stapled entity" means the registered scheme described in Schedule B and the Company.

"stapled securities" means units in PH Sydney Hotel Trust are stapled to shares in the Company and cannot be traded separately.

Dated 20 May 2003

Signed by Catherine So

Australian Securities and Investments Commission Corporations Law - Paragraph 601QA(1)(b) - Declaration

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

- the following words were added at the end of paragraph 601GA(1)(a):
 - "except to the extent the constitution contains provisions to the effect that, while the scheme is listed on the financial market operated by the Australian Stock Exchange Limited and interests in the scheme are dealt with as part of stapled securities and are not suspended from quotation, interests in the Scheme may be issued at a price determined by the responsible entity, if the constitution provides that:
 - (i) an interest in the Scheme may only be issued, transferred or redcemed together with a share in PH Sydney Hotel Limited ACN 104 573 533 (the "Company") to which it is stapled;
 - (ii) the sum of the prices at which the interest in the Scheme and the share in the Company are issued must be equal to the price at which the stapled security is issued in accordance with the provisions of the constitution;
 - (iii) interests may be offered or issued only if the responsible entity of the Scheme and the Company have reached prior agreement on the allocation of the issue price for the stapled security between the interest in the Scheme and the share in the Company, for the purpose of sub-paragraph (iv);
 - (iv) the responsible entity may allocate the combined issue price between the Scheme and the Company, in accordance with the provisions set out in the constitution:
 - (v) any relevant prospectus or product disclosure statement discloses that the declaration has been granted to allocate the issue price as per subparagraph (iv); and
 - (vi) the aggregate management fees payable to the responsible entity of the Scheme and any of their related bodies corporate in respect of the Scheme and the Company must not be greater than the management fees which would have been payable, had the interests in the relevant scheme been issued at the price calculated in accordance with the relevant constitution for the relevant scheme."
- 2 paragraph 601FC(1)(c) was replaced with the following:
 - "(c) act in the best interests of the members, having regard to their interests as stapled security holders in the PH Sydney Hotel Group as a whole, comprising interests in PH Sydney Hotel Trust ARSN 104 253 849 and shares in PH Sydney Hotel Limited ACN 104 573 533, and, if there is a conflict between the

members' interests and its own interests, give priority to the members' interests; and"

- 3 paragraph 601FD(1)(c) was replaced with the following:
 - act in the best interests of the members, having regard to their interests as stapled security holders in the PH Sydney Hotel Group as a whole, comprising interests in PH Sydney Hotel Trust ARSN 104 253 849 and shares in PH Sydney Hotel Limited ACN 104 573 533, and, if there is a conflict between the members' interests and the interests of the responsible entity, give priority to the members' interests; and"

SCHEDULE A

Challenger Managed Investments Limited ACN 002 835 592

SCHEDULE B

PH Sydney Hotel Trust ARSN 104 253 849 ("Scheme")

Dated 20 May 2003

Signed by Catherine So

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

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

- Subparagraph 637(1)(a)(ii) was deleted and replaced with "otherwise a
 resolution passed by all the directors of the bidder other than a director whose
 spouse is a director of the target company on the date of lodgement of the bidder's
 statement with ASIC; or".
- Subparagraph 645(2)(a)(ii) was deleted and replaced with "otherwise a
 resolution passed by all the directors of the bidder other than a director whose
 spouse is a director of the target company on the date of lodgement of the bidder's
 statement with ASIC; or".

Schedule A

Investa Properties Limited (ABN 54 084 407 241) (as responsible entity for Investa Property Trust (ARSN 088 705 882)).

Schedule B

The off-market takeover bid by Investa Properties Limited for Principal Office Fund (ARSN 092 874 087) in respect of which a bidder's statement is to be lodged with ASIC on or about the date of this instrument.

