



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia 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.

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07 / 0 6 6 6

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

Under paragraph 655A(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if paragraph 612(f) of the Act were modified or varied by deleting the words "items 2, 3 and 6" and inserting the words "items 2 and 3".

Schedule A

Bowen Energy Limited ACN 120 965 095 ("Bowen Energy")

Schedule B

The off-market bid by Bowen Energy for all the ordinary shares in Rocklands Richfield Limited ACN 057 121 749 (the "Target") in respect of which:

- (a) Bowen Energy lodged a bidder's statement with ASIC on 13 July 2007 (the "Original Bidder's Statement");
 - (b) Bowen Energy purported to lodge a replacement bidder's statement with ASIC on 13 August 2007 under ASIC Class Order [00/344] *Changes to a bidder's statement between lodgement and despatch* (the "Replacement Bidder's Statement");
 - (c) Having not complied with the conditions of ASIC Class Order [00/344], Bowen Energy does not have the benefit of relief provided by the Class Order;
 - (d) On 13 August 2007, Bowen Energy sent to the Target and the ASX:
 - (i) a copy of the Replacement Bidder's Statement; and
 - (iii) a copy of the Replacement Bidder's Statement marked to show all changes from the Original Bidder's Statement;
 - (e) On 27 August 2007 Bowen Energy lodges with ASIC and sends to the Target and the ASX:
 - (i) a supplementary bidder's statement in accordance with sections 645 and 647 of the Act in relation to the material contained in the Replacement Bidder's Statement.
 - (ii) a replacement bidder's statement in the same form as the Replacement Bidder's Statement except for the information required under paragraphs (f) and (g) of this Schedule; and
-

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- (iii) a copy of the replacement bidder's statement marked to show all changes from the Original Bidder's Statement.
- (f) Bowen Energy dates the replacement bidder's statement with the day on which it lodges the replacement bidder's statement with ASIC;
- (g) Bowen Energy in the replacement bidder's statement:
 - (i) explains that the replacement bidder's statement replaces the Original Bidder's Statement and the Replacement Bidder's Statement; and
 - (ii) gives the date that the Original Bidder's Statement was lodged; and
- (h) On 27 August 2007 Bowen Energy sends the replacement bidder's statement to all holders of securities the subject of the bid.

Interpretation

"ASX" means ASX Limited ACN 008 624 691.

Dated this 24th day of August 2007



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

07 / 0 6 9 0

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 673(1)(a) – Variation**

Under paragraph 673(1)(a) of the Corporations Act 2001 (*Act*), the Australian Securities and Investments Commission (*ASIC*) varies the instrument dated 16 August 2007 signed by Tien Quach exempting the persons in Schedule A and each of those persons' associates from section 671B of the Act by:

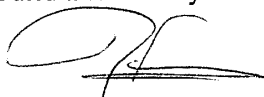
- (i) omitting the words "Record Date" from paragraph 3 on page 1 of the instrument and substituting the words "Implementation Date"; and
- (ii) in the **Interpretation** section, following immediately after the definition of **Cash Out Shareholder** on page 3 of the instrument, inserting:

"Implementation Date means the date (on or about 31 August 2007) on which *inter alia* the Broker or its nominee becomes the registered holder of the Securities."

Schedule A

- (a) Babcock & Brown Limited ACN 108 614 955
- (k) Alinta Limited ACN 119 985 590
- (l) Deutsche Bank Aktiengesellschaft ARBN 064 165 162, UBS AG ARBN 088 129 613 and ABN Amro Equities Australia Limited ACN 002 768 701

Dated this 24th day of August 2007.



Signed by Jerry Pearson, a delegate of ASIC.

07 / 0 6 9 1

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

Enabling legislation

1. The Australian Securities and Investments Commission makes this instrument under subsection 1075A(1) of the *Corporations Act 2001* (the *Act*).

Commencement

2. This instrument commences when NIB Health Funds Ltd ACN 000 124 381 (*NIB*) becomes a company limited by shares under Part 2B.7 of the Act.

Declaration

3. Part 7.11 of the Act applies to an eligible NIB share as if section 1071H in that Part were modified or varied as follows:
 - (a) in subsection (1) omit “2 months after a company issues a security,”, substitute “3 business days after a company receives a request in writing by a person to whom a security in the company has been issued,”;
 - (b) after subsection (1) insert:

“(1A) The company must give each person to whom a security in the company has been issued a notice in writing informing them of their right to request the certificates and other title documents referred to in subsection (1).

(1B) Subsections (1) and (1A) do not apply where the constitution of the company prohibits a holder of a security from transferring the security to another person.”; and
 - (c) in subsection (3) omit “one month”, substitute “3 business days”.
4. The declaration in paragraph 3 ceases to apply to an eligible NIB share on the earlier of:
 - (a) the cancellation of the share; and
 - (b) 2 months after the issue of the share.

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Interpretation

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5. In this instrument:

eligible NIB share means an ordinary share in NIB which is issued on or about 31 August 2007 in accordance with a compromise or arrangement under Part 5.1 of the Act, approved by the Federal Court of Australia on 23 July 2007, between NIB and certain of its creditors.

Dated this 27th day of August 2007

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

07 / 0 6 9 2

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

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

1. after paragraph 601GAB(2)(b) as notionally inserted into the Act by ASIC Class Order [05/26], insert the following subsection:

“(2A) The constitution may provide an alternative formula or method when the interests of the scheme are quoted on a financial market where:

 - (a) the formula or method is 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 acquiring scheme property; and
 - (b) the constitution contains a provision to the effect that if the issue price is set in accordance with a formula or method that is covered by subsection 601GAB(2A)(a), the issue price must be greater than or equal to the issue price that is determined by using a formula or method under subsection 601GAB(2).”; and
2. in subsection 601GAB(1) as notionally inserted into the Act by ASIC Class Order [05/26], omit “subsection (2)”, and substitute “subsections (2) or (2A)”; and
3. in subsection 601GAB(13) as notionally inserted into the Act by ASIC Class Order [05/26], omit “Subsections (2) and (5)”, and substitute “Subsections (2), (2A) and (5)”.

