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Australian Securities & Investments Commission

Corporations Act 2001–Subsection 655A(1) – Declaration 0 1 / 1 3 8 7 Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("Commission") declares that Chapter 6 of the Act applies to the persons specified in Schedule A in the case referred to in Schedule B as if:

- section 9 was modified by: 1.
 - inserting the following definition after the definition of "lodge": (a)
 - ""long document" means a document prepared in connection with an offer to issue securities as consideration for the acquisition of securities under a takeover bid from holders located outside Australia which is intended to comply with the requirements of foreign securities laws in relation to the offer."
 - inserting the following definition after the definition of "ASIC database": (b) ""ASIC Instrument" means the instrument granted by ASIC dated 15 October 2001 signed by
 - Allan Bulman as delegate of ASIC given gazettal number 01/1301."
 - The table in subsection 633(1) was modified by: (a)
 - omitting all of the words from the right column in item 11 and substituting in their place the following:
 - "To be done no later than 15 days after the later of:
 - the target receiving a notice that all offers have been sent as required by item 6 of this table as modified by the ASIC Instrument; and
 - the target receiving a notice that all long documents have been sent as required by item 6A of this table as modified by the ASIC Instrument"

omitting from the right column in item 12 all of the words in the second bullet point and **(b)** substituting in their place the following:

- "no later than 15 days after the later of:
 - the target receiving a notice that all offers have been sent as required by item 6 of this table as modified by the ASIC Instrument; and
 - the target receiving a notice that all long documents have been sent as required by item 6A of this table as modified by the ASIC Instrument"

SCHEDULE A

Normandy Mining Limited ACN 009 295 765 ("Target")

SCHEDULE B

The off-market bid by AngloGold Limited (ARBN 090 101 170) for all the fully paid ordinary issued shares and American Depositary Shares representing fully paid ordinary shares in the Target in respect of which a bidder's statement was lodged with the Commission on 17 October 2001. Dated this 30th day of October 2001

Signed by:

Allan Bulman

as a delegate of the Australian Securities and Investments Commission

2.

Australian Securities and Investments Commission Corporations Act — Paragraph 601QA(1)(a) — Exemption 0 1 / 1 3 8 8

Pursuant to paragraph 601QA(1)(a) of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) hereby exempts each person referred to in Schedule A from section 601ED of the Act in the case referred to in Schedule B on the conditions set out in Schedule C.

SCHEDULE A - WHO IS EXEMPT

Any person who operates the scheme specified in Schedule B (scheme) including Pindan Realty ACN 009 372 847 and the following persons (promoters):

- (a) Pindan Pty Ltd ACN 009 009 072; and
- (b) any other person offering an interest in such a scheme for issue or inviting persons to apply for the issue of such an interest,

other than a person who is aware that any disclosure statement required to be given to a person under this instrument in relation to the scheme was not given or was given but did not comply with this instrument.

SCHEDULE B — SCHEMES EXEMPTED

Operating a managed investment scheme which involves an owner (investor) of real property (strata unit), in the investor's discretion, making their strata unit available for use by a person (operator) as part of a serviced apartment, hotel, motel or resort complex located at Lot 28, Tunbridge Street, Margaret River, Western Australia developed in accordance with an approval of a local government organisation that was given to ASIC on 24 October 2001 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 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 holds a securities dealers licence;
- (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; and

- (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 each such payment:
- (A) relates to a period of no more than 3 months; and
- (B) 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 that period;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme; and
- (g) the serviced apartment, hotel, motel or resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and each investor which agreement includes provisions as specified in Schedule E.

SCHEDULE C — CONDITIONS ON OPERATORS AND PROMOTERS

- 1 The operator must ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or a financial institution must be held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- 2 Each person that is involved in making an offer of interests in the scheme for issue or inviting a person to apply for the issue of such interests (promoter) must:
 - (a) not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers or invitations;
 - (b) ensure that a disclosure statement complying with Schedule D is given to each person to whom an offer or invitation is made at or before the making of the offer or invitation; and
 - (c) ensure that the disclosure statement is signed and dated by the operator or, if the operator is not knowingly concerned in the offer or invitation, by a promoter; and
 - The operator must comply with the provisions specified in Schedule E which are included in the agreement referred to in paragraph (g) of Schedule B.

SCHEDULE D — THE DISCLOSURE STATEMENT

1 The disclosure statement must:

3

- (a) describe the main features of the interests in the scheme;
- (b) set out the main terms and conditions of the offer or invitation; and
- (c) provide answers to the questions set out in paragraph 2 of this Schedule (the questions need not be set out, and the answers can be provided in any order or format),

sufficiently to enable a typical investor in those securities to make an informed decision whether to become a member of the scheme, having regard to every matter which is material to such a decision that is known to any person who authorised or caused the issue of the disclosure statement.

- 2 The questions are:
 - (a) What is being offered?
 - (i) How are the investor's property rights affected by holding an interest in the scheme?

What key rights will investors have in relation to the use of their strata unit by the operator? (ii)

What sort of serviced apartment, hotel, motel or resort complex is being operated under the (iii) scheme? How will it be operated?

What are the key terms of any lease, licence or rights that investors are to confer on the operator (iv) in relation to the operation of the scheme?

- Does the operator own or have rights in relation to any property that may adversely affect: (v)
 - how the scheme would operate if the operator were changed; or (A)
 - the amount investors are likely to receive for use of their strata unit if the property **(B)** ceases to be available (for whatever reason),

and, if so, what are those rights? How could the adverse effect happen?

- What are the risks and returns of the investment?
 - How, in general terms, will the operation of the serviced apartment, hotel, motel or resort (i) ÷ complex generate returns for investors?
 - When and how are these returns to be calculated and made available to investors? (ii)
 - Are investors in the scheme guaranteed or promised that they will receive a particular rate of (iii) return from the scheme? If so:
 - what are the conditions for receiving the benefits of this guarantee or promise; (A)
 - **(B)** what (if any) are the circumstances in which the person providing the guarantee or promise may be unable to honour it;
 - (C) what is the financial position of the person giving the guarantee or promise; and
 - on what basis do investors receive returns once the guarantee or promise expires? (D)
 - If no particular rate of return is guaranteed or promised: (iv)
 - is the operator aiming to achieve a particular return; (A)
 - **(B)** can investors expect any particular return; or
 - (C) are returns from the scheme uncertain?
 - If returns from the scheme may vary from what is aimed for or expected, or are otherwise (v) uncertain, what are the main factors which will affect the level of return? If occupancy rates will affect the rate of return what are the main factors that will affect occupancy rates?
 - Do investors have potential liability to pay moneys in relation to the scheme or their ownership (vi) of a strata unit in any circumstances? If so, what are these liabilities and what main factors will affect the amount of these liabilities? For example, how will any repairs, refurbishment or replacement of any part of the serviced apartment, hotel, motel or resort complex and its furniture and fittings be paid for?
 - Is there a suggested minimum period of time that an investor's investment should remain in the (vii) scheme? If so, why is that period of time suggested? What, if any, are the kinds of qualifications on that suggestion?

