



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. ASIC 36/07, Tuesday, 4 September 2007

Published by ASIC

ASIC Gazette

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RIGHTS OF REVIEW

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

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

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

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Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 741(1)(b) and 1020F(1)(c) – Declarations

1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D applies to the persons specified in Schedule A in the case specified in Schedule B as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting the following:
 - “(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued;
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;and section 708 or 708A does not say otherwise.
 - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”
2. Under paragraph 1020F(1)(c) of the *Act*, ASIC declares that Part 7.9 applies in relation to an interest in the Stapled Trust that was issued in circumstances covered by Schedule C as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting the following:
 - “(6) This subsection covers the circumstances in which:
 - (a) the offer is made within 12 months after the issue of the financial product;
 - (b) the product was issued without a Product Disclosure Statement for the product being issued; and
 - (c) the issuer issued the product with the purpose of the person to whom it was issued selling or transferring the product, or granting, issuing or transferring interests in, or options or warrants over, the product.
 - (7) Unless the contrary is proved, financial products are taken to be issued with the purpose referred to in paragraph 6(c) if any of the financial products are subsequently sold, or offered for sale, within 12 months after their issue.”

Schedule A

A shareholder of the Stapled Companies.

Schedule B

An offer for sale of shares in each of the Stapled Companies where:

1. under the terms upon which they are to be traded, they must be transferred together with an interest in the Stapled Trust; and
2. the shares were issued by reason of the Conversion of EBs; and
3. the issue of shares did not involve any further offer of the shares; and
4. the EBs are issued with disclosure to investors under a document to the ASX Limited (*ASX*) by the Macquarie Communications Infrastructure Group; and
5. the document is given to the ASX on the same day as, or within 2 business days prior to, the day the EBs are issued and:
 - (a) sets out the matters specified in subsection 713(2) of the Act in relation to the EBs; and
 - (b) sets out the matters specified in subsections 713(2), 713(3), 713(4) and 713(5) of the Act in relation to the shares in the Stapled Companies; and
 - (c) is worded and presented in a clear, concise and effective manner; and
 - (d) may only include a statement by a person, or a statement said in the document to be based on a statement by a person, if:
 - (i) the person has consented to the statement being included in the document in the form and context in which it is included; and
 - (ii) the document states that the person has given this consent; and
 - (iii) the person has not withdrawn this consent before the document is given to the ASX.

Schedule C

An offer to issue, or an issue of, interests in the Stapled Trust to which all of the following apply:

1. under the terms upon which an interest in the Stapled Trust is to be traded, it must be transferred together with a share in each of the Stapled Companies; and
 2. the interest in the Stapled Trust was issued by reason of the Conversion of EBs; and
 3. the issue of the interest in the Stapled Trust did not involve any further offer of the interest; and
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4. the EBs are issued with disclosure to investors under a document to the ASX made by the Macquarie Communications Infrastructure Group; and
5. the document is given to the ASX on the same day as, or within 2 business days prior to the day the EBs are issued and:
 - (a) sets out the matters mentioned in subsections 1013C, 1013D, 1013E and 1013F of the Act (as qualified by section 1013FA of the Act) in relation to an interest in the Stapled Trust; and
 - (b) is worded and presented in a clear, concise and effective manner; and
 - (c) contains a clear description of the relief provided by this instrument; and
 - (d) may only include a statement by a person, or a statement said in the document to be based on a statement by a person, if:
 - (i) the person has consented to the statement being included in the document in the form and context in which it is included; and
 - (ii) the document states that the person has given this consent; and
 - (iii) the person has not withdrawn this consent before the document is given to the ASX.

Interpretation

In this instrument:

ASX means ASX Limited ACN 008 624 691 as operator of the financial market known as the Australian Stock Exchange.

Conversion of EBs means the conversion of an EB for Stapled Securities in accordance with the terms of the EBs set out in the announcement given to the ASX by the Macquarie Communications Infrastructure Group on or around 23 August 2007.

EB means an exchangeable bond issued by Macquarie Communications Infrastructure Management Limited ACN 066 047 738 as trustee of the MCG GTP Acquisition Trust to investors who are outside this jurisdiction or are professional investors or Sophisticated Investors, which can be converted for a Stapled Security.

Macquarie Communications Infrastructure Group means the Stapled Companies and Macquarie Communications Infrastructure Management Limited ACN 066 047 738 in its capacity as responsible entity of the Stapled Trust.

MCG GTP Acquisition Trust means the trust established by Macquarie Communications Infrastructure Management Limited ACN 066 047 738 in a trust deed dated 15 August 2007.

Sophisticated Investor means a person to whom EBs are issued pursuant to an offer that does not require disclosure to investors by reason of subsection 708(8) of the Act.

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Stapled Companies means Macquarie Communications Infrastructure Limited ACN 084 388 983 and Macquarie MCG International Limited ARBN 112 652 490.

Stapled Security means an interest in the Stapled Trust and a share in each of the Stapled Companies where, under the terms upon which they are to be traded, must be transferred together.

Stapled Trust means Macquarie Communications Infrastructure Trust ARSN 101 048 293.

Dated this 17th day of August 2007.



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

07 / 0 6 6 9

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(b) and 655A(1)(b) – Declaration**

1. Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if section 601GAC as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied as follows:
 - (a) omit subsection 601GAC(2), substitute:
 - “(2) The formula or method must:
 - (a) if it applies when the interests in the scheme are not quoted on a financial market – be based on the value of scheme property less any liabilities that under the constitution may be met from that property divided by the number of interests on issue and may make allowance for the expenses that are associated with disposing scheme property; or
 - (b) if it applies when the interests in the scheme are quoted on a financial market – be based on the market price of interests on the market and may allow for a discount from or a premium to that price by or up to an amount specified in the constitution.”; and
2. Under paragraph 601QA(1)(b) of the Act, ASIC declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied as follows:
 - (a) omit Part 5C.6; and
 - (b) in paragraph 601GA(4)(b):
 - (i) omit “if the right may be exercised while the scheme is liquid (as defined in section 601KA) –”; and
 - (ii) omit “; and”, substitute “.”; and
 - (c) omit paragraph 601GA(4)(c); and
3. Under paragraph 655A(1)(b) of the Act, ASIC 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 the table in section 611 were modified or varied by, after item 19, inserting:
 - “19A An acquisition that results from a buy-back of interests by the responsible entity of a listed managed investment scheme.”.

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Schedule A

Everest Capital Investment Management Limited ACN 112 731 978 (*ECIML*) as responsible entity of Everest Babcock & Brown Alternative Investment Trust ARSN 112 129 218 (*Fund*).

Schedule B

Any offer (*buy-back arrangement*) made by ECIML in its capacity as the responsible entity of the Fund, on or before the first anniversary of the date of this instrument, to acquire interests in the Fund in the ordinary course of trading on the financial market of ASX Limited ACN 008 624 691 (*ASX*) at a price, and on other terms, determined by ECIML in accordance with the constitution of the Fund, where:

- (a) the number of interests acquired under the buy-back arrangement does not exceed 10% of the smallest number, at any time during the last 12 months, of votes attaching to voting interests in the Fund; and
- (b) ECIML cancels all interests in the Fund it acquires under the buy-back arrangement as soon as practicable after they are acquired; and
- (c) at least 21 days before the buy-back arrangement commences, ECIML gives written notice to all members of the Fund of the following matters:
 - (i) the date and approximate time at which the buy-back arrangement will commence; and
 - (ii) the approximate number of interests in the Fund that ECIML intends to acquire under the buy-back arrangement; and
 - (iii) the means by which ECIML will fund the acquisition of interests in the Fund under the buy-back arrangement; and
 - (iv) the amount of money ECIML reasonably expects will be available to it for the purpose of acquiring interests in the Fund under the buy-back arrangement; and
 - (v) that the buy-back arrangement will be conducted in accordance with the listing rules of ASX as in force at the date of this instrument and in the ordinary course of trading on ASX; and
 - (vi) that the offer period under the buy-back arrangement will not necessarily remain open for a fixed period of time but may close immediately after ECIML has acquired the number of interests in the Fund it offered to acquire; and

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- (vii) where, immediately before the buy-back arrangement takes place, ECIML holds interests in the Fund – whether ECIML intends to sell any interests in the Fund it holds under the buy-back arrangement; and
- (viii) that associates of ECIML hold interests in the Fund and may sell those interests in the Fund to ECIML under the buy-back arrangement; and
- (ix) any restrictions that constrain ECIML's discretion to determine the price it will pay for the interests in the Fund it acquires on the ASX under the buy-back arrangement; and
- (d) the price at which ECIML may acquire interests in the Fund under the buy-back arrangement does not exceed 105% of the average market price of interests in the Fund, calculated over the last 5 days in which interests in the Fund were traded on the ASX; and
- (e) ECIML gives 14 days written notice to ASIC of the intended buy-back arrangement; and
- (f) within 1 month after the interests in the Fund are cancelled, ECIML lodges with ASIC a notice that sets out:
 - (i) the number of interests in the Fund cancelled; and
 - (ii) any amount paid by ECIML (in cash or otherwise) under the buy-back arrangement; and
 - (iii) if the Fund has different classes of interests – the class to which each cancelled interest belonged; and
- (g) ECIML complies with all relevant listing rules of ASX as in force at the date of this instrument applicable to the buy-back arrangement; and
- (h) the buy-back arrangement does not materially prejudice ECIML's ability to pay creditors of the Fund from the scheme's assets or ECIML's ability to pay its creditors.

Interpretation

In this instrument:

“market price” has the meaning given by the listing rules of the financial market operated by ASX Limited as in force at the date of this instrument.

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Dated this 21st day of August 2007



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

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Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) —
Exemption

Enabling legislation

1. The Australian Securities and Investments Commission (*ASIC*) makes this instrument under paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the *Corporations Act 2001* (the *Act*).

Exemption

2. This exemption applies to an interest in a managed investment scheme (*serviced strata 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 part of Lot 10 on SP167716, Spence Street, Cairns, Queensland, to be known as the Central Park Hotel consisting of Holiday Accommodation of 258 rooms over 8 levels with one basement developed in accordance with the proposals in a development application to Cairns City Council dated 16 March 2007 that was given to ASIC on 2 May 2007 and in relation to which, on 1 March 2000, there was no person who had bought or agreed to buy a strata unit and who, before agreeing to buy, had been offered an interest in the scheme.
3. An interest in the serviced strata scheme is exempt from the following provisions of the Act:
 - (a) Part 7.6 (other than Divisions 4 and 8); and
 - (b) section 992AA; and
 - (c) section 1017F.

Where exemption applies

4. The exemption in paragraph 3 only applies where all of the following requirements are satisfied:
 - (a) the sale of the strata unit is not and was not conditional on participation in the serviced strata scheme;
 - (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days notice and an investor that withdraws will not be bound after that notice expires to allow use of their strata unit except for occupation of the strata unit:
 - (i) by a person other than the operator or an associate of the operator; and

- (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their strata unit;
- (d) the operator is licensed in relation to the conduct of the letting services under the law of a State or Territory or is a financial services licensee;
- (e) no payment is liable to be made by an investor to participate in the scheme other than:
 - (i) payment of money to buy the strata unit; 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 in any 3 month period the total of such payments relates to a period of no more than 3 months and where:
 - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:
 - (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and
 - (B) the balance of the Fund at all times does not exceed \$5,000 for each strata unit made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other owners of strata units agree to participate in the scheme;
- (g) the serviced apartment, hotel, motel or resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and each investor which agreement includes provisions as specified in paragraph 5;

- (h) the operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- (i) where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
 - (A) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (B) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
- (j) each person that is involved in making an offer of interests in the scheme for issue does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers;
- (k) the operator complies with the provisions specified in paragraph 5 which are included in the agreement referred to in subparagraph (g).