Schedule A

Equity Trustees Limited ACN 004 031 298 as responsible entity of Credit Suisse
PL100 – Emerging Markets Infrastructure Trust ARSN 127 064 699

Dated this 28th day of August 2007



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

07 / 0 6 9 3

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

1. Under paragraphs 601QA(1)(b) and 655A(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) revokes the ASIC Instrument dated 27 August 2007, signed by Cathy Chan, declaring that section 601GAC, as notionally inserted into the Act by ASIC Class Order [CO 05/26], and Chapter 5C of the Act apply to the person specified in Schedule A as if they were modified or varied.
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 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
3. 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

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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.”

Schedule A

Commonwealth Managed Investments Limited ACN 084 098 180 (**CMIL**) in its capacity as responsible entity of Commonwealth Property Office Fund ARSN 086 029 736 (**Fund**).

Schedule B

Any offer (**buy-back arrangement**) made by CMIL in its capacity as responsible entity of the Fund, on or before the first anniversary of the date of this instrument, to acquire Fund interests 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 CMIL 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 interests in the Fund; and
- (b) CMIL cancels all Fund interests 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, CMIL 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 Fund interests that CMIL intends to acquire under the buy-back arrangement; and
 - (iii) the means by which CMIL will fund the acquisition of Fund interests under the buy-back arrangement; and
 - (iv) the amount of money CMIL reasonably expects will be available to it for the purpose of acquiring Fund interests 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

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

Interpretation

In this instrument:

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

Dated this 28th day of August 2007



07 / 0 6 9 3

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

Australian Securities and Investments Commission
Corporations Act 2001, Paragraph 1020F(1)(c) – Declarations

07 / 0 6 9 4

Under paragraph 1020F(1)(c) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Division 2 of Part 7.9 of the Act applies to Equity Trustees Limited ACN 004 031 298 (the *RE*) in its capacity as the responsible entity of Credit Suisse PL100 – Emerging Markets Infrastructure Trust ARSN 127 064 699 (the *Scheme*), in the case referred to in the Schedule, as if the following provisions were modified or varied by:

- (i) deleting “.” at the end of paragraph 1013H(c) and replacing it with “; or”; and
- (ii) inserting a new paragraph 1013H(d) as follows:

“(d) an application of a kind referred to in paragraph (b) will be made to the operator of that market within 7 days of the date of issue of the product”; and
- (iii) deleting “.” at the end of paragraph 1016D(1)(b) and replacing it with “; or”; and
- (iv) inserting a new paragraph 1016D(1)(c) as follows:

“(c) an application for quotation of the product has been made to the operator of that market within 7 days of the date of issue of the product”; and
- (v) deleting paragraphs 1016D(2)(a) and (b); and
- (vi) inserting new paragraphs 1016D(2)(a) and (b) as follows:
 - “(a) an application for quotation of the product has not been made to the operator of that market for the taking of such action as is necessary to enable financial products of that kind to be traded on that market within 7 days of the relevant date or the date of issue of the product; or
 - (b) the product is not able to be traded on that market at the end of 3 months after the relevant date or the date of issue of the product.”; and
- (vii) inserting after the words “(see subsections (3) and (4))” in paragraph 1016E(1)(a) the following:

“or after the date of issue of the product”; and
- (viii) inserting after the words “(see subsection (4))” in subparagraph 1016E(1)(b)(i) the following:

“or after the date of issue of the product”; and
- (ix) inserting after the words “the relevant date” in subparagraph 1016E(1)(b)(ii) the following:

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“ or the date of issue of the product”.

Schedule

Where the RE offers interests in the Scheme under a Product Disclosure Statement lodged with ASIC which discloses the full particulars of the issue of the financial product including:

- (i) the timing arrangements in relation to the quotation of newly issued financial products; and
- (ii) that an application for quotation on the financial market operated by ASX Limited ACN 008 624 691 will be made within 7 days of the date of each new issue of the financial product; and
- (iii) the maximum time in which the issuer will hold applications moneys before issuing the financial product to applicants.

Dated this 28th day of August 2007



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

07 / 0 6 9 5

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.”

Schedule A

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Commonwealth Managed Investments Limited ACN 084 098 180 (*CMIL*) in its capacity as responsible entity of Commonwealth Property Office Fund ARSN 086 029 736 (*Fund*).

Schedule B

Any offer (*buy-back arrangement*) made by CMIL in its capacity as responsible entity of the Fund, on or before the first anniversary of the date of this instrument, to acquire Fund interests 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 CMIL 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 interests in the Fund; and
- (b) CMIL cancels all Fund interests 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, CMIL 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 Fund interests that CMIL intends to acquire under the buy-back arrangement; and
 - (iii) the means by which CMIL will fund the acquisition of Fund interests under the buy-back arrangement; and
 - (iv) the amount of money CMIL reasonably expects will be available to it for the purpose of acquiring Fund interests 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 CMIL has acquired the number of Fund interests it offered to acquire; and
 - (vii) where, immediately before the buy-back arrangement takes place, CMIL holds Fund interests – whether CMIL intends to sell any Fund interests it holds under the buy-back arrangement; and

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- (viii) that associates of CMIL hold Fund interests and may sell those Fund interests to CMIL under the buy-back arrangement; and
- (ix) any restrictions that constrain CMIL discretion to determine the price it will pay for the Fund interests it acquires on the ASX under the buy-back arrangement; and
- (d) the price at which CMIL may acquire Fund stapled securities under the buy-back arrangement does not exceed 105% of the average market price of ALE stapled securities, calculated over the last 5 days in which Fund interests were traded on the ASX; and
- (e) CMIL gives 14 days written notice to ASIC of the intended buy-back arrangement; and
- (f) within 1 month after the Fund interests are cancelled, CMIL lodges with ASIC a notice that sets out:
 - (i) the number of Fund interests cancelled; and
 - (ii) any amount paid by CMIL (in cash or otherwise) under the buy-back arrangement; and
 - (iii) if CMIL has different classes of interests – the class to which each cancelled interest belonged; and
- (g) CMIL 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 CMIL's ability to pay creditors of the Fund from the scheme's assets or CMIL's ability to pay its creditors.