(b)

(c)

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What are the fees, charges, expenses and taxes associated with the scheme?

- (i) What fees, charges, expenses or taxes, if any, may be payable by an investor if they join the scheme?
- (ii) What fees, charges, expenses or taxes, if any, may be payable by an investor if they withdraw from the scheme?
- (iii) What other fees, charges, expenses or taxes may be deducted from the assets or income of the scheme or otherwise borne by investors?
- (iv) What general kinds of tax are likely to be payable on an investor's returns on investment in the scheme?
- (d) Who is the operator?
 - (i) If the operator signs the disclosure statement, who is it and what are its credentials in operating hotels, motels, resorts or serviced apartment complexes (including details of its principal activities and relevant experience)?
 - (ii) If the operator does not sign the disclosure statement, how, and on what basis, will the operator be selected to undertake the operation of the scheme?
 - (iii) If the operator signs the disclosure statement and the operator is to engage a person to operate the complex on its behalf, what credentials will that person have to operate the hotel, motel, resort or serviced apartment complex?
 - (iv) What are the custodial arrangements for holding the money of the scheme including money held for distribution to members and to meet expenses of the scheme?
- (e) When can investments be withdrawn and transferred?
 - (i) When and how can an investor withdraw from the scheme?
 - (ii) Can the interest in the scheme be transferred and, if so, in what circumstances? What legal requirements apply?
- (f) What information can be obtained?
 - (i) How can the entity signing the disclosure statement be contacted?
 - (ii) Is there any particular information available to a prospective or existing investor on request made to that entity? If so, how can that information be obtained?
 - (iii) When and how is the operator to report to an investor in the scheme on the operations of the scheme (including the scheme's performance)?
 - The disclosure statement must also include a prominent statement to the effect that a person should consider whether to consult:
 - (a) an investment adviser who is either a securities licensee or an authorised representative of a securities licensee;
 - (b) a taxation adviser; and
 - (c) a lawyer,

before making a decision to become a member of the scheme and if the disclosure statement is given to a person that does not own and has not agreed to buy a strata unit to which the scheme relates, also before signing any contract to buy a strata unit on the basis that the person will become a member.

SCHEDULE E --- 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 the management rights at a price specified in the notice and the notice will be taken to be given in accordance with paragraph 1(b) of this Schedule.
- (d) This paragraph 2 does not apply if the body corporate or a majority of body corporate members agree in writing to the transfer to the person named in a notice under paragraph 1(b) or 2(c) of this Schedule before that notice is given to the operator.
- 3 Price payable on transfer

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

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

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

5 Costs

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

6 Assistance

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

7 • Definitions

In this Schedule:

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

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

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

Dated this of 30th day of October 2001

Signed by Diana Sarah James as delegate of the Australian Securities and Investments Commission



ASIC 01/1391

Australian Securities & Investments Commission

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF DANIEL KENNETH MOYE

AND PART 7.3 OF THE CORPORATIONS ACT 2001

To: Daniel Kenneth Moye 62 Park Avenue EAST ROSEVILLE NSW 2069

BANNING ORDER PURSUANT TO SECTION 829 OF THE CORPORATIONS ACT 2001

TAKE NOTICE that the Australian Securities and Investments Commission HEREBY PROHIBITS DANIEL KENNETH MOYE for a period of FOUR (4) YEARS from the date of service of this Banning Order from doing an act as a representative of a dealer or an investment adviser.

Dated this 28th day of SEPTEMBER 2001.

Signed CYRIL JAMES REYNOLDS Delegate of the Australian Securities and Investments Commission.

*Your attention is drawn to sections 835 of the Corporations Act 2001 which provides that a person must not contravene a banning order relating to the person.

Australian Securities & Investments Commission 1/1392 0 **Corporations Law Section 825 Order Revoking Licence**

TO: Salomon Smith Barney Australia Capital Markets Pty Limited, ACN: 002 910 661 ("the Licensee") Level 24, Citigroup Centre

2 Park St

Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Law, the Australian Securities and Investments Commission hereby revokes Licence Number 14930 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 30th day of October 2001. Signed

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

Australian Securities and Investments Commission 0 1 / 1 3 9 3 Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

1. Pursuant to paragraph 601QA(1)(a) of the Corporations Act 2001 ("the Law"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the persons referred to in Schedule A in the case described in Schedule B on the conditions set out in Schedule C from compliance with section 601ED.

SCHEDULE A

1. Lyn Investments Pty Ltd ACN 009 981 766; and

- 2. Any other person who from time to time operates the Scheme who has undertaken to ASIC in writing that they have read and will comply with the conditions set out in Schedule C.
- 3. Any person who is an employee or agent of a person referred to in paragraph 1 or 2 of this Schedule A.

The persons described in this Schedule A are referred to in this instrument as "Promoters".