Terms of agreement between investor and operator

- 5. The agreement specified in subparagraph 4(g) is to contain provisions to the following effect:
 - (a) *Transfer of management rights*
 - (i) 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; and
 - (ii) 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; and
 - (iii) A transfer referred to in subparagraph (i) or (ii) 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 subparagraph (b)(ii) unless the body corporate has consented to the transfer; and

(b) *Consent of body corporate to new care-taking arrangements*

- (i) If an operator receives a notice under subparagraph (a)(i), the operator must advise all body corporate members of the name of the person to whom the transfer is to be made; and
- (ii) 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 subparagraph (a)(ii) 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; and
- (iii) If a majority of body corporate members make a decision referred to in subparagraph (b)(ii), 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 subparagraph (a)(ii); and
- (iv) This subparagraph 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 subparagraph (a)(ii) or (b)(iii) before that notice is given to the operator; and

(c) *Price payable on transfer*

The price scheme members specify in a notice under subparagraph (b)(ii) must be one of the following:

- (i) 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
 - (ii) 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
 - (iii) 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; and
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(d) *Voting*

- (i) 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; and
- (ii) 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; and
- (iii) For body corporate members, a majority is based on their entitlement to vote at body corporate meetings; and
- (iv) A scheme member or a body corporate member makes a decision by signing a document that sets out the decision; and

(e) *Costs*

- (i) 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 subparagraph (a)(i) for the purposes of determining a price to be specified in a notice under subparagraph (a)(ii); and
- (ii) If a member incurs any reasonable valuation, auction or marketing costs under subparagraph (i) 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; and

(f) *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; and

(g) *Definitions*

In this paragraph:

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.

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

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

Interpretation**07 / 0 6 7 0**

6. In this instrument:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in subparagraph 4(g) for the replacement, repair or refurbishment of furniture, fittings and equipment of the strata unit made available by the investor for use as part of the scheme.

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

Dated this 15th day of August 2007



Signed by Wen Leung
as a delegate of the Australian Securities and Investments Commission

07 / 0 6 7 1

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

Under paragraphs 655A(1)(b) and 673(1)(b) of the *Corporations Act 2001* ("Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapters 6 and 6C of the Act apply to the person referred to in Schedule A in the case set out in Schedule B as if section 609 were modified or varied by inserting after subsection 609(2) the following subsections:

"(2A) For the purposes of subsections (2B), (2C) and (2D):

CREST means the system for paperless settlement of trades and holdings of uncertificated securities administered by Euroclear UK & Ireland Limited in the United Kingdom;

CREST depository interest means an uncertificated interest in a security; and

deed poll means a deed poll under which CREST depository interests are issued representing the interest of the holder of CREST depository interests in the underlying securities.

- (2B) For the purposes of subsection (2), a person (the *trustee*) is not prevented from being considered a bare trustee merely because the trustee, who would otherwise have a relevant interest in securities, holds the securities as the trustee of a trust established pursuant to a deed poll, despite the trustee having any of the following discretions (but no additional discretions) under the terms of the deed poll which give it the power to dispose of, or control the exercise of a power to dispose of the underlying securities to which the CREST depository interests relate:
- (a) discretions where the CREST depository interests are owned directly or beneficially by any person in circumstances where in the opinion of the trustee, the trustee or its custodian might suffer any liability to taxation or pecuniary, fiscal or material regulatory disadvantage which it might not otherwise have suffered; or
 - (b) discretions where the CREST depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person in breach of any law or requirement of any jurisdiction or governmental authority or so as to result in ownership of any underlying securities exceeding any limit under or otherwise infringing any law or constitutive documents; or
 - (c) discretions where the CREST depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person who fails to furnish to the trustee such proof as to matters of fact (including identity) as the trustee may deem necessary or appropriate under the applicable laws and regulations; or
 - (d) discretions in relation to the appointment of custodians or sub-custodians to procure safe custody of the underlying securities; or
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- (e) discretions where the holder of the CREST depository interest ceases at any time to be, or is suspended in whole or part as, a member of CREST; or
 - (f) discretions where the CREST depository interests cease to be capable of being held in the CREST system; or
 - (g) discretions where the CREST depository interests are held by a person who has failed to duly and punctually perform any obligation to the trustee or its custodian under the deed poll or any other relevant agreement or instrument to which the person is a party in relation to CREST depository interests, if the trustee determines that it is appropriate.
- (2C) For the purposes of applying subsection (2) to the trustee, a holder of the CREST depository interest is not prevented from being considered to have a relevant interest in the securities because of a presently enforceable and unconditional right of the kind referred to in subsection 608(8), merely because the exercise of the holder's rights in relation to the securities relies on the actions of one or more trustees, custodians or sub-custodians of the securities, each of whom is restricted under the terms of their appointment from exercising any voting rights attached to or disposing of the underlying securities, other than in accordance with a direction made by or on behalf of the holder of the CREST depository interests or the trustee under the deed poll.
- (2D) For the purposes of applying subsection (2) to a person (the *nominee*), who would otherwise have a relevant interest in securities because the nominee holds interests in the securities as trustee under a bare trust on behalf of a trustee within subsection (2B), the trustee is not prevented from being considered to have a presently enforceable and unconditional right of the kind referred to in subsection 608(8), merely because the exercise of the trustee's rights in relation to the securities relies on the actions of one or more trustees, custodians or sub-custodians of the securities, each of whom is restricted under the terms of their appointment from exercising any voting rights attached to or disposing of the underlying securities, other than in accordance with a direction made by or on behalf of the holder of the CREST depository interests or the trustee under the deed poll."

Schedule A

CREST Depository Limited a body incorporated under the law of England and Wales
CREST International Nominees Limited a body incorporated under the law of England
and Wales

Schedule B

The calculation of the relevant interests, voting power or substantial holdings of the persons referred to in Schedule A in relation to securities of an entity listed on ASX Limited or an unlisted company incorporated in Australia with more than 50 members in respect of which a deed poll substantially in the same form as the deed poll received by ASIC on 3 August 2007 has, or is proposed to be, entered into, where:

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- (a) the trustee holds the securities on trust for the benefit of the holder of the CREST depository interests; and
- (b) if the terms of any of the discretions referred to in paragraph (2B) require the trustee to form an opinion or determine that an action is necessary or appropriate, the trustee acts reasonably in forming that opinion or making that determination; and
- (c) if the trustee exercises any of the discretions referred to in paragraph (2B), it does so:
 - (i) only for the purposes of satisfying its obligations as trustee of interests in the securities underlying the CREST depository interests; and
 - (ii) on ordinary commercial terms or in an ordinary commercial manner as the case requires; and
- (d) the trustee does not dispose of any securities to its associates as a result of the exercise by the trustee of any of the discretions in paragraph (2B).

Dated this 22nd day of August 2007



Signed by Claire LaBouchardiere
as delegate of the Australian Securities and Investment Commission

07 / 0 6 7 2

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) –
Exemption**

Under paragraphs 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the financial product specified in Schedule A in the case referred to in Schedule B from the following provisions of the Act:

1. subsections 911A(1) and 911B(1);
2. section 992A; and
3. Part 7.9.

Schedule A

A facility (*Long-Life Smartcard (LLS)*) through which, or through the acquisition of which, a person makes non-cash payments that is:

- (a) issued by the Transport Ticketing Authority of Victoria (*TTA*); and
- (b) substantially as described in the letter signed by Fergus Bailey to ASIC dated 19 April 2007; and
- (c) referred to in that letter as the LLS.

Schedule B

Where:

1. a person provides a financial service in relation to the financial product specified in Schedule A; and
2. all funds paid by holders of the LLS and which are amounts standing to the credit of those holders under the facility are kept in a trust account with an Australian ADI; and
3. the TTA is an instrumentality or agency of the Crown in right of the State of Victoria.

Dated this 21st day of August 2007



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

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C applies to Orchard Capital Investments Limited ACN 077 235 879 (*OCIL*) as responsible entity of The Primary Agribusiness Fund ARSN 112 930 800 (the *Scheme*) in the case set out in the Schedule as if section 601FL of the Act were modified or varied as follows:

1. omit from subsection (1) all the text after the word “it” and substitute:

“must either:

- (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
- (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”;

2. insert after subsection (1) the following subsection:

“(1A) The requirements for proposing a related body corporate to be the new responsible entity are as follows:

- (a) The responsible entity must give members notice of a proposal to choose a company (the *proposed responsible entity*), which is a related body corporate, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (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,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed 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 a resolution for the choice of the proposed responsible entity; and

- (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.
- (c) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (d) If there is a postal vote:
- (i) 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;
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
- (e) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed"; and

3. insert after subsection (2), the following subsections:

“(2A) If a postal vote is arranged under paragraph (1A)(c) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.

- (2B) If: 07 / 0 6 7 3
- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
 - (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
 - (c) the entity has consented in writing to becoming the scheme's responsible entity,
- then:
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
 - (e) the notice must be accompanied by a certificate from the current responsible entity 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 as to why this is the case; and
 - (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule

The proposed retirement of OCIL as the responsible entity of the Scheme and its proposed replacement by Orchard AgInvest Limited ACN 085 398 189, with its consent not later than 30 November 2007.

Dated this 24th day of August 2007

Leanne Damary

Signed by Leanne Damary
as delegate of the Australian Securities and Investments Commission

07 / 0 6 7 4

**Australian Securities and Investments Commission
Corporations Act 2001
Paragraphs 601QA(1)(a) and 1020F(1)(a) – Exemptions**

1. For avoidance of doubt, under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the Act), the Australian Securities and Investments Commission (ASIC) exempts the persons mentioned in Schedule A from Chapter 5C of the Act in relation to the operation of the Foreign Shareholder Facility.
2. For avoidance of doubt, under paragraph 1020F(1)(a) of the Act, ASIC exempts the persons mentioned in Schedule A from Part 7.9 of the Act in relation to any offers to issue, offers to arrange for the issue or the issue of financial products as part of the Foreign Shareholder Facility.

Schedule A

1. Healthscope Limited ACN 006 405 152 (**Healthscope**).
2. Healthscope Investments Pty Ltd ACN 125 694 251.
3. Goldman Sachs JBWere Pty Ltd ACN 006 797 897 (**the Broker**).
4. Melton Nominees Pty Ltd ACN 004 887 665.
5. Link Market Services Limited ACN 083 214 537.

Interpretation

Foreign Shareholder means a person whose address as shown in the register of members of Symbion is in a jurisdiction other than the following:

- (a) Australia and its external territories;
- (b) United Kingdom;
- (c) New Zealand;
- (d) Singapore;
- (e) Hong Kong; or
- (f) United States of America,

unless Healthscope determines otherwise.

Foreign Shareholder Facility means a facility provided in connection with the Scheme under which the Broker is appointed as nominee to sell Healthscope Shares that Foreign Shareholders would otherwise have been entitled to receive as consideration under the Scheme on the terms and conditions of the Scheme.

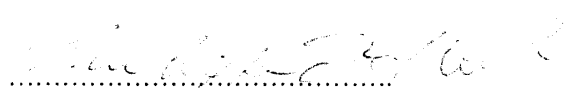
Healthscope Share means a fully paid ordinary share in Healthscope.

Scheme means the scheme of arrangement between Symbion and its ordinary shareholders under which Symbion will become a wholly owned subsidiary of Healthscope.

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Symbion means Symbion Health Limited ACN 004 073 410.

Dated this 27th day of August 2007



Signed by Philippa Flook
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission

07 / 0675

**Corporations Act 2001 – Paragraphs 601QA(1)(a), 601QA(1)(b) and 655A(1)(b) -
Exemption and Declaration**

1. Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if section 601GAC as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied as follows:

- (a) omit subsection 601GAC(2), substitute:
 - “(2) The formula or method must:
 - (a) if it applies when the interests in the scheme are not quoted on a financial market – be based on the value of scheme property less any liabilities that under the constitution may be met from that property divided by the number of interests on issue and may make allowance for the expenses that are associated with disposing scheme property; or
 - (b) if it applies when the interests in the scheme are quoted on a financial market – be based on the market price of interests on the market and may allow for a discount from or a premium to that price by or up to an amount specified in the constitution.”; and
- (b) after subsection 601GAC(11) insert:
 - “(11A) Subsection (2) applies in relation to an interest that forms part of a stapled security (as defined in subsection 601GAA(13)) as if references to an interest in that subsection included a reference to the stapled security.”.