Interpretation

In this instrument:

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

Dated this 27th day of August 2007



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

07 / 0 6 9 6

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

1. Under subsection 741(1) of the *Corporations Act 2001 (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:
 - “(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 the persons specified in Schedule A in the case specified in Schedule B as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting:
 - “(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 prepared; 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.”.

2

Schedule A

07 / 0 6 9 6

Hobona Pty Limited ACN 001 585 244 (as a nominee of Lochie and Goldust under the Vendor Offer)
Iris Hotel Group Pty Limited ACN 078 437 251 (as trustee for the HJH Unit Trust)

Schedule B

An offer of Vendor Stapled Securities for sale where:

1. the Company and Permanent offer to issue Stapled Securities under a combined prospectus and Product Disclosure Statement document dated 25 June 2007 (*Offer Document*) that complies with Part 6D.2 and 7.9 of the Act;
2. the issue of the Vendor Stapled Securities occurs on or before 15 September 2007; and
3. from 2 August 2007 until the time of the sale, the Stapled Securities are quoted on the financial market operated by ASX Limited.

Interpretation

In this instrument:

Company means Hedley Leisure & Gaming Property Partners Limited ACN 124 753 733.

Custodian means Hedley Leisure & Gaming Property Services Limited ACN 010 330 515 in its capacity as sub-custodian for Trust Company Limited ACN 004 027 749 as custodian for Permanent.

HJH Unit Trust means the trust established by Iris Hotel Group Pty Limited ACN 078 437 251 on 9 September 2002.

Permanent means Permanent Investment Management Limited ACN 003 278 831 in its capacity as responsible entity of the Hedley Leisure & Gaming Property Trust ARSN 125 526 016 (the *Trust*).

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

Vendor Offer means an offer by the Company and Permanent as part consideration for the acquisition of certain licensed hotels under agreements between the Custodian and:

1. Lochie Pty Limited ACN 115 070 098 (*Lochie*), dated 17 April 2007;
 2. Goldust Pty Limited ACN 118 029 717 (*Goldust*), dated 17 April 2007; and
-

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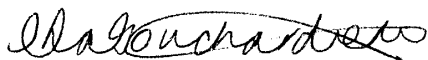
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3. Iris Hotel Group Pty Limited ACN 078 437 251 (as trustee for the HJH Unit Trust) dated 20 February 2007,

(collectively, *Vendors*), under which Stapled Securities would be issued to the Vendors or a nominee of the Vendors.

Vendor Stapled Securities means Stapled Securities issued under the Vendor Offer.

Dated this 29th day of August 2007.



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

**ASIC**

Australian Securities & Investments Commission

07 / 0 6 9 7

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: James M Gilbertson ABN: 42 612 007 868 ("the Licensee")
1430 Manilla Road, Tamworth NSW 2340

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 229165 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27th day of 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

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Coleman Investment Consulting Pty Ltd ACN: 111 939 050 ("the Licensee")
117 Bannockburn Road, Turramurra NSW 2074

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 283628 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 28th day of August 2007.

Signed 

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



ASIC

Australian Securities & Investments Commission

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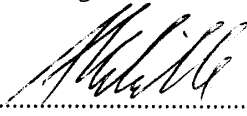
**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: Mitsui & Co. Energy Risk Management (Australia) Pty Ltd
ACN: 106 690 046 ("the Licensee")
Level 46, Gateway 1, Macquarie Pl, Sydney NSW 2000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 270738 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 27th day of August 2007.

Signed 

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

**ASIC**

Australian Securities & Investments Commission

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Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Crossmark Securities Pty. Limited ACN: 001 667 518 ("the Licensee")
Suite 10, NCYC, 91 Hannell Street, Wickham NSW 2293

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 233783 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 28th day of August 2007.

Signed

Handwritten signature of Allan Melville in black ink.

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

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**Australian Securities and Investments Commission
Corporations Act 2001
Paragraphs 601QA(1)(a) and 911A(2)(1) – Revocation and Exemption**

1. Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [01/358].
2. Under paragraph 601QA(1)(a) of the Act ASIC exempts Boambee Bay Timeshare Resort Ltd ACN 003 214 702 (the *Operator*) in the case specified in Schedule A from section 601ED of the Act on the conditions set out in Schedule B for so long as those conditions are met.
3. Under paragraph 911A(2)(1) of the Act ASIC exempts the Operator from the requirement to hold an Australian financial services licence for the financial service consisting of general advice and dealing in a financial product in the case specified in Schedule A on the conditions set out in Schedule C for so long as those conditions are met.

SCHEDULE A

The operation of the time-sharing scheme known as Boambee Bay Resort located at 8 Barber Close, Toormina, in the state of New South Wales (the *Scheme*) where:

1. the management of the property to which the Scheme relates is supervised by a company;
 2. at least 90% of the votes that may be cast on a resolution of the members of the Club are held by members who are not, and are not associated in relation to the Scheme with, an operator, manager, promoter or developer of the Scheme, other than where the interests are held by members solely in their capacity as an associate of the Club;
 3. at least 90% or more by value or number of all the interests in the Scheme that can be issued have been issued and are held by persons who are not, and are not associated in relation to the Scheme with, the Operator or any other operator, manager, promoter or developer of the Scheme, other than where the interests are held by persons solely in their capacity as an associate of the Club;
 4. no promoter of the Scheme or any developer of the property to which the Scheme relates has failed to perform any contractual obligation to any member in relation to the Scheme that is likely to adversely affect the member's interests; and
 5. the constitution of the Club provides for the removal of a director if a resolution for their removal is supported by more than 50% of its members by value or, if the constitution so provides, by number.
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SCHEDULE B