SCHEDULE B

Operating a managed investment scheme (the "Scheme") that involves registered proprietors of strata title units or community title interests located at Burleigh on the Beach, 1939 Gold Coast Highway, Burleigh Heads, Queensland ("strata units"), making their strata units available to a Promoter for use as part of a serviced apartment, hotel, motel or resort complex where every interest in the Scheme ("Interest") has been issued because of an offer or invitation:

- (a) made or issued before 2 March 2000;
- (b) made or issued after 1 March 2000 and before 1 January 2001 and a Promoter provides to each person to whom the offer or invitation is made at or before the making of the offer or invitation, a document that the Promoter reasonably believes complies with Schedule D that is signed and dated by the person that is operating the serviced apartment, hotel, motel or resort complex ("operator") or, if the operator is not knowingly concerned in the offer or invitation, by a Promoter;
- (c) made or issued after 31 December 2000 where:
 - (i) the offer or invitation relates only to the making available of strata units that on 31 December 2000 were owned by, or in relation to which there was a binding contract of sale with, a person other than a Promoter or any other person that a Promoter has reason to suspect was involved in development of the strata units or the operation of the Scheme; and
 - (ii) no more than 20 persons (other than persons that were members on or before 31 December 2000) become members of the Scheme in any 12 months starting after 31 December 2000 because of an offer or invitation by a Promoter other than an offer permitted by paragraph (d) or (e);
- (ca) made or issued after 31 December 2000 where:
 - the offer or invitation is in accordance with a description of intended offers lodged with ASIC prior to the offer or invitation being made or issued, and ASIC has not notified the Promoter in writing that such offer or invitation should not be made or issued;

(ii) the description lodged includes:

- the number of strata units planned in the real property to which the Scheme relates;
- (B) the anticipated completion date of each incomplete building;
- (C) the number of strata units that:
 - (1) are held by a Promoter or its associate that the Promoter intends be sold other than to a Promoter or its associate;
 - (II) are held by a Promoter or its associate that the Promoter does not intend be sold to a person other than to a Promoter or its associate; and
 - (III) have been sold to a person that is not a Promoter or an associate of a Promoter;
- (D) whether there have been any changes to the structure of the Scheme or other material changes to the information that has been given to ASIC in relation to the Scheme; and
- (E) the anticipated completion of all currently intended sales;
- (iii) a Promoter provides to each person to whom the offer or invitation is made at or before the making of the offer or invitation, a document that the Promoter reasonably believes complies with Schedule D that is signed and dated by the operator or, if the operator is not knowingly concerned in the offer or invitation, by a Promoter; and
- (iv) the document referred to in sub-paragraph (iii) also clearly and prominently discloses:

(A) the extent (if any) to which members of the Scheme have the same rights as those which are described in Schedule E of ASIC Class Order 00/570 (being rights to replace the operators of certain schemes);

- (B) the extent (if any) to which members of the Scheme do not have such rights; and
- (C) the substance of the rights referred to in sub-paragraphs (A) and (B)."; and
- (d) that is an excluded offer or an excluded invitation or an offer or invitation to which ASIC Class Order 98/1931 or a replacement for that Class Order applies; or
- (e) that would not need disclosure to investors under Part 6D.2 of the Law because of section 708 (other than subsection 708(1)) assuming that the Scheme is registered and that Interests are securities.

SCHEDULE C

- 1. Each Promoter must not engage in misleading or deceptive conduct or conduct that is likely to mislead or deceive in relation to the Interests.
- 2. Each Promoter must not intentionally or recklessly fail to comply with its obligations to any member of the Scheme in relation to an Interest to the material detriment of the member.

3. Each Promoter must notify ASIC in writing immediately if:

(a) it is, or becomes aware that there is reason to suspect that a Promoter has:

- (i) engaged in misleading or deceptive conduct or conduct that is likely to mislead or deceive in relation to the Interests; or
- (ii) not complied with its obligations to any member of the Scheme to the material detriment of the member,

whether that conduct or non-compliance occurred before or occurs after the date of this instrument; and

- (b) ASIC has not previously been notified of the conduct or non-compliance.
- 4. Each Promoter must ensure that, where the Promoter makes an offer of Interests for issue to which paragraph (c) of Schedule B applies, the Promoter provides to each person to whom the offer is made at or before the making of the offer a document that the Promoter reasonably believes complies with Schedule D ("Disclosure Statement") that is signed and dated by the operator or, if the operator is not knowingly concerned in the offer, by the Promoter.

SCHEDULE D

- 1. The Disclosure Statement must:
 - (a) , describe the main features of the Interests;
 - (b) set out the main terms and conditions of the offer or invitation;
 - (c) provide answers to the questions set out in paragraph 2 of this Schedule (the questions need not be set out, and the answers can be provided in any order or format), sufficiently to enable a.______
 typical person that may be offered Interests ("investor") to make an informed decision whether to become a member of the Scheme, having regard to every matter which is material to such a decision that:

(i) is known to any person who authorised or caused the issue of the Disclosure Statement; or

- (ii) it would be reasonable for such a person to obtain by making inquiries; and
- (d) be a copy of a disclosure statement that has been given to ASIC, if ASIC has requested a Promoter in writing that any disclosure statement relating to the Scheme be given to it.
- 2. The questions are:
 - (a) What is being offered?
 - (i) How are the investor's property rights affected by holding an Interest?
 - (ii) What key rights will investors have in relation to the use of their strata unit by the operator?
 - (iii) What sort of serviced apartment, hotel, motel or resort complex is being operated under the Scheme and how will it be operated?
 - (iv) What are the key terms of any lease, licence or rights that investors are to confer on the operator in relation to the operation of the Scheme?

- Does the operator own or have rights in relation to any property that may adversely affect:
 - (A) how the Scheme would operate if the operator were changed; or
 - (B) the amount investors are likely to receive for use of their strata unit if the property ceases to be available (for whatever reason),

and, if so, what are those rights? How could the adverse effect happen?

- (b) What are the risks and returns of the investment?
 - (i) How, in general terms, will the operation of the serviced apartment, hotel, motel or resort complex generate returns for investors?
 - (ii) When and how are these returns to be calculated and made available to investors?
 - (iii) Are investors in the Scheme guaranteed or promised that they will receive a particular rate of return from the Scheme? If so:
 - (A) what are the conditions for receiving the benefits of this guarantee or promise;
 - (B) what (if any) are the circumstances in which the person providing the guarantee or promise may be unable to honour it;
 - (C) what is the financial position of the person giving the guarantee or promise; and

(D) on what basis do investors receive returns once the guarantee or promise expires?

(iv) If no particular rate of return is guaranteed or promised:

- (A) is the operator aiming to achieve a particular return;
- (B) can investors expect any particular return; and
- (C) are returns from the Scheme uncertain?
- (v) If returns from the Scheme may vary from what is aimed for or expected, or are otherwise uncertain, what are the main factors which will affect the level of return? If occupancy rates will affect the rate of return what are the main factors that will affect occupancy rates?
- (vi) Do investors have potential liability to pay moneys in relation to the Scheme or their ownership of a strata unit in any circumstances? If so, what are these liabilities and what main factors will affect the amount of these liabilities? For example, how will any repairs, refurbishment or replacement of any part of the serviced apartment, hotel, motel or resort complex and its furniture and fittings be paid for?
- (vii) Is there a suggested minimum period of time that an investor's investment should remain in the Scheme? If so, why is that period of time suggested? What, if any, are the kinds of qualifications on that suggestion?
- (c) What are the fees, charges, expenses and taxes associated with the Scheme?