2. Under paragraph 601QA(1)(b) of the Act, ASIC declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied as follows:

- (a) omit Part 5C.6; and
- (b) in paragraph 601GA(4)(b):
 - (i) omit “if the right may be exercised while the scheme is liquid (as defined in section 601KA) -”; and
 - (ii) omit “; and”, substitute “.”; and
- (c) omit paragraph 601GA(4)(c).

3. For the avoidance of doubt, under paragraph 601QA(1)(a) of the Act, ASIC exempts the person specified in Schedule A from the requirement in paragraph 601FC(1)(d) of the Act to treat members who hold interests of the same class equally to the extent that that requirement might otherwise prevent the responsible entity from conducting the transaction on terms that comply with Schedule B.

4. Under paragraph 655A(1)(b) of the Act, ASIC 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 the table in section 611 were modified or varied by, after item 19, inserting:

- “19A An acquisition that results from a buy-back of interests by the responsible entity of a listed managed investment scheme.”

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Schedule A

Babcock & Brown Investor Services Limited (**BBISL**) ACN 099 717 638 in its capacity as responsible entity of Babcock & Brown Infrastructure Trust ARSN 100 375 479 (the **Trust**).

Schedule B

Any offer (**buy-back arrangement**) made by BBISL in its capacity as the responsible entity of the Trust and by Babcock & Brown Infrastructure Limited ACN 100 364 234 (**BBIL**) on or before the first anniversary of the date of this instrument, to acquire BBI stapled securities in the ordinary course of trading on the financial market of ASX Limited ACN 008 624 691 (**ASX**) at a price, and on other terms, determined by BBISL and BBIL in accordance with the constitutions of each of the Trust and BBIL, where:

- (a) the number of BBI stapled securities acquired under the buy-back arrangement does not exceed 10% of the smallest number, at any time during the last 12 months, of votes attaching to voting interests in the Trust; and
- (b) BBISL and BBIL cancel all BBI stapled securities they acquire under the buy-back arrangement as soon as practicable after they are acquired; and
- (c) at least 21 days before the buy-back arrangement commences, BBISL and BBIL give written notice to all members of the Trust and shareholders of BBIL of the following matters:
 - (i) the date and approximate time at which the buy-back arrangement will commence; and
 - (ii) the approximate number of BBI stapled securities that BBISL and BBIL intend to acquire under the buy-back arrangement; and
 - (iii) the means by which BBISL and BBIL will fund the acquisition of BBI stapled securities under the buy-back arrangement; and
 - (iv) the amount of money BBISL and BBIL reasonably expect will be available to them for the purpose of acquiring BBI stapled securities under the buy-back arrangement; and
 - (v) that the buy-back arrangement will be conducted in accordance with the listing rules of ASX as in force at the date of this instrument and in the ordinary course of trading on ASX; and
 - (vi) that the offer period under the buy-back arrangement will not necessarily remain open for a fixed period of time but may close immediately after BBISL and BBIL have acquired the number of BBI stapled securities they offered to acquire; and
 - (vii) where, immediately before the buy-back arrangement takes place, BBISL holds BBI stapled securities – whether BBISL intends to sell any BBI stapled securities it holds under the buy-back arrangement; and
 - (viii) that associates of BBISL or BBIL hold BBI stapled securities and may sell those BBI stapled securities to BBISL and BBIL under the buy-back arrangement; and
 - (ix) any restrictions that constrain BBISL or BBIL's discretion to determine the price they pay for the BBI stapled securities they acquire on the ASX under the buy-back arrangement; and
- (d) the price at which BBISL and BBIL may acquire BBI stapled securities under the buy-back arrangement does not exceed 105% of the average market price of interests, calculated over the last 5 days in which interests in the BBI stapled securities were traded on the ASX before the relevant acquisition; and

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- (e) (BBISL and BBIL give 14 days written notice to ASIC of the intended buy-back arrangement; and
- (f) within 1 month after the BBI stapled securities are cancelled, BBISL and BBIL lodge with ASIC a notice that sets out:
- (i) the number of BBI stapled securities cancelled; and
 - (ii) any amount paid by BBISL or BBIL (in cash or otherwise) under the buy-back arrangement; and
 - (iii) if BBIL or the Trust have different classes of shares or interests – the class to which each cancelled share or interest belonged; and
- (g) BBISL and BBIL comply with all relevant listing rules of ASX as in force at the date of this instrument applicable to the buy-back arrangement; and
- (h) the buy-back arrangement does not materially prejudice BBISL's ability to pay creditors of the Trust from the scheme assets or the ability of BBIL to pay its creditors.

Interpretation

In this instrument:

BBI stapled securities means an interest in the Trust and a share in BBIL which, under the terms on which they are to be traded, must be transferred together.

market price has the meaning given by the listing rules of ASX as in force at the date of this instrument.

Dated this 7 day of August 2007.

Signed by 

as a delegate of the Australian Securities and Investments Commission

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 7 6

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001* the Australian Securities and Investments Commission (*ASIC*) varies ASIC Instrument [07/0474] dated 22 June 2007 by deleting "15 July 2007" and substituting "27 September 2007" in paragraph (a) of Schedule B.

Dated this 27th day of August 2007

A handwritten signature in cursive script, appearing to read 'J Chandra'.

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

**ASIC 07/0677**

Australian Securities & Investments Commission

**Australian Securities and Investments Commission
Corporations Act 2001 – paragraph 655A(1)(b) - Variation**

Under paragraph 655A(1)(b) of the *Corporations Act 2001*, the Australian Securities and Investments Commission (*ASIC*) varies ASIC instrument [07/0665] dated 23rd of August 2007 by deleting:

- (a) "and 13 days" and substituting "and 16 days" in the paragraph above Schedule A;
- (b) "Monday 27 August 2007" and substituting "Thursday 30 August 2007" in paragraph (2) of Schedule B; and
- (c) "Monday 10 September 2007" and substituting "Thursday 13 September 2007" in paragraph (3) of Schedule B.

Dated this 27th day of August 2007

A handwritten signature in cursive script, appearing to read 'Janice Chandra'.

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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 7 8

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: BW Corporation Pty Ltd, ABN 13 005 807 518 ("the Licensee")
Level 5, 150 Albert Road South Melbourne 3205

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247423 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27 August 2007.

Signed

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

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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 7 9

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Migopinis Pty Ltd, ABN 33 087 728 238 ("the Licensee")
270 Bay Street, Port Melbourne Vic 3207

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 237732 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27 August 2007.

Signed

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

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



ASIC

Australian Securities & Investments Commission

07 / 0 6 8 0

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

Notice of Cancellation of an Australian Financial Services Licence

TO: GIB Consultants Pty Limited, ABN 90 002 830 266 ("the Licensee")
P.O. Box 3009, Tuggerah NSW 2259

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240557 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27 August 2007.

Signed

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



ASIC

Australian Securities & Investments Commission

07 / 0681

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Snowball Financial Ltd, ABN 13 088 749 580 ("the Licensee")
Level 3, 15-17 Young Street Sydney NSW 2000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 263523 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27 August 2007.

Signed

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

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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 8 2

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Playford Management Pty Ltd ACN: 085 676 973 ("the Licensee")
7 Cord Street, DUDLEY PARK SA 5008

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247146 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 21st day of August 2007.

Signed

Handwritten signature of Allan Melville in black ink.

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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 8 3

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

Notice of Cancellation of an Australian Financial Services Licence

TO: S1 (Australia) Pty Ltd ("the Licensee")
A.C.N. 007 206 144
PO Box 822 BONDI JUNCTION NSW 1355

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 287724 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 28th August 2007

Signed

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

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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 8 4

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Deakin Financial Services Pty Ltd ("the Licensee")
A.C.N. 084 676 871
Level 10, 30 Collins Street MELBOURNE VIC 3000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 231159 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27th August 2007

Signed

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

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

07 / 0 6 8 6

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

1. Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts Sims Group Limited ACN 114 838 630 (the *Issuer*) from Part 7.9 of the Act where the Issuer:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
2. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 of the Act where:
 - (a) a recommendation is made (by a person other than the Issuer) that a person to whom an eligible offer has been made acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
3. Under paragraph 911A(2)(l) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer covered by paragraph 1 of this instrument (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the Issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
4. Under paragraph 911A(2)(l) of the Act, ASIC exempts:
 - (a) the Issuer; and
 - (b) a related body corporate of the Issuer,from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (c) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (d) dealing in a financial product in the course or providing a custodial or depository services covered by paragraph (c); and

- (e) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs either:
- (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
5. Under paragraph 992B(1)(a) of the Act, ASIC exempts the Issuer from section 992A of the Act in relation to eligible offers covered by paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Schedule

The following conditions apply:

1. the Issuer must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan.
2. the Issuer must:
 - (a) include the offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
4. the Issuer must take reasonable steps to ensure that the number of shares to be issued on vesting of a Performance Right when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme (including the Plan) to be accepted, vested or exercised; and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to any employee share scheme (including the Plan) extended only to eligible employees of the Issuer;

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (g) an offer made under a disclosure document or Product Disclosure Statement, does not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer.

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

Interpretation

In this instrument:

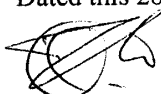
1. except where otherwise stated, references to provisions are to provisions of the Act.
2. the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee.
3. **current market price** means in relation to a share, the price published on the financial market operated by ASX Limited ACN 008 624 691 (**ASX**) as the final price for the previous day on which the share was traded on that financial market.
4. **eligible employee** means a person who is, at the time of an eligible offer, a full or part-time employee or director of the Issuer or of a related body corporate of the Issuer.
5. **eligible offer** means an offer for the issue of a right as defined under paragraph (b) of the definition of Performance Right.
6. **financial product advice** has the meaning given by section 766B of the Act.
7. **general advice** has the meaning given by section 766B of the Act.
8. **offer** has a meaning affected by section 1010C of the Act.
9. **offer document** means a document setting out an offer under the Plan that:
 - (a) includes or is accompanied by a copy, or a summary, of the Rules of the Plan; and
 - (b) if a summary (rather than a copy) of the Rules of the Plan is given — includes an undertaking that during the period (**the offer period**) in which an eligible employee may acquire the financial products offered, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules of the Plan; and

- (c) specifies the circumstances in which an eligible employee may acquire cash consideration instead of shares upon vesting of a Performance Right and how the cash consideration will be calculated; and
- (d) includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of the shares.
10. **Performance Right** means a right under the Plan to be issued, at the discretion of the Issuer, either:
- (a) a fully-paid ordinary share in the Issuer in the same class as shares which have been quoted on the financial market operated by ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
- (b) cash consideration equivalent to the market price of the shares referred to in paragraph (a) calculated in accordance with the Rules of the Plan, less any tax or other payment that the Issuer is required to withhold,
- for nil consideration where the conditions set out in the terms of issue of the Performance Right have been satisfied or waived in accordance with the Rules of the Plan.
11. **Plan** means an employee share scheme that is known as the date of this instrument as the Sims Group Limited Long Term Incentive Plan where:
- (a) the scheme is extended only to eligible employees; and
- (b) the scheme is governed by the Rules of the Plan.
12. **Rules of the Plan** means the written terms of the Plan as at the date of this instrument that are substantially the same as the terms set out in the draft Sims Group Limited Long Term Incentive Plan Rules provided to ASIC as an attachment to an electronic mail dated 12 July 2007.

Commencement

This instrument takes effect on gazettal.