1. In relation to each building that was to be built under the terms of:
 - (a) if there are interests in the Scheme to which the new product disclosure provisions (as defined in section 1438 of the Act) do not apply - the prospectus used for an offer of interests in the Scheme; or
 - (b) in the case of other interests - the Product Disclosure Statement used for an offer of interests in the Scheme,for interests in the Scheme, the Operator:
 - (c) must ensure that the building is substantially completed to the extent that members will not be materially affected if no further construction occurs; or
 - (d) must give ASIC a notice in writing stating that the building will not be substantially completed and that the members of the Scheme will not be materially affected by its not being substantially completed.
 2. The Operator must ensure that each member of the Scheme:
 - (a) has received share or membership certificates in the Club (or, where the constitution of the Scheme and the Act has permitted and where no share or membership certificates in the Club are issued, documentation or other evidence of membership in the Club); and
 - (b) falls into one or more of the following categories:
 - (i) they have received a certificate of title (and, where there is no certificate of title issued by the relevant titles registry, a copy of a registration confirmation statement or other evidence of title issued by the relevant titles registry) showing the member as holding title in a portion of the real property to which the Scheme relates in accordance with their entitlement; or
 - (ii) they have received a copy of the certificate of title certified as a true copy by a Justice of the Peace or a lawyer, where the Club has acknowledged that it is holding such a certificate in safe custody to be dealt with in accordance with provisions in the Club's constitution that provide for the certificate to be used only to facilitate a transfer authorised by the member, or on forfeiture of the interest; or
 - (iii) they became a member as a result of an offer made before 6 December 1999 that was consequent upon the forfeiture of the interest by a former member.
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3. The Operator must ensure that any management agreement for the Scheme or property that members have a right to use, occupy or possess as part of the Scheme provides for the dismissal of the manager without additional payment when members of the Club pass a resolution to that effect in at least one of the following cases:
- (a) more than 50% of all members vote for dismissal;
 - (b) members holding more than 50% by value of the interests vote for dismissal;
 - (c) 75% of members voting (whether in person or by proxy) vote for dismissal where at least 25% of members eligible to vote do so; or
 - (d) members holding 75% by value of the interests that are held by members voting (whether in person or by proxy) vote for dismissal where members holding at least 25% by value of the interests eligible to vote to do so,
- unless all of the following apply:
- (e) the management agreement was in force on 6 December 1999;
 - (f) there has not since that date been any lawful means for the Club to terminate the agreement;
 - (g) members are given at least 21 days' written notice that the Operator seeks to rely on the exception contained in paragraphs (e) to (n) of this Schedule and that the management agreement does not meet the usual requirements of ASIC policy concerning how a management agreement may be terminated;
 - (h) the notice sent to members allows the member to requisition a vote by ticking a form accompanying the notice;
 - (i) the notice contains a summary of all material information that is relevant to a member's decision whether to requisition a vote;
 - (j) the notice states prominently a reply paid address to which the form requisitioning a vote may be sent;
 - (k) the notice states prominently that if:
 - (i) members who together hold at least 5% of the total value of the interests; or
 - (ii) at least 100 members,
- requisition a vote by giving a written notice to the reply paid address within 21 days from the date that the notice may reasonably be expected to be received by them, a postal vote will be held on whether the Operator

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should be able to rely on this exception or should be required to comply with the usual ASIC policy concerning how a management agreement may be terminated;

- (l) a postal vote is conducted, if requisitioned, in accordance with the notice as soon as practicable;
 - (m) if there is a postal vote:
 - (i) a voting paper is sent to each member and states a reply paid address to which the voting paper may be sent; and
 - (ii) members are notified in, or in a document accompanying, the voting paper that:
 - (A) only votes received at the reply paid address within 28 days after the issue of the voting paper will be counted; and
 - (B) the vote will be taken as passed if supported by either a majority by value or by number of votes cast (as specified in the notice); and
 - (iii) the voting paper is accompanied by a notice which explains that, unless members vote against permitting the Operator from relying upon this exception, the Operator may be permitted to do so despite the management agreement not complying with the usual ASIC policy concerning how a management agreement may be terminated; and
 - (iv) the notice accompanying the voting paper contains a summary of information that is materially relevant to a member's decision whether to vote for or against the proposed resolution;
 - (n) ASIC is notified in writing where a vote was required and, if so, whether the vote was passed.
4. The Operator of the Scheme must establish and maintain, an adequate internal dispute resolution procedure:
- (a) in accordance with subparagraph 912A(2)(a)(i) of the Act, as if the Operator were a licensee that was subject to that subparagraph; and
 - (b) that covers complaints against the Operator made by members in connection with the operation of the Scheme.
5. The Operator must not make or facilitate the making of any offer for issue or sale of an interest in the Scheme unless the issue or sale is subject to a cooling-off period of not less than 14 calendar days.
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SCHEDULE C

1. The Operator must ensure that it does not resell more than 5% of the interests in the Scheme in one calendar year.
2. The Operator must ensure that any application for an investment in the Scheme is voidable at the option of the applicant during a period of not less than 14 calendar days commencing on the date on which the applicant acknowledges receipt of the Product Disclosure Statement and the cooling-off statement referred to in paragraph 4 of this Schedule.
3. The Operator must not resell any interest in the Scheme, unless the applicant has provided the acknowledgement of receipt referred to in paragraph 2 of this Schedule.
4. Each application form relating to an interest in the Scheme must be accompanied by a separate statement in a form approved by ASIC which:
 - (a) describes the effect of the cooling-off period referred to in paragraph 2 of this Schedule;
 - (b) states that a signed application form will be of no effect unless the applicant also signs an acknowledgement of receipt of such a cooling-off statement.
5. The cooling-off rights referred to in paragraph 2 of this Schedule must be disclosed prominently in the Product Disclosure Statement and application form which relate to the offer of interests in the Scheme.
6. The Operator must maintain written records relating to the issue by it of all cooling-off statements referred to in paragraph 4 of this Schedule, which include:
 - (a) each applicant's signed acknowledgement of receipt of such a statement;
 - (b) the date of issue of each statement; and
 - (c) the identity of the applicant to whom each statement has been issued.
7. The Operator must return the deposit for an interest in the Scheme, and must not deduct any fees or expenses, if the applicant decides not to proceed with the purchase of an interest in the Scheme during the cooling-off period referred to in paragraph 2 of this Schedule.
8. If the Operator receives a deposit for an interest in the Scheme, it must:
 - (a) pay, by the next business day, the deposit into a trust account held with an Australian ADI into which only deposit monies from an applicant for the

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purchase of an interest in the Scheme and the interest on those deposit monies are paid; and

- (b) hold the deposit on trust for the applicant until the cooling-off period in paragraph 2 of this Schedule has expired.
9. The Operator must establish and maintain membership of an external dispute resolution scheme:
- (a) in accordance with subparagraph 912A(2)(b)(i) of the Act as if the Operator were an Australian financial services licensee that was subject to that paragraph; and
 - (b) that covers complaints against the Operator made by members in connection with the operation of the Scheme.