- (i) What fees, charges, expenses or taxes, if any, may be payable by an investor if they join the Scheme?
- (ii) What fees, charges, expenses or taxes, if any, may be payable by an investor if they withdraw from the Scheme?
- (iii) What other fees, charges, expenses or taxes may be deducted from the assets or income of the Scheme or otherwise borne by investors?
- (iv) What general kinds of tax are likely to be payable on an investor's returns on investment in the Scheme?
- (d) Who is the operator?
 - (i) If the operator signs the Disclosure Statement, who is it and what are its credentials in operating hotels, motels, resorts or serviced apartment complexes (including details of its principal activities and relevant experience)?
 - (ii) If the operator does not sign the Disclosure Statement, how, and on what basis, will the operator be selected to undertake the operation of the Scheme?
 - (iii) If the operator signs the Disclosure Statement and the operator is to engage a person to operate the hotel, motel, resort or serviced apartment complex on its behalf, what credentials will that person have to operate the hotel, motel, resort or serviced apartment complex?
 - (iv) What are the custodial arrangements for holding the money of the Scheme including money held for distribution to members and to meet expenses of the Scheme?
- (e) When can investments be withdrawn and transferred?
 - (i) When and how can an investor withdraw from the Scheme?

(ii) Can an Interest be transferred and, if so, in what circumstances? What legal requirements apply?

- (f) What information can be obtained?
 - (i) How can the entity signing the Disclosure Statement be contacted?
 - (ii) Is there any particular information available to a prospective or existing investor on request made to that entity? If so, how can that information be obtained?
 - (iii) When and how is the operator to report to an investor in the Scheme on the operations of the Scheme (including the Scheme's performance)?
- 3. The Disclosure Statement must also include a prominent statement to the effect that a person should consider whether to consult:
 - (a) an investment adviser who is either a securities licensee or an authorised representative of a securities licensee;
 - (b) a taxation adviser; and
 - (c) a lawyer,

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before making a decision to become a member of the Scheme and if the Disclosure Statement is given to a person that does not own and has not agreed to buy a strata unit to which the Scheme relates, also before signing any contract to buy a strata unit on the basis that the person will become a member.

4. The Disclosure Statement must also include a prominent statement to the effect that investors do not have the benefit of the protection that applies to investors in a regulated managed investments scheme and that, in particular:

(a) the Scheme is not a registered scheme;

(b) the promoter and operator do not have a securities dealers licence; and

(c) the Disclosure Statement is not a prospectus containing the information required by the Corporations Law.

Dated 16 October 2001

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

01/1395 -

No.5164 of 2001

IN THE SUPREME COURT OF NEW SOUTH WALES DIVISION: EQUITY REGISTRY: SYDNEY

IN THE MATTER OF AUSTRALIAN INVESTORS FORUM PTY LIMTED AND OTHERS

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION Plaintiff

AUSTRALIAN INVESTORS FORUM PTY LIMTED ACN 087 627 290 First Defendant

AND Twenty Seven others named in Schedule A

SHORT MINUTES OF ORDER

The Court orders:

- 1. That leave be granted to the Plaintiff to file in the Court its Originating Process and its Interlocutory Process dated 24 October 2001.
- 2. That the time for service of the Interlocutory Process be dispensed with and it be made returnable instanter.

Filed by: Australian Securities and Investments Commission Level 18 1 Martin Place SYDNEY NSW 2000 DX 653 SYDNEY Reference : Susanna Anderson

Jan Redfern Solicitor Tel : (02) 9911 2191 Fax : (02) 9911 2279

01/1395 -

-2

Suspension of AIF licence

3. That until further order the First Defendant, by itself or its servants, agents or employees, be restrained from carrying on any business pursuant to its securities dealers licence.

AIF not to act on client authority

4. That until further order the First Defendant by itself or its servants, agents or employees, be restrained from acting on any authority, discretionary or otherwise, given to the First Defendant by any person.

AIF and others not to make offer of securities

5. That until further order, the First Defendant, by itself or its servants, agents or employees, be restrained from either directly or indirectly making an offer of securities or distributing an application form for an offer of securities contrary to section 727(1) of the Act.

AIF and others not to issue further shares

6. That until further order the First Defendant, the Seventh and Eighth Defendants and the Tenth to Twenty Eighth Defendants inclusive, by themselves or their servants, agents or employees, be restrained from issuing any of their own shares and receiving any money by subscription or otherwise from any person in relation to those shares.

Anthony restrained from managing companies

7. That until further order the Second Defendant be restrained from managing any corporation.

Nominee Securities not to deal in securities

8. That until further order the Thirteenth Defendant by itself or its servants, agents or employees, be restrained from undertaking, either directly or indirectly, the business of dealing in securities contrary to section 780 of the Act.

Suspension of Moneytec licence

9. That until further order the Twenty Second Defendant, by itself or its servants, agents or employees, be restrained from carrying on any business pursuant to its securities dealers licence.

No party to dispose of or deal with own assets

01/1395 -

10. An order that until further order, each of the Defendants be restrained by themselves or their servants or agents or their employees from removing, or causing or permitting to be removed from the State of New South Wales, or selling, charging, mortgaging or otherwise dealing with or disposing of or causing or permitting to be sold, charged, mortgaged or otherwise dealt with or disposed of, all or any of their respective assets.

PROVIDED that this Order:

- (a) Shall not prevent each of the Second, Third, Fourth, Fifth and Sixth Defendants from:
 - (i) paying ordinary living expenses up to an amount of one thousand dollars (\$1,000) each per week; and
 - (ii) paying costs reasonably incurred in these proceedings up to an amount of five thousand dollars (\$ 5,000) each;
- (b) Shall not prevent each of the First Defendant and the Seventh to Twenty Seventh Defendants from:
 - (i) paying costs reasonably incurred in these proceedings up to an amount of five thousand dollars (\$ 5,000) each; and
 - (ii) in the case of the First, Seventh and Ninth defendants from each paying operating costs of five thousand dollars (\$5,000).
- (c) Shall not prevent any bank, building society or financial institution from exercising any right of set-off which it may have in respect of a facility afforded by it to each or any of the Defendants prior to the date of this Order.