Dated this 28th day of August 2007



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

07 / 0 6 8 7

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C applies to the person specified in Schedule A in its capacity as the responsible entity of the registered schemes specified in Schedule B in the case set out in Schedule C as if:

1. section 601FK of the Act were modified or varied by omitting all the text after the word “unless” and substituting the following:
 - “(a) it meets the requirements of section 601FA; or
 - (b) where paragraph 601FL(1A) applies, it meets the requirements of section 601FA no later than the date of the appointment of the responsible entity.”
2. section 601FL of the Act were modified or varied as follows:
 - (a) omit from subsection (1) all the text after the word “it” and substitute:

“must either:

 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”; and
 - (b) insert after subsection (1) the following subsection:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity to be the scheme’s new responsible entity.
 - (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and

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- (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (C) information about the timing of the proposed retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) that the appointment of the proposed responsible entity as the new responsible entity will not have any material effect on the scheme's operations; and
- (ii) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date the notice is given to the scheme's members, state prominently that:
- (A) the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme; and
 - (B) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date of the retirement of the responsible entity, the proposed responsible entity will not be appointed as the scheme's new responsible entity; and
- (iii) 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,
- who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed 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 a resolution for the choice of the proposed responsible entity; and
- (iv) be accompanied by a form which can be ticked to ask for a vote; and
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- (v) state prominently a reply paid address of the responsible entity to which the form may be sent.
 - (c) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
 - (d) If there is a postal vote:
 - (i) 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;
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
 - (e) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”; and
- (c) insert after subsection (2), the following subsections:
- “(2A) If a postal vote is arranged under paragraph (1A)(c) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
 - (2B) If:
 - (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
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- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme's responsible entity,

then:

- (d) as soon as practicable and in any event within 30 business days after the end of the period in which a member may ask for such a vote or the date when the proposed responsible entity obtains an Australian financial services licence authorising it to operate the scheme (whichever is the later), the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity 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 as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (*BTFM No. 2*)

Schedule B

BT Global Investment Grade Sector Trust ARSN 124 706 761

BT Global Return Fund ARSN 097 575 730

BT Institutional Core Australian Share Sector Trust ARSN 089 939 453

BT Institutional Core Global Share Sector Trust ARSN 091 851 277

BT Institutional Ethical Sector Trust ARSN 096 328 531

BT Institutional Fixed Interest Sector Trust ARSN 089 934 618

BT Institutional Geared Tax Effective Share Sector Trust ARSN 102 970 356

BT Institutional Global Fixed Interest Sector Trust ARSN 089 934 261

BT Institutional Global Property Sector Trust ARSN 101 168 441

BT Institutional Imputation Sector Trust ARSN 094 645 468

BT Institutional Liquidity Management Trust ARSN 090 652 083

BT Institutional Property Sector Trust ARSN 089 935 339

BT Institutional Smaller Companies Sector Trust ARSN 089 935 008

BT Total Return Fund ARSN 092 178 704

BT Wholesale Active Balanced Fund ARSN 088 251 496

BT Wholesale Australian Long/Short Fund ARSN 121 948 810

BT Wholesale Cash Plus Fund ARSN 124 706 690

BT Wholesale Core Australian Share Fund ARSN 089 935 964

BT Wholesale Core Global Share Fund ARSN 089 938 492

BT Wholesale Core Hedged Global Share Fund ARSN 098 376 151

BT Wholesale Enhanced Credit Fund ARSN 089 937 815

BT Wholesale Ethical Conservative Fund ARSN 090 651 924

BT Wholesale Ethical Share Fund ARSN 096 328 219

BT Wholesale Fixed Interest Fund ARSN 089 939 542

BT Wholesale Geared Imputation Fund ARSN 102 970 089

BT Wholesale Global Fixed Interest Fund ARSN 099 567 558

BT Wholesale Global Property Securities Fund ARSN 108 227 005

BT Wholesale Imputation Fund ARSN 089 614 693

BT Wholesale MicroCap Opportunities Fund ARSN 118 585 354

BT Wholesale Property Investment Fund ARSN 089 939 819

BT Wholesale Regular Income Fund ARSN 124 559 904

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BT Wholesale Smaller Companies Fund ARSN 089 939 328

BT Wholesale Tax Effective Income Fund ARSN 089 613 301

BT Wholesale Value Global Share Fund ARSN 092 815 417

BT Strategic Commodity Active Fund ARSN 115 912 644

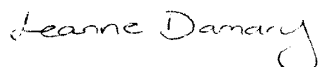
BT Wholesale Focus Australian Share Fund ARSN 113 232 812

BT Wholesale Multi-Strategy Yield Fund ARSN 111 755 974

Schedule C

The proposed retirement of BTFM No. 2 as the responsible entity of the schemes specified in Schedule B and its proposed replacement by NRE1 Limited ACN 126 390 627, with its consent not later than 3 months from the date of this instrument, and where as soon as practicable after the notice referred to in sub-paragraph 601FL(1A)(a) of the Act is given to the members of the registered schemes specified in Schedule B, the internet website of BTFM No. 2 prominently discloses current information about the timing of the proposed retirement of BTFM No.2 and the manner in which the proposed retirement will occur.

Dated this 7th day of August 2007



Signed by Leanne Damary
as delegate of the Australian Securities and Investments Commission

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C applies to the person specified in Schedule A in its capacity as the responsible entity of the registered schemes specified in Schedule B in the case set out in Schedule C as if:

1. section 601FK of the Act were modified or varied by omitting all the text after the word “unless” and substituting the following:
 - “(a) it meets the requirements of section 601FA; or
 - (b) where paragraph 601FL(1A) applies, it meets the requirements of section 601FA no later than the date of the appointment of the responsible entity.”
2. section 601FL of the Act were modified or varied as follows:
 - (a) omit from subsection (1) all the text after the word “it” and substitute:

“must either:

 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”;
 - (b) insert after subsection (1) the following subsection:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity to be the scheme’s new responsible entity.
 - (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and

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- (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (C) information about the timing of the proposed retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) that the appointment of the proposed responsible entity as the new responsible entity will not have any material effect on the scheme's operations; and
- (ii) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date the notice is given to the scheme's members, state prominently that:
- (A) the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme; and
 - (B) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date of the retirement of the responsible entity, the proposed responsible entity will not be appointed as the scheme's new responsible entity; and
- (iii) 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,
- who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed 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 a resolution for the choice of the proposed responsible entity; and
- (iv) be accompanied by a form which can be ticked to ask for a vote; and

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- (v) state prominently a reply paid address of the responsible entity to which the form may be sent.
 - (c) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
 - (d) If there is a postal vote:
 - (i) 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;
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
 - (e) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”; and
- (c) insert after subsection (2), the following subsections:
- “(2A) If a postal vote is arranged under paragraph (1A)(c) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
 - (2B) If:
 - (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and

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- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme's responsible entity,

then:

- (d) as soon as practicable and in any event within 30 business days after the end of the period in which a member may ask for such a vote or the date when the proposed responsible entity obtains an Australian financial services licence authorising it to operate the scheme (whichever is the later), the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity 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 as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule A

BT Funds Management Limited ACN 002 916 458 (*BTFM*)

Schedule B

BT Institutional Australian Bond Fund ARSN 098 011 048

BT Institutional Australian Share Interfund ARSN 096 494 478

BT Institutional Global Aggregate Bond Fund ARSN 097 012 238

BT Institutional Hedged Global Bond Fund ARSN 097 009 893

BT Institutional International Share Interfund ARSN 096 494 469

BT Technology Sector Trust ARSN 091 736 677

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BT Wholesale American Share Fund ARSN 087 594 509

BT Wholesale Asian Share Fund ARSN 087 593 468

BT Wholesale Australian Share Fund ARSN 087 593 191

BT Australian Small Companies Fund ARSN 099 427 193

BT Wholesale Balanced Returns Fund ARSN 087 593 011

BT Conservative Outlook Fund ARSN 087 593 100

BT Wholesale European Share Fund ARSN 087 594 429

BT Wholesale Future Goals Fund ARSN 087 593 682

BT Wholesale International Share Fund ARSN 087 593 299

BT Wholesale Japanese Share Fund ARSN 090 666 621

BT Wholesale Property Securities Fund ARSN 087 593 584

BT Wholesale Split Growth Fund ARSN 087 594 198

BT Wholesale Technology Fund ARSN 092 192 964

BT Inter-Fund – Australian Fixed Interest Fund ARSN 088 455 145

Schedule C

The proposed retirement of BTFM as the responsible entity of the schemes specified in Schedule B and its proposed replacement by NRE1 Limited ACN 126 390 627, with its consent not later than 3 months from the date of this instrument, and where as soon as practicable after the notice referred to in sub-paragraph 601FL(1A)(a) of the Act is given to the members of the registered schemes specified in Schedule B, the internet website of BTFM prominently discloses current information about the timing of the proposed retirement of BTFM and the manner in which the proposed retirement will occur.

Dated this 7th day of August 2007

Leanne Damary

Signed by Leanne Damary
as delegate of the Australian Securities and Investments Commission

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C applies to the person specified in Schedule A in its capacity as the responsible entity of the registered schemes specified in Schedule B in the case set out in Schedule C as if:

1. section 601FK of the Act were modified or varied by omitting all the text after the word “unless” and substituting the following:
 - “(a) it meets the requirements of section 601FA; or
 - (b) where paragraph 601FL(1A) applies, it meets the requirements of section 601FA no later than the date of the appointment of the responsible entity.”
2. section 601FL of the Act were modified or varied as follows:
 - (a) omit from subsection (1) all the text after the word “it” and substitute:

“must either:

 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”;
 - (b) insert after subsection (1) the following subsection:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity to be the scheme’s new responsible entity.
 - (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and

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- (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (C) information about the timing of the proposed retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) that the appointment of the proposed responsible entity as the new responsible entity will not have any material effect on the scheme's operations; and
- (ii) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date the notice is given to the scheme's members, state prominently that:
- (A) the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme; and
 - (B) if the proposed responsible entity does not hold an Australian financial services licence authorising it to operate the scheme at the date of the retirement of the responsible entity, the proposed responsible entity will not be appointed as the scheme's new responsible entity; and
- (iii) 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,
- who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed 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 a resolution for the choice of the proposed responsible entity; and
- (iv) be accompanied by a form which can be ticked to ask for a vote; and

- (v) state prominently a reply paid address of the responsible entity to which the form may be sent.
 - (c) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
 - (d) If there is a postal vote:
 - (i) 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;
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.
 - (e) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”; and
- (c) insert after subsection (2), the following subsections:
- “(2A) If a postal vote is arranged under paragraph (1A)(c) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
 - (2B) If:
 - (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and

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- (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
- (c) the entity has consented in writing to becoming the scheme's responsible entity,

then:

- (d) as soon as practicable and in any event within 30 business days after the end of the period in which a member may ask for such a vote or the date when the proposed responsible entity obtains an Australian financial services licence authorising it to operate the scheme (whichever is the later), the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity 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 as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule A

Westpac Financial Services Limited ACN 000 241 127 (*WFSL*)

Schedule B

BT Institutional Australian Sustainability Share Fund ARSN 097 661 857

BT Institutional Enhanced Australian Shares Fund ARSN 088 835 385

BT Institutional Enhanced Cash Fund ARSN 088 863 469

BT Institutional Enhanced Fixed Interest Fund ARSN 088 828 719

BT Institutional Enhanced Global Fixed Interest Fund ARSN 088 841 972

BT Institutional Enhanced Property Securities Fund ARSN 088 826 804

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BT Institutional Global Share Fund ARSN 088 826 911

BT Institutional International Sustainability Share Fund ARSN 095 445 864

BT Institutional Managed Cash Fund ARSN 088 832 491

Westpac International Share Index Trust ARSN 088 832 802

BT Enhanced Fixed Interest Sector Trust ARSN 099 765 947

Schedule C

The proposed retirement of WFSL as the responsible entity of the schemes specified in Schedule B and its proposed replacement by NRE1 Limited ACN 126 390 627, with its consent not later than 3 months from the date of this instrument, and where as soon as practicable after the notice referred to in sub-paragraph 601FL(1A)(a) of the Act is given to the members of the registered schemes specified in Schedule B, the internet website of WFSL prominently discloses current information about the timing of the proposed retirement of WFSL and the manner in which the proposed retirement will occur.