Interpretation

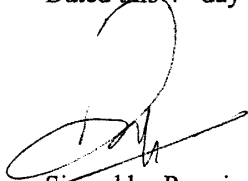
In this instrument:

Club means the combined operation of the Scheme and the management of the property to which the Scheme relates where the management of the property is supervised by a company.

Commencement

This instrument takes effect on gazettal.

Dated this 4th day of September 2007



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

**ASIC**

Australian Securities & 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 namely the Inter City Motel, Belmont located at 8 Kimberley Road, Belmont, Western Australia developed in accordance with an approval of the Western Australian Planning Commission that has been given to ASIC 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:



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- (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 payment of money to buy the strata unit; and
- (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) 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;
- (j) 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:



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(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

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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

(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

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(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

6. In this instrument:

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

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Australian Securities & Investments Commission

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Dated this 4th day of September 2007



Signed by Peter Knight
as a delegate of the Australian Securities and Investments Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(a), 601QA(1)(b) and 655A(1)(b)
– Exemption and Declarations**

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 by omitting subsection 601GAC(2) and substituting:
 - “(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.”.
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.”.

Schedule A

Macquarie Office Management Limited ACN 006 765 206 (*MOML*) in its capacity as responsible entity of Macquarie Office Trust ARSN 093 016 838 (*MOT*).

Schedule B

Any offer (*buy-back arrangement*) made by MOML, on or before the first anniversary of the date of this instrument, to acquire MOT interests 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 MOML in accordance with the constitution of MOT, where:

- (a) the number of MOT 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 MOT; and
- (b) MOML cancels all MOT interests 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, MOML gives written notice to all members of MOT of the following matters:
 - (i) the date and approximate time at which the buy-back arrangement will commence; and
 - (ii) the approximate number of MOT interests that MOML intends to acquire under the buy-back arrangement; and
 - (iii) the means by which MOML will fund the acquisition of MOT interests under the buy-back arrangement; and
 - (iv) the amount of money MOML reasonably expects will be available to it for the purpose of acquiring MOT interests 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 MOML has acquired the number of MOT interests it offered to acquire; and

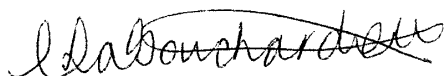
- (vii) where, immediately before the buy-back arrangement takes place, MOML holds MOT interests – whether MOML intends to sell any MOT interests it holds under the buy-back arrangement; and
 - (viii) that associates of MOML hold MOT interests and may sell those MOT interests to MOML under the buy-back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

Interpretation

In this instrument:

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

Dated this 31st day of August 2007



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

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Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(a), 601QA(1)(b) and 655A(1)(b)
– Exemption and Declarations

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 by omitting subsection 601GAC(2) and substituting:

“(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.”.
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.”.

Schedule A

Macquarie CountryWide Management Limited ACN 069 709 468 (**MCML**) in its capacity as responsible entity of Macquarie CountryWide Trust ARSN 093 143 965 (**MCT**).

Schedule B

Any offer (**buy-back arrangement**) made by MCML, on or before the first anniversary of the date of this instrument, to acquire MCT interests 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 MCML in accordance with the constitution of MCT, where:

- (a) the number of MCT 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 MCT; and
- (b) MCML cancels all MCT interests 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, MCML gives written notice to all members of MCT of the following matters:
 - (i) the date and approximate time at which the buy-back arrangement will commence; and
 - (ii) the approximate number of MCT interests that MCML intends to acquire under the buy-back arrangement; and
 - (iii) the means by which MCML will fund the acquisition of MCT interests under the buy-back arrangement; and
 - (iv) the amount of money MCML reasonably expects will be available to it for the purpose of acquiring MCT interests 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 MCML has acquired the number of MCT interests it offered to acquire; and

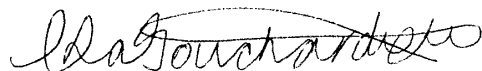
- (vii) where, immediately before the buy-back arrangement takes place, MCML holds MCT interests – whether MCML intends to sell any MCT interests it holds under the buy-back arrangement; and
- (viii) that associates of MCML hold MCT interests and may sell those MCT interests to MCML under the buy-back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

Interpretation

In this instrument:

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

Dated this 31st day of August 2007



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

07 / 0 7 0 7

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission declares that Part 5C of the Act applies to the person referred to in Schedule A in the case referred to in Schedule B as if paragraph 601GC(1)(a) of the Act were modified or varied by deleting “special resolution of the members of the scheme” and substituting “each and every member of the scheme providing their written consent to the modification, or repeal and replacement”.

Schedule A

Strategic Capital Management Ltd ACN 092 936 902 (the *Responsible Entity*) in its capacity as responsible entity of SCM Absolute Australian Equities Trust ARSN 117 863 493 (the *Scheme*).

Schedule B

1. The only member of the Scheme is Optimal Choice Pty Limited ACN 095 037 988 as a nominee of the Responsible Entity, of Level 11, Chifley Square, Sydney NSW 2000.
2. All interests in the Scheme were issued in circumstances that did not require the Responsible Entity to issue a disclosure document or Product Disclosure Statement under the Act.

Dated this 3rd day of September 2007



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

07 / 0708

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

1. Under paragraph 741(1)(a) of the *Corporations Act 2001* (“the Act”) the Australian Securities and Investments Commission (“ASIC”) hereby exempts the person specified in Schedule A, in the case specified in Schedule B, from compliance with Parts 6D.2 and 6D.3 of the Act.
2. Under paragraph 741(1)(b) of the Act, ASIC hereby declares that Chapter 6D of the Act applies to the persons specified in Schedule C in the case referred to in Schedule D, as if section 707 were modified or varied by omitting subsections 707(3), (4), (5) and (6) and substituting:
 - “(5) An offer of a body's securities for sale within 12 months after their sale by a person who controlled the body at the time of the sale needs disclosure to investors under this Part if:
 - (a) at the time of the sale by the controller either:
 - (i) the securities were not quoted; or
 - (ii) although the securities were quoted, they were not offered for sale in the ordinary course of trading on a relevant financial market on which they were quoted; and
 - (b) the controller sold the securities without disclosure to investors under this Part; and
 - (c) the controller sold the securities with the purpose of the person to whom they were sold:
 - (i) selling or transferring the securities; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over the securities;and section 708 does not say otherwise.
 - (6) Unless the contrary is proved, a person who controls a body is taken to sell securities with the purpose referred to in paragraph (5)(c) if any of the securities are subsequently sold, or offered for sale, within 12 months after their sale by the controller.”