Affidavit of assets

- 11. Except to the extent that a claim of privilege against self incrimination is made, an order that, each of the Defendants shall within five (5) days of service upon them of a copy of this Order, deliver or cause to be delivered to the Plaintiff full and detailed affidavits sworn by each of them or their proper officer each setting out:
 - (a) the name and address of any bank, building society or other financial institution at which there is an account in the name of or under the control of the respective Defendant, together with the number of such account, the name of such account and the balance of that account at the date of service of a copy of the minutes of this Order;

01/1395 -

- (b) the name and address of any person or persons indebted to the respective Defendant at the date of service of this Order, and the amount of the indebtedness;
- (c) an itemised inventory of the respective Defendant's assets;
- (d) an itemised inventory of any and all property whether real or personal:
 - (i) owned by the respective Defendant;
 - (ii) controlled by the respective Defendant; and
 - (iii) in which the respective Defendant has an interest;
- (e) in respect of any of the property referred to in sub-paragraphs 11 (a) to
 (d) above, whether that property has been given as security for any debt, and, if so, the nature of the security and the debt so incurred;
- (f) an itemised inventory of any unsecured debts of the respective Defendants and to whom those debts are owed.

Provide reasons if claim privilege

12. An order that in the event that any of the Defendants refuse to provide in whole or in part the affidavit referred to in paragraph 11 based on a claim of privilege against self incrimination that the respective Defendant within five (5) days of the service of this order upon them file an affidavit specifying the information in respect of which the claim is made and specifying the grounds on which the claim is made.

Notify LTO, banks etc of Order

- 13. An order that until further order, the Plaintiff has leave to give to the Land Titles Office, any bank, building society or other financial institution with which any of the Defendants operates any accounts and any other person or entity holding or controlling property belonging to each or any of the defendants notice of this Order:
 - (a) in the case of the land Titles Office, by delivering a copy of the minutes of this Order to a person apparently in its employ at its premises. Queens Square, Sydney;
 - (b) in the case of any bank, building society or other financial institution by delivering a copy of the minutes of this Order to a person apparently in the employ of that bank, building society or other financial institution; and
 - (c) in the case of any person or entity, by delivering a copy of the minutes of this Order to a person apparently in the employ of that person or entity.

5.

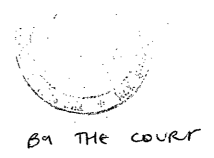
01/1395

- 14. An order that each of the Second, Third, Fourth, Fifth and Sixth Defendants forthwith deliver up to this Honourable Court any passport in their possession, custody or control and any airline tickets and relevant supporting travel documentation concerning any travel arrangements made for the 12 month period from the date of this order.
- 15. An order that each of the Second, Third, Fourth, Fifth and Sixth Defendants be restrained from leaving Australia without the consent of this Honourable Court.
- 16. Liberty to any party to apply to the Corporations List Judge or the Equity Duty Judge on twenty four (24) hours notice.
- 17. The matter be returnable before the Corporations List judge at 10:00am on 29 October 2001.
- 18. That the time for service of the Originating Process and Interlocutory Process be abridged to 5:00pm on 25 October 2001.
- 19. That service on a director of the First and Seventh to Twenty Eighth Defendants inclusive be deemed to be service on the company of which the person served is a director.
- 20. That the costs of the interlocutory hearing be reserved.

ENTERED: 24 001 2001

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ORDERED:



SUZIN YOO (L.S.)

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01/1395

SCHEDULE A

DENNIS RALPH ANTHONY Second Defendant

MARTIN LLOYD-COCKS Third Defendant

DOMINIC LUVARA Fourth Defendant

PETER VICTOR TOPPERWIEN Fifth Defendant

BUD SHAHEEN Sixth Defendant

AUSTRALIAN CAPITAL FORUM PTY LTD ACN 095 690 912 Seventh Defendant

MEDIONICS PTY LTD ACN 096 295 135 Eighth Defendant

SAGE GLOBAL FUND LTD ACN 092 307 518 Ninth Defendant

TECHLOGICA PTY LTD ACN 097 080 987 Tenth Defendant

SUISSE CREDIT PTY LTD ACN 096 372 593 Eleventh Defendant

SWISS PACIFIC INC Twelfth Defendant

NOMINEE SECURITIES PTY LTD ACN 096 142 255 Thirteenth Defendant

FINANCE PROJECTS PTY LTD ACN 095 812 007 Fourteenth Defendant

MONEY MINT PTY LTD ACN 095 681 431 Fifteenth Defendant

CASABANCA PTY LTD ACN 095 929 801 Sixteenth Defendant



01/1395

BUSINESS FRANCHISES PTY LTD ACN 054 788 439 Seventeenth Defendant

WEBFEATURES PTY LTD ACN 095 811 993 Eighteenth Defendant

SACVERE PTY LTD ACN 091 994 964 Nineteenth Defendant

ASSOCIATED ASSET MANAGEMENT PTY LTD ACN 077 720 720 Twentieth Defendant

IT GENIUS PTY LTD ACN 090 579 703 Twenty First Defendant

MONETEC INVESTMENT MANAGEMENT LTD ACN 003 573 555 Twenty Second Defendant

METROBANK PTY LTD ACN 002 686 428 Twenty Third Defendant

AUSTRALIAN EQUITY FORUM PTY LTD ACN 095 664 716 Twenty Fourth Defendant

TAX LAW ACCOUNTING PTY LTD ACN 095 664 449 Twenty Fifth Defendant

TAX LAW ACCOUNTING PARTNERSHIP PTY LTD ACN 095 664 065 Twenty Sixth Defendant

BIOTECH SECURITIES LTD ACN 096 754 086 Twenty Seventh Defendant

ARBITRAGE TRADING PTY LTD ACN 002 055 807 Twenty Eighth Defendant



01/1396 -

IN THE SUPREME COURT OF NEW SOUTH WALES No.5164 of 2001 DIVISION: EQUITY REGISTRY: SYDNEY

IN THE MATTER OF AUSTRALIAN INVESTORS FORUM PTY LIMTED AND OTHERS

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION

Plaintiff-----

AUSTRALIAN INVESTORS FORUM PTY LIMTED ACN 087 627 290 First Defendant

AND Twenty Seven others named in Schedule A

SHORT MINUTES OF ORDER

The Court orders:

1. That leave be granted to the Plaintiff to file in the Court its Originating Process and its Interlocutory Process dated 24 October 2001.