Dated this 7th day of August 2007

Leanne Damary

Signed by Leanne Damary
as delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this thirty-first day of August 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
MIND TREE SOFTWARE SERVICES PRIVATE LIMITED	108 753 993
MUSIC TRADING ON-LINE (HK) LIMITED	109 713 644
NETDEVICES, INC.	107 892 268

CORPORATIONS ACT 2001
Section 601CL(4)

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

Dated this thirty-first day of August 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
ALTO OVERSEAS INC	065 080 097
ANSALDO ENERGIA SPA	098 398 862
TEC INVESTMENTS LIMITED	085 971 133
TRANSALTA ENERGY FINANCIAL SERVICES LTD.	074 791 307

CORPORATIONS ACT 2001
Section 601CC(3)

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

Dated this thirty-first day of August 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

MATERNITY PHOTOGRAPHERS ASSOCIATION INCORPORATED	058 788 355
MEDIACOM ASSOCIATES INC	080 908 505
THE AMERICAN SADDLEBRED HORSE ASSOCIATION OF AUSTRALIA INCORPORATED	074 689 240

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

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

Dated this thirty-first day of August 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company**ACN**

"G" ORGANICS PTY LTD	088 087 709
A.C.N. 006 056 800 PTY LTD	006 056 800
A.C.N. 088 071 103 PTY LTD	088 071 103
A.C.N. 109 583 253 PTY LTD	109 583 253
A & A HOLDINGS AUSTRALIA PTY. LTD.	105 078 831
A A MULTIMEDIA INTERNATIONAL PTY LTD	109 532 256
ABBEY BUSINESS COMMUNICATIONS PTY. LTD.	065 050 893
ACN 093 304 780 PTY LTD	093 304 780
ACORN TRAINING COMPANY PTY LTD	078 940 459
ADELAIDE CATERING CO PTY LTD	105 099 189
ADVANCED PIGMENTS & PROTECTIVE COATING PTY LTD	109 576 883
AEL HEALTH SERVICES PTY LIMITED	093 332 364
AFRICAN POWER PTY LTD	114 812 878
AGRI-FOOD (AUSTRALIA) PTY. LTD.	100 870 639
AGRICO TRADING PTY LTD	078 913 238
ALASTAIR BRODIE BUILDING AND DESIGN PTY. LIMITED	082 950 847
ALESSI NOMINEES PTY LTD	097 101 365
AM INTERNATIONAL AUSTRALIA PTY. LTD.	078 918 297
ANDI & ING PTY. LTD.	105 078 537
ANDREW NASH PTY LTD	105 096 160
ANDREWS MEDIA PTY. LTD.	074 421 819
ANG & ANG HOLDINGS PTY LTD	093 288 790
APB DEVELOPMENTS PTY LTD	105 051 250
ARCHIEDOG PTY LTD	010 645 459
AROOPA POOL CONSTRUCTIONS PTY LTD	105 122 334
ARTEX FINE LEATHERS PTY. LTD.	083 009 170

Name of Company	ACN
ARTMARK PTY LTD	114 810 561
ARUNDAL PTY. LTD.	060 264 299
ATHENA MANAGEMENT PTY. LTD.	093 298 054
ATTILA THE HUN PTY. LTD.	114 794 919
AUDISOUND ELECTRONICS & COMMUNICATIONS PTY LTD	097 138 755
AUSTRALASIAN NEWS UPLINK PTY LTD	114 732 311
AUSTRALIAN BUSH REMEDIES PTY. LTD.	003 314 529
AUSTRALIAN EFFECTS AND ANIMATION FESTIVAL PTY LTD	093 264 049
AUSTRALIAN STEEL CORPORATION PTY LTD	078 903 456
AUSTRALIAN YACHT CHARTERS PTY LTD	078 918 028
AUSTRALTECH ENGINEERING TECHNOLOGY PTY. LIMITED	003 820 415
AUSTRAM HOLDINGS PTY LTD	082 984 727
A1 FOUR SEASONS ROOFING PTY LTD	097 152 577
B.A.S.S. (BENDIGO) PTY LTD	083 000 980
B.K.J. TRADING PTY. LTD.	005 859 441
BALDY INVESTMENTS PTY LIMITED	114 759 250
BANJO SUPERANNUATION FUND PTY LTD	109 549 297
BANTALL PTY. LTD.	052 056 381
BANYULE PTY LTD	088 097 116
BARBOUTTIS TYLER SERVICES PTY LTD	000 629 738
BAY OF PLENTY FALLERS PTY LIMITED	114 758 771
BCT & CO. PTY. LTD.	093 349 752
BEAVER RIVER PTY. LTD.	005 677 038
BELDANANDA PTY LTD	001 596 327
BELLEVILLE PROJECTS PTY. LTD.	007 247 878
BENOWA PTY LTD	008 978 514
BESTBUSICON PTY LTD	093 353 041
BESTO PTY. LTD.	065 211 065
BEST VALUE PAGES PTY LTD	093 284 701
BEVAN PTY LTD	060 501 653
BIG FISH SETTLEMENT PTY LTD	109 515 559
BIG WET SOUTH EAST PTY LTD	114 814 078
BIMBOM PTY LTD	002 788 856
BL & DA BROWN PTY LIMITED	065 059 547
BLACK AND BLUE COLDROOMS PTY LTD	082 930 710
BLACKBOX SECURITY INTERNATIONAL PTY LTD	114 682 718
BLUE DIAMOND TRUCK WASH PTY LTD	109 582 274
BLUEFIRE INVESTMENTS PTY LTD	109 547 480

Name of Company	ACN
BODE NOMINEES PTY. LIMITED	065 202 440
BOLATE PTY LTD	100 857 529
BRAVO HEALTH PTY LTD	114 773 661
BRISBANE ELECTRO HYDRAULIC SERVICES PTY LTD	100 929 075
BROAD PEAK PTY LTD	114 770 053
BROKEN RECORD PTY LTD	109 517 508
BRRT SERVICES PTY. LIMITED	060 480 426
BTR TRAVERTINO AUST. PTY LIMITED	105 129 164
BUFFALO TECHNOLOGY SOLUTIONS PTY LTD	114 805 266
BUFFONT PTY LTD	109 549 153
BULLRUN MANAGEMENT PTY LTD	114 734 084
BUMBLE BEEZ PTY LTD	114 815 691
BUSINESS ALCHEMIST PTY LTD	100 925 362
BYTERACE PTY. LIMITED	052 311 323
C.A.P. 888 IMPORTS PTY LTD	114 761 885
C & D AIRCONDITIONING & REFRIGERATION SERVICE PTY LTD	109 525 813
C & P CIVIL SERVICES PTY LTD	088 098 177
CAFE FRAPPE PTY. LTD.	109 516 476
CAITLAUR PTY LIMITED	069 615 872
CANDLE FRANCHISE SYSTEMS PTY LIMITED	100 857 412
CAPITAL FIRE ENGINEERING PTY LTD	109 571 922
CAPPADOCIA BAKERY HOLDINGS PTY. LIMITED	114 814 087
CASHMERE GOLD PTY. LIMITED	006 430 575
CATTLECORP AUSTRALIA PTY LTD	114 814 247
CC'S CARPENTRY PTY LTD	109 509 275
CEBAS PTY. LTD.	005 560 323
CENTRITECH INTERNATIONAL PTY. LTD.	109 588 436
CETINAY TRANSPORT PTY LTD	114 782 928
CG HOUSING PTY LTD	097 097 231
CGL DESIGN PTY LTD	009 244 446
CHANG YUANG AUSTRALIA PTY LTD	114 726 715
CHEER WORLD PTY LTD	100 874 253
CHEVY MOTIVE PTY LTD	109 575 171
CHOK PTY LIMITED	114 768 937
CHRIKOM PESCH & VASP PTY. LTD.	074 405 342
CHRISBUS PTY. LTD.	005 856 726
CHRYSALIS HOLDINGS PTY LIMITED	093 319 174
CILLAGOANNA PTY LTD	109 532 407

Name of Company	ACN
CITICOM TELECOMMUNICATIONS PTY LTD	082 979 557
CIZUR INVESTMENTS PTY. LTD.	082 969 355
CLARE VALLEY ESTATES PTY LTD	109 545 959
CLONTARF DEVELOPMENT PTY LTD	100 932 983
C M C CORPORATE SERVICES PTY. LTD.	074 405 093
COLLINS & FREN PTY LTD	088 112 556
COLLINS DELTA PTY LTD	065 132 390
COLUMBUS GEOLOGICAL SERVICES PTY LIMITED	100 938 583
COMDEK TECHNOLOGY PTY LTD	093 296 907
COMO LIGHTING PTY LTD	002 488 664
COMPASS HEADING PTY LTD	114 736 962
COMPLETE CONVEYANCE SEARCH AGENCY PTY. LTD.	082 994 116
COMPTON FALLS PTY. LTD.	056 164 115
CONLEY TRANSPORT PTY LTD	074 389 914
COOL CLIMATE VITICULTURE PTY LTD	114 818 861
CORELLIAN THUNDERBIRD PICTURES PTY LTD	060 530 430
CORNERSTONE GLOBAL FINANCE PTY LTD	105 044 951
COUNTY SERVICES PTY LIMITED	105 113 568
CREATIVE WINDOW DECOR PTY. LIMITED	065 194 532
CROMWELLS AUCTION GROUP PTY. LTD.	109 539 031
CROMWELLS MOTOR AUCTIONS ROZELLE PTY LIMITED	109 515 488
CTG INSULATION PTY LIMITED	109 584 643
CURRA NARDIE THOROUGHBREDS PTY. LIMITED	052 351 443
CURRY N' SPICES PTY LTD	109 527 577
CUSTODIAN COMPANY PTY LTD	114 782 642
D & K TOWNS PTY LTD	109 532 881
DAHL ENTERPRISES PTY LTD	074 358 115
DARBON TECHNOLOGIES PTY. LTD.	097 156 968
DARLING FRESH PRODUCE PTY. LTD.	109 582 827
DARRAMBAL PTY. LTD.	006 288 660
DATARANGE PTY LTD	105 105 904
DATASTAR PTY LTD	114 805 122
DEA PROPERTIES PTY. LTD.	105 139 544
DEEMES ENTERPRISES (AUS) PTY LTD	088 085 698
DELLINGHAM INVESTMENTS PTY LIMITED	069 619 094
DESIGNER TRAVEL CAFE PTY LTD	109 542 332
DIANALI PTY. LIMITED	074 397 596
DILLYJAN INVESTMENTS PTY LIMITED	060 496 139

Name of Company	ACN
DI MARCO HOLDINGS PTY. LTD.	005 676 086
DJL BUSINESS SOLUTIONS PTY LTD	008 216 000
DO-NOT-CONTACT REGISTER OF AUSTRALIA PTY LTD	114 814 452
DOCKLINE PTY LIMITED	105 068 228
DOUG GARSKE INTERNATIONAL PTY LIMITED	082 979 600
DRAFF PROPERTIES PTY LTD	109 577 942
DRAKE VILLA PTY LTD	109 566 690
DR WARREN THYER PTY LTD	100 941 419
DUNHEVED SECURITY PTY LTD	105 062 673
D3 SALVAGE AND RECYCLING PTY LTD	114 740 126
EAPTUS PTY LTD	109 494 635
EATING ELEPHANTS PTY LTD	100 918 670
ECFG NOMINEES PTY LIMITED	074 396 599
EDGEBASTON PTY LTD	105 107 453
EDINTER PTY. LTD.	007 247 314
EDLUKA HOLDINGS PTY LTD	105 072 204
ELPAT PROPERTY RESEARCH & MARKETING PTY LTD	114 782 133
EM INTERNATIONAL PTY LTD	093 328 066
EMMA ALYSSA NOMINEES PTY. LTD.	005 340 312
EPICENTRE NOMINEES PTY LTD	082 998 178
EQUINIA PTY LTD	100 912 981
EREZ PTY. LTD.	078 899 859
ERVIN HOLDINGS PTY LTD	114 761 830
ETHERIDGE & NUGENT HOLDINGS PTY LIMITED	105 045 001
EVOLVE PERFORMANCE MANAGEMENT PTY LTD	100 911 724
EXA ASSET MANAGEMENT PTY LTD	114 754 906
EXICOM PTY LTD	097 142 571
EXPRESS COPY PTY LTD	109 505 115
EZY-STREET.COM PTY LTD	093 353 845
F.S. COURIERS PTY. LTD.	093 316 422
FABULOUS FOLIAGE PTY. LIMITED	006 430 584
FACILITY LINK PTY LTD	105 140 734
FAR HR PTY LTD	105 130 247
FAST EMBROIDERY PTY LTD	105 078 671
FEWSTER SALES PTY LTD	114 757 096
FIACHA NOMINEES PTY LTD	114 765 794
FILICE ENTERPRISES PTY LTD	074 398 440
FITLAND PTY LTD	093 329 134