Schedule A

Dioro Exploration NL ACN 009 271 532 (**Dioro**)

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Schedule B

An offer of securities in Lodestar Minerals Limited ACN 127 026 528 (**Lodestar**) for sale by Dioro to shareholders of Dioro where:

- (a) under the terms of the offer, Dioro transfers to shareholders of Dioro, *in specie*, 25,000,000 ordinary shares held by Dioro in Lodestar; and
- (b) the terms and conditions of the offer are the same, in all material respects, as those described in documentation provided to ASIC on 21 August 2007; and
- (c) documentation in relation to the offer provided to Dioro shareholders under subsection 256C(4) of the Act includes a statement:
 - (i) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (ii) confirming that the condition of relief in paragraph (b) has been satisfied.

Schedule C

Shareholders of Lodestar who make an offer for sale of the kind referred to in Schedule D.

Schedule D

An offer for the sale of Lodestar shares which:

- (a) were transferred to a Dioro shareholder in accordance with the offer described in Schedule B within the previous 12 months; and
- (b) were not offered for sale without disclosure after their transfer in accordance with the offer described in Schedule B because section 708 applied to subsection 707(2).

Dated this 4th day of September 2007



.....
Signed by Stefan Pfeifle
as a delegate of the Australian Securities and Investments Commission

07 / 0709

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

1. Under subsections 741(1) and 1020F(1) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") revokes ASIC Instrument [07/77] dated 19 December 2006.
 2. Under paragraph 741(1)(b) of the Act, ASIC declares that Chapter 6D applies to the person specified in Schedule A in the case referred to in Schedule C, as if section 713 were modified or varied by:
 - (a) Adding after subsection 713(6):

"(7) In this section, if at any time under the terms on which a security (the **component security**) is traded on a prescribed financial market it can only be transferred together with one or more other securities or other financial products (together the **stapled security**) then, in relation to that time, the component security is taken to be a continuously quoted security in the same class of securities to which the component security belonged before it traded on a prescribed financial market as a component of a stapled security."; and
 3. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies to the persons specified in Schedule B in the case specified in Schedule C, as if section 1013F and section 1013FA were modified or varied by:
 - (a) Adding after subsection 1013F(2):

"(3) In this section, if at any time under the terms on which a financial product (the **component financial product**) is traded on a prescribed financial market it can only be transferred together with one or more other financial products or other securities (together the **stapled security**) then, in relation to that time, the component financial product is taken to be a continuously quoted security in the same class of financial products to which the component financial product belonged before it traded on a prescribed financial market as a component of a stapled security."; and
 - (b) Adding after subsection 1013FA(4):

"(5) In this section, if at any time under the terms on which a financial product (the **component financial product**) is traded on a prescribed financial market it can only be transferred together with one or more other financial products or other securities (together the **stapled security**) then, in relation to that time, the component
-

financial product is taken to be a continuously quoted security in the same class of financial products to which the component financial product belonged before it traded on a prescribed financial market as a component of a stapled security."

Schedule A

DUET Investment Holdings Limited ACN 120 456 573 ("DIHL")

Schedule B

AMPCI Macquarie Infrastructure Management No 1 Limited ACN 108 013 672 ("AMPCI No 1") in its capacity as responsible entity of Diversified Utility and Energy Trust No.1 ARSN 109 363 037 ("DUET1");

AMPCI Macquarie Infrastructure Management No 2 Limited ACN 108 014 062 ("AMPCI No 2") in its capacity as responsible entity of Diversified Utility and Energy Trust No.2 ARSN 109 363 135 ("DUET2"); and

AMPCI Macquarie Infrastructure Management No 2 Limited ACN 108 014 062 ("AMPCI2") in its capacity as responsible entity of Diversified Utility and Energy Trust No.3 ARSN 124 997 986 ("DUET3")

Schedule C

Offers or issues of shares in DIHL, interests in DUET1, interests in DUET2 and interests in DUET3 under the terms of which if the shares and interests are to be traded, they must be transferred together, and where:

1. interests in DUET1 and interests in DUET2 were quoted ED securities at all times in the 12 months before the date of this instrument;
2. shares in DIHL were quoted ED securities at all times since 31 August 2006;
3. none of the subparagraphs in paragraph (b) of the definition of continuously quoted security in section 9 of the Act apply to either DIHL, AMPCI No 1 or AMPCI No 2.
4. the offers are made to every member to issue them with the percentage of shares in DIHL, interests in DUET1, interests in DUET2, interests in DUET3 that is the same percentage of shares in DIHL, interests in DUET1, interests in DUET2, and interests in DUET3 that they hold before the issue;
5. DIHL, AMPCI No 1 and AMPCI No 2 lodge a combined prospectus and Product Disclosure Statement with ASIC for the offers that:
 - (a) Allows every person to whom an offer is made a reasonable opportunity to accept the offer;
 - (b) Provides that agreements to issue are not entered into until a specified time for acceptances of the offers has closed;

- (c) Provides that the terms of the offers and issues are the same except for:
- (i) treating some or all members who are sophisticated or professional investors differently to other members in either or both of the following ways:
 - (A) giving them a shorter period than other members to accept the offer; or
 - (B) issuing the shares in DIHL, interests in DUET1, interests in DUET3, and interests in DUET3 to them before they are issued to some other members; and
 - (ii) treating some or all foreign members differently where DIHL, AMPCI No 1 and AMPCI No 2 comply with ASX Listing Rule 7.7;
- (d) Provides that the issues shall be made on or before 31 August 2007; and
- (e) Discloses how any shares in DIHL, interests in AMPCI No1 and interests AMPCI No2 which are not taken up by members are dealt with.
6. The offers are for the purposes of raising approximately AUD \$265 million to repay a bridge finance facility from the Commonwealth Bank of Australia ACN 123 123 124 in relation to the acquisition by DIHL, DUET1, DUET2 and DUET3 of an interest in Duquesne Light Holdings Inc., which acquisition was announced to the ASX on 6 July 2006, and to raise approximately AUD \$85 million to finance the DIHL, DUET1, DUET2, and DUET3 equity contribution for the Dampier to Bunbury Stage 5A pipeline expansion that was announced to the ASX on 1 September 2006.