2. That the time for service of the Interlocutory Process be dispensed with and it be made returnable instanter.

Filed by: Australian Securities and Investments Commission Level 18 1 Martin Place SYDNEY NSW 2000 DX 653 SYDNEY Reference : Susanna Anderson

Jan Redfern Solicitor Tel : (02) 9911 2191 Fax : (02) 9911 2279

Suspension of AIF licence

01/1396

3. That until further order the First Defendant, by itself or its servants, agents or employees, be restrained from carrying on any business pursuant to its securities dealers licence.

AIF not to act on client authority

4. That until further order the First Defendant by itself or its servants, agents or employees, be restrained from acting on any authority, discretionary or otherwise, given to the First Defendant by any person.

AIF and others not to make offer of securities

5. That until further order, the First Defendant, by itself or its servants, agents or employees, be restrained from either directly or indirectly making an offer of securities or distributing an application form for an offer of securities contrary to section 727(1) of the Act.

AIF and others not to issue further shares

6. That until further order the First Defendant, the Seventh and Eighth Defendants and the Tenth to Twenty Eighth Defendants inclusive, by themselves or their servants, agents or employees, be restrained from issuing any of their own shares and receiving any money by subscription or otherwise from any person in relation to those shares.

Anthony restrained from managing companies

7. That until further order the Second Defendant be restrained from managing any corporation.

Nominee Securities not to deal in securities

8. That until further order the Thirteenth Defendant by itself or its servants, agents or employees, be restrained from undertaking, either directly or indirectly, the business of dealing in securities contrary to section 780 of the Act.

Suspension of Moneytec licence

9. That until further order the Twenty Second Defendant, by itself or its servants, agents or employees, be restrained from carrying on any business pursuant to its securities dealers licence.

- 3

No party to dispose of or deal with own assets

01/1396 -

10. An order that until further order, each of the Defendants be restrained by themselves or their servants or agents or their employees from removing, or causing or permitting to be removed from the State of New South Wales, or selling, charging, mortgaging or otherwise dealing with or disposing of or causing or permitting to be sold, charged, mortgaged or otherwise dealt with or disposed of, all or any of their respective assets.

PROVIDED that this Order:

- (a) Shall not prevent each of the Second, Third, Fourth, Fifth and Sixth Defendants from:
 - (i) paying ordinary living expenses up to an amount of one thousand dollars (\$1,000) each per week; and
 - (ii) paying costs reasonably incurred in these proceedings up to an amount of five thousand dollars (\$ 5,000) each;
- (b) Shall not prevent each of the First Defendant and the Seventh to Twenty Seventh Defendants from:
 - (i) paying costs reasonably incurred in these proceedings up to an amount of five thousand dollars (\$ 5,000) each; and
 - (ii) in the case of the First, Seventh and Ninth defendants from each paying operating costs of five thousand dollars (\$5,000).
- (c) Shall not prevent any bank, building society or financial institution from exercising any right of set-off which it may have in respect of a facility afforded by it to each or any of the Defendants prior to the date of this Order.

Affidavit of assets

- 11. Except to the extent that a claim of privilege against self incrimination is made, an order that, each of the Defendants shall within five (5) days of service upon them of a copy of this Order, deliver or cause to be delivered to the Plaintiff full and detailed affidavits sworn by each of them or their proper officer each setting out:
 - (a) the name and address of any bank, building society or other financial institution at which there is an account in the name of or under the control of the respective Defendant, together with the number of such account, the name of such account and the balance of that account at the date of service of a copy of the minutes of this Order;

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01/1396 -

- (b) the name and address of any person or persons indebted to the respective Defendant at the date of service of this Order, and the amount of the indebtedness;
- (c) an itemised inventory of the respective Defendant's assets;
- (d) an itemised inventory of any and all property whether real or personal:
 - (i) owned by the respective Defendant;
 - (ii) controlled by the respective Defendant; and
 - (iii) in which the respective Defendant has an interest;
- (e) in respect of any of the property referred to in sub-paragraphs 11 (a) to
 (d) above, whether that property has been given as security for any debt, and, if so, the nature of the security and the debt so incurred;
- (f) an itemised inventory of any unsecured debts of the respective Defendants and to whom those debts are owed.

Provide reasons if claim privilege

12. An order that in the event that any of the Defendants refuse to provide in whole or in part the affidavit referred to in paragraph 11 based on a claim of privilege against self incrimination that the respective Defendant within five (5) days of the service of this order upon them file an affidavit specifying the information in respect of which the claim is made and specifying the grounds on which the claim is made.

Notify LTO, banks etc of Order

- 13. An order that until further order, the Plaintiff has leave to give to the Land Titles Office, any bank, building society or other financial institution with which any of the Defendants operates any accounts and any other person or entity holding or controlling property belonging to each or any of the defendants notice of this Order:
 - (a) in the case of the land Titles Office, by delivering a copy of the minutes of this Order to a person apparently in its employ at its premises. Queens Square, Sydney;
 - (b) in the case of any bank, building society or other financial institution by delivering a copy of the minutes of this Order to a person apparently in the employ of that bank, building society or other financial institution; and
 - (c) in the case of any person or entity, by delivering a copy of the minutes of this Order to a person apparently in the employ of that person or entity.

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- 14. An order that each of the Second, Third, Fourth, Fifth and Sixth Defendants forthwith deliver up to this Honourable Court any passport in their possession, custody or control and any airline tickets and relevant supporting travel documentation concerning any travel arrangements made for the 12 month period from the date of this order.
- 15. An order that each of the Second, Third, Fourth, Fifth and Sixth Defendants be restrained from leaving Australia without the consent of this Honourable Court.
- 16. Liberty to any party to apply to the Corporations List Judge or the Equity Duty Judge on twenty four (24) hours notice.
- 17. The matter be returnable before the Corporations List judge at 10:00am on 29 October 2001.
- 18. That the time for service of the Originating Process and Interlocutory Process be abridged to 5:00pm on 25 October 2001.
- 19. That service on a director of the First and Seventh to Twenty Eighth Defendants inclusive be deemed to be service on the company of which the person served is a director.
- 20. That the costs of the interlocutory hearing be reserved.