Name of Company	ACN
FITNESS ENTERPRISES PTY LTD	093 278 374
FLARE MAGAZINE PTY LTD	114 814 032
FLASHPOINT (AUST) PTY LTD	093 350 282
FOODLIFE AUSTRALIA PTY LTD	074 360 848
FOOD SERVICE SOLUTIONS (AUST) PTY. LTD.	078 866 949
FORCOY PTY. LIMITED	074 376 588
FORENDA PTY LIMITED	105 082 237
FORMARE PTY LTD	100 891 861
FOUR TREASURES PTY. LTD.	093 332 140
FRANK.STUDIO PTY. LIMITED	100 872 580
FRESHIE FREEZERS PTY LTD	074 377 665
FRONTIER INTEGRATION PTY LTD	105 079 409
FUIMUS PTY. LIMITED	006 288 606
FULL NOISE MEDIA PTY LTD	105 065 745
FX CORP PTY LTD	114 793 636
G & G EXCLUSIVE PTY LTD	109 503 406
GAIA CONSULTING GROUP PTY LTD	078 874 003
GANNAR PTY LTD	109 510 394
GAROSE PTY LTD	065 033 874
GARTHROB INVESTMENTS PTY. LTD.	004 279 494
GENANT HOLDINGS PTY LTD	097 095 451
GLOBAL CHINESE WEB TV PTY LTD	114 803 468
GLOBAL DEVELOPMENT MANAGEMENT AND LICENSING ASIA PACIFIC PTY LTD	109 546 652
GLOBAL MAINTENANCE & FINANCE PTY LTD	109 559 597
GLOBAL RECRUITMENT EXCHANGE PTY LTD	097 144 486
GMD AUSTRALIA PTY LTD	105 117 306
GOLF AVIATION PTY LTD	114 754 335
GREAT SERVICE PTY LTD	109 564 785
GREAT WESTERN BULK HAULAGE PTY LTD	105 121 882
H.Y.H. CONSTRUCTION PTY LTD	100 892 564
HANWOOD FAMILY COMPANY PTY. LIMITED	003 319 944
HECTOR DEVELOPMENT GROUP PTY LTD	097 150 582
HELEN WASHINGTON PTY LTD	109 498 857
HERBAL WORLD AUSTRALASIA (1) PTY LTD	004 011 992
HI-TECH FIRE DETECTION PTY. LIMITED	065 145 753
HIH (TRAVEL) PTY. LIMITED	005 202 433
HILL PARK PTY. LTD.	008 219 814

Name of Company	ACN
HI SPEC ENGINEERING PTY. LTD.	100 881 678
HOOPS PERFORMANCE PTY LTD	109 542 136
HOT SHOT CLOTHING PTY. LTD.	004 009 081
HUCKLEBUCK PTY LTD	088 051 503
HUNT CORPORATE SERVICES PTY. LTD.	078 903 741
HYDRANAUTICS AUSTRALIA PTY. LIMITED	003 547 724
HYGROW INVESTMENTS PTY LTD	074 393 794
HYMAX MINERALS PTY LTD	074 329 187
I.D.C. (QLD) PTY LTD	109 538 614
I.D.S. NOMINEES PTY. LTD.	082 958 361
I & B CARRIERS PTY LTD	109 558 992
I & K DROPULIC PTY LTD	001 747 315
IDOLMACE PTY. LIMITED	069 900 492
IDURMADA PTY LTD	097 102 871
IIG FINANCE PTY LIMITED	097 118 299
ILLUMINA GROUP PTY LTD	114 764 199
INASA AUSTRALIA PTY LIMITED	078 881 295
INDEPENDENT GLOBAL MEDIA AND DISTRIBUTION PTY LTD	114 749 067
INDUSTRIAL TRADE & DEMOLITION SERVICES PTY LTD	093 306 855
INFORM COMMUNICATION SERVICES PTY. LTD.	007 426 048
INTEGRITY WEALTH PTY. LTD.	105 117 851
INTERACT GLOBAL (ASIA PACIFIC) PTY LIMITED	088 059 741
INTERNATIONAL COMMERCE CORPORATION PTY LTD	065 155 375
INTERNET INFORMATION SERVICES PTY LTD	105 104 694
INTER TRADE CORPORATION PTY. LTD.	074 362 459
IPS CAPITAL (AUST) PTY. LTD.	114 796 968
ISLAND CLASSIC LIMOUSINES PTY LTD	074 294 107
I T SHREDDING SOLUTIONS PTY LIMITED	114 790 126
ITXPRESS CORPORATE PTY LTD	109 557 208
IVYVIEW PTY. LTD.	010 946 184
J.S. ROBINSON & SONS PTY. LTD.	005 201 374
J & J ENTERPRISES (NSW) PTY LTD	065 214 244
J & JS WHEELER PTY LTD	105 046 571
JACTON FINANCE PTY LTD	105 058 660
JADE IT SERVICES PTY LTD	109 540 267
JAF TILERS PTY LTD	114 747 367
JAJAD ENTERPRISES PTY. LTD.	105 124 909
JAMIE'S PAINTING & DECORATING SERVICES PTY LTD	069 850 479

Name of Company	ACN
JANOC PTY LTD	109 512 567
JARK PTY LTD	114 772 744
JARWORTH PTY LTD	114 770 633
J BOND PROPERTY PTY LTD	105 071 967
JC LIFTING PTY LTD	114 794 437
JEMARDEN PTY LTD	078 905 647
JERSIE HOLDINGS PTY LTD	078 909 850
JESSAMY PTY. LTD.	097 144 468
JIMBO (QLD) PTY LTD	105 138 369
JOHN ASHWORTH & ASSOCIATES PTY LTD	001 714 049
JOLIBO PTY LTD	114 790 340
JONTAI WELDING & ENGINEERING & BODY HIRE PTY LTD	078 902 404
K & R JAMIESON NOMINEES PTY. LIMITED	074 337 447
KALIPOLL PTY. LIMITED	078 918 868
KAMIRE SECURITY SERVICES PTY. LTD.	100 932 536
KAYVOR INVESTMENTS PTY. LTD.	109 471 909
KEITH NEWBOLD PTY LTD	082 959 662
KELMOUNT PTY LTD	114 806 898
KENTMOON PTY LTD	074 408 183
KEPERRA QUARRY PTY. LTD.	074 420 714
KEVIN DOWNES PROPRIETARY LIMITED	005 859 263
KGB QUARTER HORSE STUD PTY LTD	105 070 399
KIA TOA ENTERPRISES PTY. LTD.	105 092 377
KIHONG PTY LTD	114 740 939
KIMI PTY LTD	008 844 077
KISMET BUSINESS PARK PTY. LTD.	105 139 802
KNOCKOUT HOME LOANS PTY LTD	100 885 121
KRIZKAZ PTY. LTD.	093 305 223
L & P ENTERPRISES (AUST) PTY LTD	114 808 525
LACHMAN PTY. LTD.	065 154 734
LANDOUS PTY LTD	100 899 223
LAPLAND SAUNAS PTY LTD	100 916 121
LAURAY ENTERPRISES PTY LTD	002 186 772
LAWRENCE TRADING PTY. LTD.	092 046 092
LE & NE HAND PTY. LTD.	060 549 840
LEAD BALLOON MALVERN PTY. LTD.	109 564 534
LEAVILLE PTY LTD	078 908 157
LEEDS BULL NOMINEES PTY. LTD.	052 229 919

Name of Company	ACN
LEE INDUSTRIES (SA) PTY LTD	097 142 491
LEWANN PTY LTD	114 819 939
LEWGIFT PTY. LIMITED	060 417 727
LHS PTY LTD	114 789 632
LIEBICH AND ASSOCIATES PTY LTD	093 277 000
LIN & YU PTY LTD	114 731 958
LINEDIE PTY LTD	065 202 244
LISCIA & TAVELLI LEGAL CONSULTANTS PTY LTD	078 947 743
LITTLE DIRT DIGGERS PTY LIMITED	109 582 050
LUINA SKY PTY. LTD.	065 215 410
LUNCHBOX MANAGEMENT PTY LIMITED	105 141 277
LYONS-SINCLAIR PICTURES PTY. LTD.	007 424 553
M. PEISLEY NOMINEES PTY LIMITED	105 124 605
M & B KEATING INVESTMENTS PTY. LTD.	109 588 696
M & M RAWLINGS PTY LTD.	009 551 928
MACLAW SERVICES PTY LTD	109 540 034
MAGNAMORE PTY. LTD.	060 553 068
MAGNETIC TIGER PTY LTD	109 587 368
MAJIC HAND MOTORS PTY. LTD.	100 869 592
MALIVOE PTY LTD	082 946 156
MANAVEX PTY. LTD.	006 051 467
MARACHE PTY LTD	105 095 216
MARCASITE IMPORTS PTY. LIMITED	003 320 063
MARIO MUTIS PTY LTD	114 761 956
MARSHALL'S CONSULTING SERVICES PTY. LTD.	114 777 132
MARTI'S CANOWINDRA BALLOON FIESTA LIMITED	082 995 748
MARTOS ENTERPRISES PTY LTD	082 992 309
MATES PLACE ACCOMMODATION LIMITED	114 753 678
MAVICA PTY LIMITED	082 953 179
MAX BREW PTY LTD	105 063 116
MCM DEVELOPMENTS PTY. LTD.	100 906 143
MHJ SERVICES PTY. LIMITED	093 301 529
MIBOR HOLDINGS PTY LTD	002 447 190
MICHAEL CURTIN PTY LIMITED	105 090 113
MICROFIX PTY. LTD.	010 945 516
MIGLIO ENTERPRISES PTY LTD	114 782 820
MIKE MCGUIRE PTY LTD	001 239 103
MINING TREASURY & SECURITIES PTY LIMITED	056 041 091

Name of Company	ACN
MJW ACOUSTICS PTY LTD	097 096 663
MONSTREAM PTY. LIMITED	093 294 485
MONTANEGRO PTY LTD	100 860 624
MORRAN CONSTRUCTIONS PTY LTD	056 493 157
MORTGAGE SMART HOME LOANS PTY LTD	093 301 172
MR BEAN COFFEE GROUP PTY LTD	114 783 587
MTM PROPERTIES PTY. LTD.	065 135 113
MUNGINDI SERVICE CENTRE PTY LIMITED	082 845 056
MUNIC INDUSTRIES PTY LTD	078 900 688
MUSILO PTY LTD	003 122 405
NALEEG PTY LIMITED	105 103 035
NASHI FENCING PTY. LTD.	088 059 456
NASSER CLEANING SERVICES PTY LTD	093 326 339
NEIL HOWE ELECTRICAL PTY. LIMITED	105 110 656
NERBRI PTY LTD	078 804 494
NEW BLOOD RECORDS PTY. LTD.	114 817 640
NGAN PHONG INTERNATIONAL PTY LTD	105 119 819
NINE WOK STATION PTY LIMITED	114 735 796
NIVIMAR HOLDINGS PTY. LTD.	069 850 899
N L H T INVESTMENTS PTY. LTD.	060 482 797
NORTHERN BEACHES INVESTIGATIONS PTY. LTD.	088 032 026
NORTH PACIFIC INVESTMENTS PTY LTD	088 046 940
NORWEST OFFICE SERVICES PTY. LIMITED	093 319 218
NUPATH PTY. LTD.	097 131 747
OAKLEY'S GENERAL CONTRACTING PTY. LIMITED	005 559 857
OAKWAND PTY. LIMITED	052 316 515
ODYSSEY FINANCIAL SERVICES PTY LTD	100 911 591
OLDBUCK PTY LTD	009 036 293
OMEGA TRESURE PTY LTD	114 815 860
ONECONSULTANT PTY LTD	109 499 238
OPEN INTEGRATION (NSW) PTY LTD	078 897 444
ORIGINAL IDEAS-R-US PTY LTD	105 133 631
OVERDRAWN PTY LIMITED	002 957 502
OZKI KIWI FRUIT PTY LTD	105 076 408
OZ MAKMAN PTY LTD	093 298 349
OZSPICE PTY LTD	097 101 258
P. RYZOWY HOLDINGS PROPRIETARY LIMITED	004 547 273
P & M HARRISON PTY LIMITED	114 789 589