Interpretation

"ASX" means ASX Limited ACN 008 624 691.

"member" means any person who holds shares in DIHL, interests in DUET1, interests in DUET2 and interests in DUET3 under the terms of which if the shares and interests are to be traded, they must be transferred together.

"foreign member" means a member who has a registered address outside of this jurisdiction.

Dated 22 June 2007



Signed by Edyta Tramell
as a delegate of the Australian Securities and Investments Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 601QA(1) - Paragraphs 601QA(1)(b),
741(1)(b) and 1020F(1)(c) — Revocation and Declarations**

1. Under subsection 601QA(1) of the *Corporations Act 2001* (the “Act”), the Australian Securities and Investments Commission (“ASIC”) revokes ASIC Instrument [06/0751] dated 30 August 2006.
2. Under paragraph 601QA(1)(b), ASIC declares that Chapter 5C of the Act applies to the persons specified in Schedule A in the case set out in Schedule D as if Chapter 5C were modified or varied as follows:
 - (a) omit paragraph 601FC(1)(c), substitute:

“(c) act in the best interests of members (having regard to their interests as holders of interests in one or more schemes and their interests as holders of shares in a company, where the interests and shares are components of a stapled security) and, if there is a conflict between the interests of the members and its own interests, give priority to the interests of the members; and”;
 - (b) omit paragraph 601FD(1)(c), substitute:

“(c) act in the best interests of members (having regard to their interests as holders of interests in one or more schemes and their interests as holders of shares in a company, where the interests and shares are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and”;
 - (c) after notional subsection 208(2) as included in section 601LC, insert:

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

 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *scheme*); or
 - (ii) could endanger the scheme property; and
 - (b) each of the interests in the scheme is a component part of a stapled security, together with shares in a company (the

stapled company) and interests in another registered scheme (the *other scheme*); and

- (c) the benefit is given by:
 - (i) the responsible entity; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
- (d) the benefit is given:
 - (i) to the company, or to any wholly owned entity of the company;
 - (ii) to the other scheme, or to any wholly owned entity of the other scheme;
 - (iii) to an entity in which all of the shares or interests are held by one or more of:
 - (A) the scheme, or any wholly owned entity of the scheme; or
 - (B) the entities referred to in subparagraphs (i) and (ii).

(2B) For the purposes of this section:

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

(d) after section 601PC, insert:

“**601PD** For the purposes of sections 601FC, 601FD and 601LC:

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

- (a) under the terms on which each of the products are to be traded, they must be transferred together; and

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- (b) there are no financial products in the same class as those financial products which may be transferred separately.”.
3. Under paragraph 601QA(1)(b), ASIC declares that Chapter 5C of the Act applies to the persons specified in Schedule A in the case set out in the Schedule D as if section 601GAA as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied by inserting after subsection 601GAA(9):
- “(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:
- (a) the constitution makes provision for the issue price of stapled securities;
 - (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests;
 - (c) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of the stapled securities, which is set out in the constitution;
 - (d) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution.”.
4. Under paragraph 741(1)(b) of the Act, ASIC declares that Part 6D.2 of the Act applies to the person specified in Schedule B in the case set out in Schedule E as if subsection 708(13) were modified by omitting paragraph 708(13)(b) and substituting:
- “(b) an offer of fully-paid shares in a body to 1 or more existing holders of shares in the body, under a plan for the reinvestment of at least one of the following:
- (i) dividends in respect of shares in the body;
 - (ii) distributions in respect of interests in one or more registered managed investment schemes which, under the terms on which they may be traded, must only be transferred together with shares in the body.”.
5. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the persons referred to in Schedule C in the case set out in Schedule E as if subsection 1012D(3) were modified as follows:
-

- (a) in paragraph 1012D(3)(b) omit “either:”, substitute “one or more of the following applies:”; and
- (b) in subparagraph 1012D(3)(b)(i) omit “or” (second occurring); and
- (c) in subparagraph 1012D(3)(b)(ii) omit “.”, substitute “,”; and
- (d) after subparagraph 1012D(3)(b)(ii), insert:
 - “(iii) in a recommendation situation – the advice that constitutes the relevant conduct relates to an offer of interests in one or more registered schemes, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of interests in the schemes;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with interests in the schemes;
 - (iv) in an issue situation – the offer or issue that constitutes the relevant conduct is an offer or issue of interests in one or more registered schemes, under a plan for the reinvestment of at least one of the following:
 - (A) distributions in respect of interests in the schemes;
 - (B) dividends in respect of shares in a body which, under the terms on which they may be traded, must only be transferred together with interests in the schemes.”.

Schedule A

AMPCI Macquarie Infrastructure Management No 1 Limited ACN 108 013 672 (“AMPCI1”) in its capacity as responsible entity of Diversified Utility and Energy Trust No.1 ARSN 109 363 037 (“DUET1”); and

AMPCI Macquarie Infrastructure Management No 2 Limited ACN 108 014 062 (“AMPCI2”) in its capacity as responsible entity of Diversified Utility and Energy Trust No.2 ARSN 109 363 135 (“DUET2”)

AMPCI Macquarie Infrastructure Management No 2 Limited ACN 108 014 062 (“AMPCI2”) in its capacity as responsible entity of Diversified Utility and Energy Trust No.3 ARSN 124 997 986 (“DUET3”)

Schedule B

DUET Investment Holdings Limited ACN 120 456 573 (“DIHL”)

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Schedule C

AMPCI1 in its capacity as responsible entity of DUET1; and

AMPCI2 in its capacity as responsible entity of DUET2; and

AMPCI2 in its capacity as responsible entity of DUET3; and

DIHL

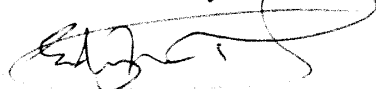
Schedule D

Where under the terms on which interests in DUET1, interests in DUET2, interests in DUET3 and shares in DIHL are to be traded, they must be transferred together.