ENTERED: 24 OCT ZUUL

a 4 6.5 : 2001

ORDERED:

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SUZIN YOO (L.S.)

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SCHEDULE A

DENNIS RALPH ANTHONY Second Defendant

MARTIN LLOYD-COCKS Third Defendant

DOMINIC LUVARA Fourth Defendant

PETER VICTOR TOPPERWIEN Fifth Defendant

BUD SHAHEEN Sixth Defendant

AUSTRALIAN CAPITAL FORUM PTY LTD ACN 095 690 912 Seventh Defendant

MEDIONICS PTY LTD ACN 096 295 135 Eighth Defendant

SAGE GLOBAL FUND LTD ACN 092 307 518 Ninth Defendant

TECHLOGICA PTY LTD ACN 097 080 987 Tenth Defendant

SUISSE CREDIT PTY LTD ACN 096 372 593 Eleventh Defendant

SWISS PACIFIC INC Twelfth Defendant

NOMINEE SECURITIES PTY LTD ACN 096 142 255 Thirteenth Defendant

FINANCE PROJECTS PTY LTD ACN 095 812 007 Fourteenth Defendant

MONEY MINT PTY LTD ACN 095 681 431 Fifteenth Defendant

CASABANCA PTY LTD ACN 095 929 801 Sixteenth Defendant



01/1396

BUSINESS FRANCHISES PTY LTD ACN 054 788 439 Seventeenth Defendant

WEBFEATURES PTY LTD ACN 095 811 993 Eighteenth Defendant

SACVERE PTY LTD ACN 091 994 964 Nineteenth Defendant

ASSOCIATED ASSET MANAGEMENT PTY LTD ACN 077 720 720 Twentieth Defendant

IT GENIUS PTY LTD ACN 090 579 703 Twenty First Defendant

MONETEC INVESTMENT MANAGEMENT LTD ACN 003 573 555 Twenty Second Defendant

METROBANK PTY LTD ACN 002 686 428 Twenty Third Defendant

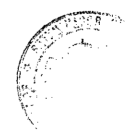
AUSTRALIAN EQUITY FORUM PTY LTD ACN 095 664 716 Twenty Fourth Defendant

TAX LAW ACCOUNTING PTY LTD ACN 095 664 449 Twenty Fifth Defendant

TAX LAW ACCOUNTING PARTNERSHIP PTY LTD ACN 095 664 065 Twenty Sixth Defendant

BIOTECH SECURITIES LTD ACN 096 754 086 Twenty Seventh Defendant

ARBITRAGE TRADING PTY LTD ACN 002 055 807 Twenty Eighth Defendant



AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION CORPORATIONS ACT - SUBSECTION 741(1) - DECLARATION

Under subsection 741(1) of the Corporations Act (Act) the Australian Securities and Investments Commission (ASIC) hereby declares that Chapter 6D of the Act applies to all persons in relation to an offer made in or accompanied by the disclosure document specified in the Schedule A in the case referred to in Schedule B as if a reference to:

- (a) disclosure document in paragraphs 723(1)(a), 728(1)(a) and 728(1)(b) of the Act;
- (b) prospectus in paragraph 723(1)(a) of the Act; and
- (c) a copy of a prospectus in subsections 721(3) and 727(2) of the Act,

includes a reference to a document or copy of a document that differs from the disclosure document, prospectus, profile statement or offer information statement lodged with ASIC to the following extent:

- (d) in section 2.9 on page 18 of the prospectus referred to in Schedule A ("the Prospectus"), immediately after the words and symbol "successful applicants." a new sentence 'The minimum subscription for the Offer is \$260 million.' is inserted, and immediately after the words "If the Public Offer does not proceed" the words and symbols "(for example, if the minimum subscription is not raised)" are inserted;
- (e) in the left margin on page 22 of the Prospectus, the first paragraph is amended by replacing the word 'forecast' with the words "expected by ABARE";
 - in section 3.1 on page 22 of the Prospectus, the third sentence of the first paragraph is amended by replacing the words 'it is forecast' with the words "ABARE expects";
- (g) on page 22 of the Prospectus, immediately below the graphic table titled "ENERGY CONSUMPTION IN AUSTRALIA" the words "Source: ABARE" are inserted;
- (h) on page 22 of the Prospectus, the graphic table heading "ENERGY CONSUMPTION IN AUSTRALIA 1973 – 2019" is amended by replacing the symbols "1973 – 2019" with "1999 – 2020"; and

(i)

(f)

in section 3.2 on page 23 of the Prospectus, the second sentence is amended by inserting after the words "These resources are projected" the words 'by AGA'.

SCHEDULE A

Prospectus lodged on 22 October 2001 by GasNet Australia Limited as responsible entity of the GasNet Australia Trust ARSN 097 326 013 ('GasNet') to offer units in GasNet .

SCHEDULE B

(a)

no application form has been distributed with the disclosure document or a copy of the disclosure document prior to the date of this instrument; and

(b) any application form accompanying the disclosure document or a copy of the disclosure document on or after the date of this instrument discloses the difference between the disclosure document and the disclosure document lodged with ASIC.

Dated this 31st day of October 2001

Signed by.

Woo Lim Ang

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission 01/1398 Corporations Act – Section 741 – Declaration

Pursuant to paragraph 741(1)(b) of the Corporations Act ("Act") the Australian Securities and Investments Commission ("Commission") declares that Chapter 6D of the Act applies in relation to the person named in schedule A ("Issuer") in the case referred to in schedule B as if subsection 711(3) of the Act were modified by:

1.

Inserting the words " at any time in the last two years" after the words " the nature and value of any benefit anyone has given or agreed to give" at the end of the first sentence in subsection 711(3).

Schedule A

John Fairfax Holdings Limited ACN 008 663 161

Schedule B

The issue of convertible preference shares in the Issuer to shareholders of the Issuer and the public pursuant to a prospectus to be lodged with the Commission on or about 1 November 2001.

Dated 31 October 2001 passel

Signed by Alex Cassels as a delegate of the Australian Securities and Investments Commission 2.

3.