Dated this 27th day of May 2003

Signed by:

Eugene Tan as a delegate of ASIC



Australian Securities and Investments Commission Corporations Law — Paragraph 601QA(1)(b) Declaration

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 5C applies to the person mentioned in Schedule A in relation to the registered scheme specified in Schedule B in the case set out in Schedule C as if section 601FL(1) was modified or varied as follows:

- 1. Delete the comma after "wants to retire" and replace with a colon;
- 2. Insert "(a)" before "it must call" and replace the full stop at the end of the paragraph with "; or ";
- 3. Add a new subparagraph (b) as follows:
 - "(b) it must give members notice of the proposal to appoint a company, which is a wholly owned subsidiary of the responsible entity's holding company, to be the scheme's new responsible entity (the "proposed responsible entity"), including in the notice the responsible entity's reasons for wanting to retire and sufficient information to enable the members to vote on an extraordinary resolution to appoint the proposed responsible entity, and it must conduct a postal vote of members as to this; or
 - (c)(i) it must give members notice of the proposal to appoint a company, which is a wholly owned subsidiary of the responsible entity's holding company, to be the scheme's new responsible entity (the "proposed responsible entity");
 - (ii) the notice to members must:
 - explain the responsible entity's reasons for wanting to retire and enable the members to form a view as to the appointment of the proposed responsible entity;
 - (II) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,

ask for a vote on the proposed change in responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on the appointment of the proposed responsible entity;

- (III) be accompanied by a form which can be ticked to ask for a vote; and
- (IV) state prominently a reply paid address of the responsible entity to which the form may be sent;

- (iii) the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting to vote if required in accordance with the notice as soon as possible;
- (iv) if sufficient members do not request a vote within the timeframe specified in the notice, then subject to the responsible entity's compliance with subsection 601FL(1B), the proposed responsible entity will be taken to be the new responsible entity of the scheme."
- Insert the following after subsection 601FL(1);
 - "(1A) If there is a postal vote under paragraph 601FL(1)(b) or (c):
 - (a) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent;
 - (b) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - the proposed responsible entity will be the responsible entity if chosen by the members; and
 - (ii) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted; and
 - (iii) the voting paper must be accompanied by a notice setting out the information referred to in paragraph 252J(d).
 - (1B) If either paragraph 601FL(1)(b) or (c) applies, the responsible entity must lodge a certificate with ASIC that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons."

Schedule A

Fiduciary Trust International Australia Limited ACN 087 687 778 (the "responsible entity") of the registered scheme specified in Schedule B.

Schedule B

Fiduciary Trust Global Property Securities Fund ARSN 090 543 865

Schedule C

The proposed retirement of the responsible entity of the scheme specified in Schedule B and replacement by Franklin Templeton Investments Australia Limited ACN 006 972 247 with its consent not later than 30 June 2003.

Dated 28 Way 200

Signed by Henrietta D'Souza



ASIC 03/0391

Australian Securities & Investments Commission

Australian Securities and Investments Commission Corporations Law — Paragraph 601QA(1)(b) Declaration

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 5C applies to the person mentioned in Schedule A in relation to the registered scheme specified in Schedule B in the case set out in Schedule C as if section 601FL(1) was modified or varied as follows:

- 1. Delete the comma after "wants to retire" and replace with a colon;
- 2. Insert "(a)" before "it must call" and replace the full stop at the end of the paragraph with "; or ";
- 3. Add a new subparagraph (b) as follows:
 - "(b) it must give members notice of the proposal to appoint a company, which is a wholly owned subsidiary of the responsible entity's holding company, to be the scheme's new responsible entity (the "proposed responsible entity"), including in the notice the responsible entity's reasons for wanting to retire and sufficient information to enable the members to vote on an extraordinary resolution to appoint the proposed responsible entity, and it must conduct a postal vote of members as to this; or
 - (c)(i) it must give members notice of the proposal to appoint a company, which is a wholly owned subsidiary of the responsible entity's holding company, to be the scheme's new responsible entity (the "proposed responsible entity");
 - (ii) the notice to members must:
 - (I) explain the responsible entity's reasons for wanting to retire and enable the members to form a view as to the appointment of the proposed responsible entity;
 - (II) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members,

ask for a vote on the proposed change in responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on the appointment of the proposed responsible entity;

- (III) be accompanied by a form which can be ticked to ask for a vote; and
- (IV) state prominently a reply paid address of the responsible entity to which the form may be sent;

- (iii) the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting to vote if required in accordance with the notice as soon as possible;
- (iv) if sufficient members do not request a vote within the timeframe specified in the notice, then subject to the responsible entity's compliance with subsection 601FL(1B), the proposed responsible entity will be taken to be the new responsible entity of the scheme."
- Insert the following after subsection 601FL(1); 4.
 - "(1A) If there is a postal vote under paragraph 601FL(1)(b) or (c):
 - (a) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent;
 - the responsible entity must notify the members in, or in a document accompanying, the **(b)** voting paper that:
 - (i) the proposed responsible entity will be the responsible entity if chosen by the members; and
 - (ii) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted; and
 - (iii) the voting paper must be accompanied by a notice setting out the information referred to in paragraph 252J(d).
 - If either paragraph 601FL(1)(b) or (c) applies, the responsible entity must lodge a certificate (1B)with ASIC that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons."