Name of Company	ACN
PACIFIC CONTROL SYSTEMS PTY LTD	060 455 852
PACIFIC EAGLE EQUITIES PTY LTD	093 319 227
PACIFIC TIMBER INDUSTRIES PTY LTD	060 532 667
PACKRON PTY. LTD.	078 876 641
PAMLIN PTY. LIMITED	004 011 205
PARIDIS AND PARTNERS PTY LTD	105 107 024
PARRALAL DEMOLITIONS PTY LTD	114 762 506
PAVE-A-WAY (VIC) PTY. LTD.	100 869 994
PAZ PTY. LTD.	105 096 320
PEAKS INTERNATIONAL PTY LTD	052 350 053
PEGPAR NOMINEES PTY LTD	001 592 810
PEKY TRANSPORT PTY. LTD.	100 921 711
PELICAN BEACH RESORT HOLDINGS PTY LIMITED	114 808 810
PELICAN BEACH RESORT MANAGEMENT PTY LIMITED	114 808 801
PEMBERTON VINEYARDS PTY LTD	065 222 406
PERFORMANCE OUTCOMES PTY LTD	097 156 502
PERRICONE SYSTEMS PTY LTD	105 079 669
PETER SMITH INTERNATIONAL SPORTS TOURS PTY. LTD.	007 250 044
PETMANIA PTY LTD	114 744 106
PHILBRO HAULAGE PTY LTD	105 077 843
PHUOC LOC ASIAN GROCERY PTY LTD	097 102 415
PIED PIPER RECORDS PTY LTD	114 750 622
PINNOR PTY LTD	109 510 401
PLANTILL PTY. LTD.	006 050 951
PLATINIUM ROLLS ROYCE RENTAL PTY. LTD.	114 782 062
PLATINUM TRAVEL SERVICE PTY LTD	114 782 099
PLEASURABLE DISTURBANCE (AUST) PTY LTD	105 084 035
PORTER CONTINENTAL PTY LTD	105 067 801
PORTNEST PTY. LIMITED	052 311 047
POSITIVE PROPERTY AUSTRALIA PTY. LTD.	114 784 280
POWER EDUCATION INSTITUTE PTY. LTD.	100 828 680
POWERLINK ACTION LEARNING PTY LTD	093 290 450
POWERTRONIX ELECTRICAL SERVICES PTY LTD	002 950 156
PRECISE SYSTEMS PTY LTD	105 065 843
PRIVATE INVESTOR MAGAZINE PTY LTD	114 746 244
PR JOHNSON & CO PTY LTD	114 807 180
PROBRICK AUSTRALIA PTY. LTD.	056 369 656
PROPANE PERFORMANCE PTY LTD	078 869 879

Name of Company	ACN
PROPERTY TRADEWORKS PTY LTD	109 533 959
PROSPERITY WEALTH BUILDERS PTY LTD	105 071 805
PROTOSYS PTY LTD	093 352 099
PTM DESIGN SERVICES PTY LTD	114 739 007
PUBLIC SAFETY INDUSTRY TRAINING ADVISORY BODY LTD	078 866 403
PUPWEAL PTY. LIMITED	087 850 360
Q FLY PTY LTD	105 103 179
QUANTUM CORPORATION (QLD) PTY LTD	114 765 196
QUATTRO 4 PROPERTY SERVICES SA PTY LTD	007 919 271
QUEST HEALTH & FITNESS SERVICES PTY LTD	093 325 707
QUMAN PTY LTD	060 434 157
R. D. CONSULTING (AUST) PTY LTD	097 100 813
R & M ROWE PTY LTD	078 865 086
RAGS-2-RICHES ENTERTAINMENT PTY LIMITED	105 133 480
RE-CREATED RESOURCES PTY LIMITED	093 339 809
REAL ESTATE MARKETING SOLUTIONS PTY LTD	114 742 406
REED CHEMICALS PTY LTD	114 814 792
REX RESTAURANT PTY. LIMITED	097 123 736
RICHARD CURTIN PTY LIMITED	105 090 097
RIODELTA PTY LTD	088 055 789
RITCHIE INVESTMENTS GROUP PTY LIMITED	078 865 102
RIVERLAND HOLDINGS PTY LTD	052 212 996
RIVERLEIGH CORPORATION PTY LIMITED	114 791 034
RJB (NSW) PTY. LIMITED	105 056 040
RMCS PTY. LTD.	069 864 375
ROBMAR (WA) PTY LTD	109 576 650
RODD MARTIN PTY LTD	078 880 010
RODE ROAD HOLDINGS PTY LTD	109 545 691
ROOMSEA PTY. LTD.	056 351 261
ROTARY CHISEL ENTERPRISES PTY LTD	069 885 089
ROVERDEEN PTY. LTD.	093 355 992
RUSWELL PTY LTD	097 123 923
SAAD'S HAIR & BEAUTY SALON PTY LTD	114 789 963
SAFE EYE PTY LTD	109 509 711
SAKADA PTY LTD	109 542 181
SALFRED PTY LIMITED	009 458 726
SAMDAR PTY. LTD.	074 365 638
SAME DAY HOME LOANS PTY LTD	100 894 773

Name of Company	ACN
SAMPLE GROUP PTY LIMITED	093 300 648
SANCHO PANZA INVESTMENTS PTY LTD	114 805 506
SANS SOUCI PROPERTIES PTY LTD	093 284 041
SCAFFRITE ACCESS PTY LTD	109 586 076
SCARBOROUGH BEACH INVESTMENTS PTY LTD	114 772 879
SEAFORTH DEVELOPMENTS PTY LTD	105 064 140
SEEK SALES & MARKETING PTY. LTD.	114 771 229
SERGI TRANSPORT PTY LTD	105 064 524
SESSIONS HOUSE SERVICES PTY LTD	002 789 237
SETTING SCENE PTY LTD	093 283 526
SHADE ANGEL INNOVATIONS PTY LTD	114 793 092
SHOWA AUSTRALIA PTY LIMITED	100 921 060
SIGNAR PTY LTD	109 552 767
SILONA PTY. LTD.	009 246 011
SILVABACK PTY LTD	114 773 849
SIMPLY BEDS CROWS NEST PTY LIMITED	109 539 059
SIRIGO PTY LIMITED	105 046 339
SIXTY-NINE DEGREES PTY LTD	114 746 735
SK IMPORTS PTY LTD	100 894 648
S L & A L HYLAND PTY LTD	114 739 632
SLIDESCOPE PTY LTD	114 733 407
SMART WORLD ENTERPRISES PTY LTD	100 912 927
SMK DEVELOPERS PTY. LTD.	105 098 619
SOFT WORLD (AUSTRALIA) PTY LTD	082 978 863
SOLDERN PTY. LTD.	010 886 085
SOLOMONS PROPRIETARY LIMITED	004 095 130
SOUTH COAST PROPERTY BARGAIN INVESTMENTS PTY LTD	114 745 069
SOUTHERN CROSS SURFBOARDS (NSW) PTY LTD	100 914 823
SPEAK GROUP PTY LTD	088 034 128
SPEEDWAY PLASTIC BAGS PTY LTD	097 137 507
SPORT SCOPE AUSTRALIA PTY LTD	056 472 587
ST. MINA HOLDINGS PTY. LTD.	078 928 695
START EM UP MOTORS PTY. LTD.	114 770 688
STEVGO PTY. LTD.	004 011 581
STOKES PLASTER PTY. LTD.	100 870 184
STRENVEX PTY LTD	114 819 180
SUNSCOPE PTY LTD	100 928 130
SUNSHINE COAST INNOVATION FINANCE LIMITED	065 151 555

Name of Company	ACN
SUTHERLAND SHIRE HOUSING NETWORK LTD	002 769 075
SWADESH INTERNATIONAL PTY LTD	114 792 022
SYDNEY BOATING CLUB PTY. LTD.	114 741 678
SYDNEY EARTHMOVING PTY LIMITED	114 761 483
T. DOTTA BUILDING SERVICES PTY LTD	109 529 366
T & D ELECTRICAL PTY. LIMITED	052 050 790
T&S I.T & ELECTRICAL SUPPLIES PTY LTD	114 758 226
TALIESYN PTY LTD	114 743 172
TALL STRUCTURES ENGINEERING PTY. LTD.	074 326 506
TAMARACY PTY LTD	100 944 616
TAOUK COURIERS PTY LTD	114 788 448
TARA CONSULTING SERVICES PTY LTD	074 397 710
TARTAN WHEELER PTY LTD	097 133 189
TATCHELL'S LOGISTIC SOLUTIONS PTY LTD	093 322 233
TAYLOR PTY LTD	006 167 120
TAYLOR WHILLAS CONSULTING SERVICES PTY LTD	002 194 818
TECHWIN (AUST) PTY LTD	105 112 525
TENG FEI PTY LTD	114 791 730
THE ARKY GROUP PTY LTD	114 749 085
THE BEES KNEES KIDS SHOW PTY LTD	114 746 333
THE ELEVENTH DOT PTY LTD	069 900 152
THE FINTEC GROUP PTY LTD	100 893 687
THERMAL BONDING PATENTS PTY LTD	082 660 222
THE SNARK PTY LTD	060 477 447
THE WESTPLEX GROUP PTY LTD	009 399 348
THIRTY EIGHTH FEBALUX PTY. LTD.	005 674 591
THOUGHTFUL THEMES ET THINGS PTY. LTD.	060 483 114
TIGER LIM PTY LIMITED	109 563 555
TIMTEC PTY LTD	105 087 956
TJS INVESTMENTS (AUST) PTY LTD	114 739 338
TM TECH PTY LTD	114 767 270
TODDY BITOSSO PTY. LTD.	069 903 126
TOM THE HANDYMAN PTY LTD	114 780 835
TORIA TRANSPORT PTY LTD	109 513 635
TRAFEE PTY LTD	074 406 223
TRAINING RESULTS PTY LTD	060 519 619
TRILOGY CAPITAL PARTNERS PTY LIMITED	108 873 258
TRIVAX PTY LTD	105 099 456

Name of Company	ACN
TRUE NORTH GROUP PTY LIMITED	088 034 146
TSG TRAVEL SERVICES PTY LTD	114 774 668
TSM CHEMICALS PTY LTD	114 801 795
TUBANAKI PROPRIETARY LIMITED	005 858 604
TYKE CASALS PTY. LTD.	007 250 099
TYSON CONSULTING PTY LTD	100 905 502
T2 CLOTHING PTY LTD	109 511 873
UNIVERSE HOLDINGS PTY LTD	074 416 890
URN TECHNOLOGIES PTY LTD	100 867 392
UZAY PTY. LTD.	083 003 981
VAMS RESOURCES PTY. LTD.	093 355 901
VANTOW PTY. LTD.	006 782 243
VELLOCITY PTY. LTD.	109 402 860
VENDREDI PTY LTD	001 928 810
VICTORIA AUTO PTY. LTD.	093 334 297
VIKKIS ABSOLUTELY FABULOUS CATERING PTY LTD	105 047 256
VILLA D'ORO INVESTMENTS PTY LTD	109 533 048
VILMAC HOLDINGS PTY. LTD.	010 823 944
VIVBASO TRADING PTY. LIMITED	004 013 987
WAHABY TRANSPORT PTY LTD	114 762 060
WAIHAUPOKOPOKO PTY LTD	105 084 446
WALIBA HOLDINGS PTY LTD	003 316 345
WALL & MCGUIGAN PTY LTD	082 961 653
WANSLEA LODGE PTY. LTD.	007 249 694
WEAVEN HOLDINGS PTY LTD	002 209 029
WEBDJ PTY LTD	097 135 110
WEB DRIVE PTY. LIMITED	109 567 222
WEBSITE CONSTRUCTION PTY. LTD.	078 905 334
WERRIBEE WASTE SOLUTIONS PTY. LTD.	114 758 753
WESTMEADOWS INVESTMENTS PTY LTD	105 109 699
WILLOWVALE GALLERIES PTY. LTD.	056 439 760
WILSON'S TRANSPORT (SA) PTY LTD	105 065 316
WINDBOLT PTY. LIMITED	056 146 813
WIND CONTROL PTY LTD	100 864 739
WINGPIPE PTY. LIMITED	004 008 066
WISEDEAL INVESTMENTS PTY LTD	056 478 141
WODEN PTY. LTD.	010 257 682
WOODHOUSE MULTIMEDIA PTY. LTD.	105 069 912