Australian Securities & Investments Commission 01/1399 Corporations Act 2001–Subsection 655A(1) – Declaration

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

subparagraph 625(3)(c) was modified by adding the following at the start of that subparagraph: "if the bidder's statement states or implies that securities are to be quoted on a stock

market of a securities exchange other than one to which subparagraph (ca) relates," subsection 625(3) was modified by adding the following subparagraph immediately before subparagraph 625(3)(d):

- "(ca) if the bidder's statement states or implies that securities are to be quoted on the London Stock Exchange or Euronext Paris, the offer is subject to a condition that:
 - (i) an application for admission to quotation will be made within 1 month after the start of the offer period; and
 - (ii) permission for admission to quotation will be granted no later than 7 days after the end of the bid period"

subparagraph 625(3)(d) was modified by omitting the words "this condition" and substituting in their place the words "the condition in subparagraph (c) or (ca)"

SCHEDULE A

AngloGold Limited (ARBN 090 101 170) ("Bidder").

SCHEDULE B

The takeover bid by the Bidder in relation to all the issued fully paid ordinary shares and American Depositary Shares representing fully paid ordinary shares in Normandy Mining Limited (ACN 009 295 765) in respect of which a bidder's statement was lodged with the Commission on 17 October 2001. Dated this 1st day of November 2001

Signed by:

Allan Bulman.

as a delegate of the Australian Securities and Investments Commission

ASIC Gazette Change of company status

ASIC 26/01, Tuesday 13 November 2001 Page 33

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.

CYBER RACEWAYS LIMITED

ACN 083 438 546 will change to a proprietary company limited by shares. The new name will be CYBER RACEWAYS PTY LTD ACN 083 438 546.

SINGTEL OPTUS LIMITED ACN 052 833 208 will change to a proprietary company limited by shares. The new name will be SINGTEL OPTUS PTY LIMITED ACN 052 833 208.

VPEX.COM LIMITED ACN 092 243 466 will change to a proprietary company limited by shares. The new name will be VPEX.COM PTY LIMITED ACN 092 243 466.

E.PLAN FINANCIAL MANAGEMENT

LIMITED ACN 081 672 077 will change to a proprietary company limited by shares. The new name will be E.PLAN FINANCIAL MANAGEMENT PTY LTD ACN 081 672 077.

VIRTUAL MAP (AUSTRALIA) PTY LTD

ACN 094 098 736 will change to a public company limited by shares. The new name will be

VIRTUAL MAP (AUSTRALIA) LTD ACN 094 098 736.

CORPORATIONS ACT 2001 SECTION 601AH(1)

Notice is hereby given that the registration of the companies mentioned below will be reinstated.

Dated this seventh day of November 2001

Brendan Morgan : DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A & E GAUCI DEVELOPERS PTY. LIMITED	064 861 598
A.C.N. 054 188 304 PTY. LIMITED	054 188 304
ALLEN INSULATIONS PROPRIETARY LIMITED	004 423 509
ALLEN INSULATIONS HOLDINGS PTY. LTD.	005 408 426
AMERICAN GOURMET IMPORTS PTY LTD	078 198 320
BARGO PTY LTD	009 398 065
BENVEST PTY LTD	001 469 521
BERRIMALL NO.2 PTY LTD	058 498 749
BLEVY PTY. LIMITED	005 678 991
BUBLEE FASHIONS PTY. LIMITED	057 843 633
CLAYTON HOLDINGS PTY LIMITED	087 680 395
CLOVERDALE PARK NOMINEES PTY. LTD.	004 879 690
CUTI NOMINEES PROPRIETARY LIMITED	005 145 451
DAM CHEAP CAR RENTALS PTY. LTD.	010 394 322
D.C.L. (HOLDINGS) AUSTRALIA PROPRIETARY LIMITED	008 413 483
DELVISTA HOLDINGS PTY LTD	053 179 516
DIAMONDPARK PTY. LIMITED	010 833 459
EXECUTIVE COUNSELLORS PTY. LTD.	005 562 630
FARADAY PEAK PTY. LTD.	007 310 750
FIJIAN INVESTMENT HOLDINGS PTY LTD	059 362 604
FRUIT HOLDINGS PTY LTD	009 363 991
G A & S K CRABBE PTY LTD	002 863 229
GARNELL INVESTMENTS PTY LTD	001 420 757
GEE-VEE KIWI PTY. LTD.	005 897 343
HEALTH & FITNESS DIRECT PTY. LIMITED	003 961 037
HIGH GRADE TILING PTY. LIMITED	081 528 485
HI TEC DEMOLITION COMPANY PTY. LTD.	008 998 892

Commonwealth of Australia Gazette		
ASIC Gazette	ASIC 26/01, Tuesday 13 November 2001	
Company reinstatements	Page 35	
Name of Company	ACN	
INDEPENDENT CARGO AND WOOL SERVICES PTY. LIMITED	003 700 338	
ISIB PTY. LIMITED	056 642 936	
LENSPRING INVESTMENTS PTY. LTD.	006 572 569	
MICHEL NOMINEES PTY LIMITED	087 787 666	
MOKOI HOLDINGS PTY LTD	001 229 134	
NASSI PTY. LIMITED	075 140 466	
THE NESBIT EVANS GROUP AUSTRALIA PTY LTD	009 429 118	
NORTHERN-PACIFIC INTERIORS PTY. LTD.	066 921 499	
ODYSSEY FILMS PTY LIMITED	070 748 935	
PHOCION PTY LIMITED	074 458 254	
PHOENIX CRM SYSTEMS PTY LIMITED	001 989 877	
PICTURE FRAME ACADEMY PTY. LTD.	085 934 023	
PMSC MAKEDONIA HOLDINGS PTY. LTD.	005 502 143	
RAMLA PTY LTD	010 108 031	
ROY ENGLAND PTY. LTD.	009 523 228	
RUTHCO PTY. LTD.	064 038 357	
SAMUEL MOORE (AUSTRALIA) PTY. LIMITED	006 102 254	
S.E.F. CONSTRUCTIONS PTY. LTD.	007 080 631	
SINORE PTY. LIMITED	053 265 624	
STEVEN MILLARD & ASSOCIATES PTY LTD	066 190 814	
ST.JOHN HOLDINGS	004 418 660	
TEXCUT INTERNATIONAL PTY LTD	075 273 611	
VERRILLS WARD PTY. LTD.	071 934 346	
W.L. SIMPSON & COMPANY (MANUFACTURING) PROPRIETARY LIMITED	004 272 057	
YEBOMEL PTY. LIMITED	068 603 798	
13 FRANCES AVE. PTY. LTD.	004 754 965	