Schedule A

Fiduciary Trust International Australia Limited ACN 087 687 778 (the "responsible entity") of the registered scheme specified in Schedule B.

Schedule B

Fiduciary Trust Global Equity Fund ARSN 090 544 022

Schedule C

The proposed retirement of the responsible entity of the scheme specified in Schedule B and replacement by Franklin Templeton Investments Australia Limited ACN 006 972 247 with its consent not later than 30 June 2003.

Dated 28 May 2003

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 825(a)

Order Revoking Licence

TO: Macquarie Funds Management Limited ACN 001 902 165 ("the Licensee")
Level 15
No. 1 Martin Place
SYDNEY NSW 2000

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 11224 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 28th day of May 2003.

Miticano

Signed by

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 825(a)

Order Revoking Licence

TO: Macquarie Australia Corporate Finance Limited ACN 003 435 452

("the Licensee") Level 15 No. 1 Martin Place SYDNEY NSW 2000

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 11333 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 28th dayof May 2003.

Signed by:

Maria Petriciew uttrain
As a delegate of the Australian Securities and Investments Commission

Corporations Act 2001 Subsection 164(3)

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

BALLINGER CORPORATE SERVICES PTY LIMITED

ACN 100 482 157 will change to a public company limited by shares. The new name will be BALLINGER CORPORATE SERVICES LIMITED ACN 100 482 157.

BLUE TONGUE SOFTWARE PTY LTD ACN 071 443 920 will change to a public company limited by shares. The new name will be BLUE TONGUE ENTERTAINMENT LIMITED ACN 071 443 920.

DENDRITIC NANOTECHNOLOGIES LIMITED ACN

097 725 927 will change to a proprietary company limited by shares. The new name will be DENDRITIC NANOTECHNOLOGIES PTY LTD ACN 097 725 927.

ECOMSAFE LIMITED ACN 091 865 708 will change to a proprietary company limited by shares. The new name will be SOARER GROUP PTY LTD ACN 091 865 708.

HOLDINGS PACIFIC INTERNATIONAL PTY LIMITED

ACN 103 872 886 will change to a public company limited by shares. The new name will be HOLDINGS PACIFIC INTERNATIONAL LIMITED ACN 103 872 886.

NEWCASTLE CATHOLIC CLUB LTD ACN 000 023 478 will change to a proprietary company limited by shares. The new name will be NEWCASTLE CATHOLIC CLUB PTY LTD ACN 000 023 478.

WATERBANK AUSTRALIA LIMITED ACN 100 673 005 will change to a proprietary company limited by shares. The new name will be WATERBANK AUSTRALIA PTY LTD ACN 100 673 005.

BENSONS GROUP OF COMPANIES LTD. ACN 098 253 180 will change to a proprietary company limited by shares. The new name will be BENSONS GROUP OF COMPANIES PTY LTD ACN 098 253 180.

CONSOLIDATED PRODUCTIONS PTY. LIMITED

ACN 064 788 263 will change to a public company limited by shares. The new name will be CONSOLIDATED PRODUCTIONS LIMITED ACN 064 788 263.

DERMAIMAGE LIMITED ACN 096 838 827 will change to a proprietary company limited by shares. The new name will be DERMAIMAGE PTY LIMITED ACN 096 838 827.

EVERGREEN ENERGY CORPORATION LIMITED

ACN 095 292 685 will change to a proprietary company limited by shares. The new name will be EVERGREEN ENERGY CORPORATION PTY LIMITED ACN 095 292 685.

KI PLANTATIONS NO 2 LIMITED ACN 096 080 376 will change to a proprietary company limited by shares. The new name will be KI PLANTATIONS NO 2 PTY LTD ACN 096 080 376.

SYDNEY WYDE MORTGAGE MANAGEMENT PTY

LIMITED ACN 090 567 150 will change to a public company limited by shares. The new name will be SYDNEY WYDE MORTGAGE MANAGEMENT LIMITED ACN 090 567 150.