Name of Company	ACN
WOOJU COMMUNICATIONS PTY LTD	105 080 591
WR (AUSTRALIA) TRANSPORT PTY LTD	114 764 617
WYC EDUCATION CONSORTIUM PTY LTD	105 056 648
Y & G CONPAK PTY LTD	109 546 214
YONALE PTY. LIMITED	051 987 556
YORK CONSTRUCTIONS PTY LTD	097 099 879
YORNA PTY LTD	082 998 276
Z & D INVESTMENTS PTY LIMITED	088 089 589
ZBD INTERIORS PTY LTD	082 963 700
ZENESTATE PTY LIMITED	109 544 256
ZEN FOUNDATION TWO PTY LTD	109 580 458
ZOUROUDIS INVESTMENTS PTY LTD	105 108 441
21A MULTIMEDIA PTY. LIMITED	078 872 741
42 (QLD) PTY LTD	097 120 860
8 GROUP PTY LTD	109 529 419

CORPORATIONS ACT 2001
Subsection 601AB(3)

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

Dated this thirty-first day of August 2007

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
(UK) INTERNET REGISTRY LTD	113 413 782
ACTION INSULATION ENGINEERS (MELBOURNE) PTY. LIMITED	004 696 673
ADELAIDE FINESSE FURNITURE PTY. LTD.	076 266 941
AEMSYS PTY LTD	106 416 479
AGENCY ADMINISTRATION SERVICE PTY LIMITED	096 815 780
A IMAGINE STEEL PTY LTD	068 908 467
AMERINAUS FINANCIAL RESOURCE CORPORATION PTY. LTD.	007 376 856
AML CONSTRUCTION PTY. LTD.	106 206 044
ANGEL FACE & BODY THERAPY PTY LTD	096 914 877
ARISTO HOMES PTY LIMITED	115 301 294
ARNHEM ABRASIVE BLASTING PTY LTD	079 208 450
ATLANTIC 3-FINANCIAL (AUST) PTY. LTD.	056 262 723
AUSTRALIAN INSULATION DISCOUNT CENTRE PTY LTD	106 309 291
BEACHSIDE DEVELOPMENTS (COOLANGATTA) PTY. LTD.	058 548 655
BINAND PTY LTD	079 499 228
BON-ACCORD FINANCE PTY LTD	103 790 183
BONTINNE PTY LTD	002 378 636
BROOME PRINTING COMPANY PTY LTD	065 636 848
BRYSON GLOBAL TECHNOLOGIES PTY LTD	096 786 186
CACCAMO BROS PTY LTD	002 401 578
CAMEO FURNITURE (S.A.) PTY LTD	074 758 302
CENTRAL EMPLOYMENT SERVICES PTY. LTD.	101 567 337
CHRISTOLAVIN PTY LIMITED	091 190 037
DANIELETTO ENTERPRISES PTY LIMITED	106 886 391
DOMAIN NAMES NZ LTD	113 711 112

Name of Company	ACN
DONCASTER APARTMENTS PTY LTD	098 364 384
DON SECURITY SERVICES PTY LTD	097 677 382
DORIDOS PTY LIMITED	080 572 523
DSTAR INVESTMENTS PTY LTD	098 193 581
E & J DIXON AUTOMOTIVE SERVICES PTY. LTD.	081 999 439
ECLIPSE HOLDINGS PTY LTD	009 279 798
ELAN BIO DYNAMICS PTY LTD	086 030 748
ELISPUR PTY. LIMITED	068 317 555
ERATEX PTY. LTD.	005 746 538
ERSH TRANSPORT PTY LTD	097 722 702
FARLEY CONSTRUCTION MANAGEMENT PTY LTD	102 611 138
FAST FORWARD MOTORS SERVICE CENTRE PTY LTD	065 727 442
FLOW-RITE ASIA PACIFIC PTY LIMITED	103 334 336
FOLD UP DECOYS (AUSTRALIA) PTY LTD	095 317 696
FORECAST HOMES PTY LTD	082 776 734
FREETEL COMMUNICATIONS PTY LTD	092 211 268
FRIENDS FIRST PTY LTD	084 236 877
FRONTIER ENTERPRISES PTY LTD	110 497 419
FYNA CONSTRUCTIONS (VIC) PTY LTD	067 195 126
GALAXY HYDRAULIC SERVICES PTY LTD	089 310 903
GARRITTY CONSTRUCTIONS PTY. LTD.	085 848 620
GLENCARA CONSTRUCTIONS PTY. LTD.	007 125 500
GREENSTRAW PTY LTD	009 447 956
HANAMEEL PTY LTD	058 328 457
HOLLIER & SONS PTY. LTD.	071 810 332
HUNTER WHOLESALE MEATS PTY LTD	052 831 099
IDOX PTY LTD	109 146 581
IMPAX PTY LTD	074 628 069
INDIGOE BLUE PTY. LTD.	074 642 096
J.A.HAIRDRESSING PTY LIMITED	082 946 790
JAISTO INVESTMENTS PTY. LTD.	081 664 039
JANGCORP MANAGEMENT PTY LTD	104 843 987
JASOPH PTY LTD	097 176 826
JIM MOCK PTY. LTD.	005 953 195
JONADA PTY. LTD.	088 049 736
KATCOO PTY LTD	104 107 913
KIERFORD COURT PTY. LTD.	083 840 804
KYOTO PTY LTD	096 468 334

Name of Company	ACN
LIGHTFOOT HOLDINGS PTY LIMITED	118 588 079
MANGISH TROLLEY SERVICES PTY LTD	079 449 013
MONACO INVESTMENTS PROPRIETARY LIMITED	007 650 491
MONOLITH MANAGEMENT PTY LTD	116 806 038
MORAGAR PTY LTD	123 319 139
NEWS, BUSINESS & PROPERTIES (NBP) PTY LTD	101 373 602
NEW WAVE HOTELS PTY LTD	090 080 667
NUERA PRACTITIONER PTY LTD	113 678 532
OCEANVUE PTY. LTD.	079 011 840
PARIS NOMINEES PTY. LTD.	007 798 870
PASCAYLE PTY. LTD.	067 160 052
PAUL WILSON TRADING PTY LTD	088 208 128
PELICAN WATER DEVELOPMENT PTY LTD	102 756 445
PREMIER TECHNOLOGY AUSTRALIA PTY LTD	078 943 227
QUEENSLAND PATISSERIE PTY LTD	112 086 496
RED-E INSTANT PRINTING PTY LTD	050 542 115
RED HANDED PTY. LTD.	007 220 975
RENABERG PTY. LTD.	071 654 870
ROBUSTICO PTY LTD	098 588 991
ROLLOCORP NO 64 PTY LTD	002 468 699
ROTEC AUST. PTY. LTD.	006 956 565
SHAZWAY PTY. LTD.	105 400 771
SOLADRI HOLDINGS PTY LTD	097 030 718
SOLE CLEANING SERVICE PTY LTD	078 949 907
STERLING ESTATES CORPORATION PTY LIMITED	067 791 539
STEVE'S INSTALLS PTY LTD	113 256 054
TAILOR MADE HOME IMPROVEMENTS PTY LTD	114 915 276
THORNWIN INVESTMENTS PTY. LIMITED.	110 116 277
TOPMARK CONSTRUCTIONS (VIC) PTY LTD	090 910 599
TRANSPORT SERVICES PTY LTD	010 393 745
TRAVEL ALLIANCE GROUP HOLDINGS LTD	102 353 668
VACT ENGINEERING & INSTALLATIONS PTY. LTD.	006 778 650
VRP HOLDINGS PTY LTD	105 737 102
W. & B. HOLDINGS PTY. LTD.	007 243 825
WESTBROOK LODGE PTY LIMITED	110 116 259
WESTGATE PRINTING GROUP PTY. LIMITED	050 990 255
WILMORE PROPERTIES PTY LTD	010 647 195
WOOD BUILDING CO PTY LTD	110 409 320

Name of Company	ACN
WYEE CONTRACTING PTY LIMITED	115 093 019
XPLORER PTY. LIMITED	003 683 752
YUFT PTY. LTD.	096 909 401
2 BC PTY LTD	095 856 107
95 YORK STREET PTY. LIMITED	083 977 002

Corporations Act 2001
Subsection 164(3)

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

ACONEX PTY LTD ACN 091 376 091 will change to a public company limited by shares. The new name will be ACONEX LIMITED ACN 091 376 091.

CHALLENGE FINANCE LTD ACN 000 032 735 will change to a proprietary company limited by shares. The new name will be CHALLENGE FINANCE PTY LIMITED ACN 000 032 735.

GENERAL CREDITS HOLDINGS LIMITED ACN 004 491 258 will change to a proprietary company limited by shares. The new name will be GENERAL CREDITS HOLDINGS PTY LIMITED ACN 004 491 258.

HURRICANE FUELS LIMITED ACN 112 099 804 will change to a proprietary company limited by shares. The new name will be SPITFIRE OIL PTY LTD ACN 112 099 804.

MINEMAKERS AUSTRALIA NL ACN 081 911 917 will change to a proprietary company limited by shares. The new name will be MINEMAKERS AUSTRALIA PTY LTD ACN 081 911 917.

P-FUEL PTY LTD ACN 115 932 744 will change to a public company limited by shares. The new name will be P-FUEL LTD ACN 115 932 744.

RESI-STATEWIDE CORPORATION LIMITED ACN 009 662 542 will change to a proprietary company limited by shares. The new name will be RESI-STATEWIDE CORPORATION PTY LIMITED ACN 009 662 542.

SPANYID LIMITED ACN 109 986 334 will change to a proprietary company limited by shares. The new name will be SPANYID PTY LTD ACN 109 986 334.

AIRLOOM HOLDINGS LIMITED ACN 097 469 497 will change to a proprietary company limited by shares. The new name will be AIRLOOM HOLDINGS PTY LTD ACN 097 469 497.

ENTERPRISE MINING LIMITED ACN 119 363 656 will change to a proprietary company limited by shares. The new name will be ENTERPRISE MINING PTY LTD ACN 119 363 656.

GREEN GLOBAL TECHNOLOGIES PTY LTD ACN 122 047 741 will change to a public company limited by shares. The new name will be GREEN GLOBAL TECHNOLOGIES LIMITED ACN 122 047 741.

MARINE CULTURE TECHNOLOGY PTY LTD ACN 111 296 461 will change to a public company limited by shares. The new name will be MARINE CULTURE TECHNOLOGY LIMITED ACN 111 296 461.

NOVERA ENERGY LIMITED ACN 084 084 515 will change to a proprietary company limited by shares. The new name will be NOVERA ENERGY PTY LIMITED ACN 084 084 515.

PERCHERON CAPITAL PTY LTD ACN 088 588 425 will change to a public company limited by shares. The new name will be E&A LIMITED ACN 088 588 425.

RESI-STATEWIDE MORTGAGE CORPORATION LIMITED ACN 005 083 394 will change to a proprietary company limited by shares. The new name will be RESI-STATEWIDE MORTGAGE CORPORATION PTY LIMITED ACN 005 083 394.

STREAM SOLUTIONS LIMITED ACN 091 647 059 will change to a proprietary company limited by shares. The new name will be STREAM SOLUTIONS PTY LTD ACN 091 647 059.

VILLA WORLD LIMITED ACN 010 621 226 will change to a proprietary company limited by shares. The new name will be MFS DIVERSIFIED DEVELOPMENTS PTY LTD ACN 010 621 226.

1925 (INDUSTRIAL) LIMITED ACN 004 218 526 will change to a proprietary company limited by shares. The new name will be 1925 (INDUSTRIAL) PTY LIMITED ACN 004 218 526.

VISTARISE LTD ACN 094 073 426 will change to a proprietary company limited by shares. The new name will be VISTARISE PTY LTD ACN 094 073 426.

1925 (PROPERTIES) LTD ACN 000 309 491 will change to a proprietary company limited by shares. The new name will be 1925 (PROPERTIES) PTY LIMITED ACN 000 309 491.