Schedule E

Offers or issues of, or recommendations to acquire, shares in DIHL, interests in DUET1 or interests in DUET2 or interests in DUET3, under a plan for the reinvestment of dividends in respect of shares in DIHL or distributions in respect of interests in DUET1 or interests in DUET2 or interests in DUET3, where under the terms on which those shares and interests may be traded, they must be transferred together.

Dated this 22nd day of June 2007



Signed by Edyta Tramell
as a delegate of Australian Securities and Investments Commission

07 / 07 11

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 655A(1) – Revocation and Declaration**

Under paragraph 655A(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") revokes ASIC instrument [07/0666] dated 24 August 2007 and declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if paragraph 612(f) of the Act were modified or varied by deleting the words "items 2, 3 and 6" and inserting the words "items 2 and 3".

Schedule A

Bowen Energy Limited ACN 120 965 095 ("Bowen Energy")

Schedule B

The off-market bid by Bowen Energy for all the ordinary shares in Rocklands Richfield Limited ACN 057 121 749 (the "Target") in respect of which:

- (a) Bowen Energy lodged a bidder's statement with ASIC on 13 July 2007 (the "Original Bidder's Statement");
- (b) Bowen Energy purported to lodge a replacement bidder's statement with ASIC on 13 August 2007 under ASIC Class Order [00/344] *Changes to a bidder's statement between lodgement and despatch* (the "Replacement Bidder's Statement");
- (c) Having not complied with the conditions of ASIC Class Order [00/344], Bowen Energy does not have the benefit of relief provided by the Class Order;
- (d) On 13 August 2007, Bowen Energy sent to the Target and the ASX:
 - (i) a copy of the Replacement Bidder's Statement; and
 - (iii) a copy of the Replacement Bidder's Statement marked to show all changes from the Original Bidder's Statement;
- (e) On 27 August 2007 Bowen Energy lodged with ASIC and sent to the Target and the ASX:
 - (i) a supplementary bidder's statement in accordance with sections 645 and 647 of the Act in relation to the material contained in the Replacement Bidder's Statement.


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- (ii) a replacement bidder's statement in the same form as the Replacement Bidder's Statement except for the information required under paragraphs (f) and (g) of this Schedule; and
 - (iii) a copy of the replacement bidder's statement marked to show all changes from the Original Bidder's Statement.
- (f) Bowen Energy dated the replacement bidder's statement with the day on which it lodged the replacement bidder's statement with ASIC;
- (g) Bowen Energy in the replacement bidder's statement:
- (i) explains that the replacement bidder's statement replaces the Original Bidder's Statement and the Replacement Bidder's Statement; and
 - (ii) gives the date that the Original Bidder's Statement was lodged; and
- (h) On or before 29 August 2007 Bowen Energy sent the replacement bidder's statement to all holders of securities the subject of the bid.

Interpretation

"ASX" means ASX Limited ACN 008 624 691.

Dated this 29th day of August 2007


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

07 / 07 16

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

Under paragraph 655A(1)(a) of the Corporations Act 2001 (*Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in the Schedule (*Bidder*) from subsection 654A(1) of the Act, where:

1. the Bidder disposes of shares in Multiplex Limited ACN 008 687 063 and interests in Multiplex Property Trust ARSN 106 643 387 (together, securities in Multiplex Group (*Target*)) in which it acquired a relevant interest during the bid period under the takeover bid by the Bidder for all securities in the Target (*Takeover Bid*);
2. each such disposal results solely from a withdrawal of an acceptance of the Takeover Bid made by a holder of securities in the Target that accepted the Takeover Bid on any day from 17 August 2007 to 3 September 2007 inclusive (each a *Relevant Security Holder*);
3. the withdrawal of the acceptance is effected through a withdrawal form (*Form*) accompanying a supplementary bidder's statement (*Supplementary Bidder's Statement*):
 - (a) issued on or about 6 September 2007; and
 - (b) sent to the Relevant Security Holders on 9 September 2007; and
 - (c) identifying and correcting earlier mistaken statements about the level of acceptances under the Takeover Bid; and
 - (d) containing a prominent statement to the effect that, to withdraw their acceptance, the Relevant Security Holder must give or send the Bidder the Form so the Bidder receives the Form on or before 26 September 2007.

Schedule

Brookfield BidCo (Australia) Pty Limited ACN 126 164 145

Interpretation

For the purposes of paragraph 3(b), sent means posted to Relevant Security Holders whose registered address is in Australia, and sent by courier to Relevant Security Holders whose registered address is outside Australia.

Dated this 6th day of September 2007



Signed by Jerry Pearson, a delegate of ASIC.

07 / 0717

Australian Securities and Investments Commission
Corporations Act 2001 - Paragraphs 601QA(1)(b), 741(1)(b) and 1020F(1)(c)
Revocation and Declarations

1. Under paragraphs 601QA(1)(b), 741(1)(b) and 1020F(1)(c) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) revokes ASIC instrument [07/0507] dated 28 June 2007.
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 paragraph 601FC(1)(c) and substitute:

“(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company, where the interests and shares are components of a stapled security) and, if there is a conflict between the interests of the members and its own interests, give priority to the interests of the members; and”;
 - (b) omit paragraph 601FD(1)(c) and substitute:

“(c) act in the best interests of members (having regard to their interests as holders of interests in the scheme and their interests as holders of shares in a company, where the interests and shares are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and”;
 - (c) after notional subsection 208(2) as included in section 601LC, insert:

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

 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *scheme*); or
 - (ii) could endanger the scheme property; and
 - (b) each of the interests in the scheme is a component part of a stapled security, together with shares in a company (the *stapled company*); and
 - (c) the benefit is given by:
 - (i) the responsible entity; or

- (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
- (d) the benefit is given:
- (i) to the company, or to any wholly owned entity of the company;
 - (ii) to an entity in which all of the shares or interests are held by one or more of:
 - (A) the scheme, or any wholly owned entity of the scheme; or
 - (B) the entities referred to in subparagraph (i).

(2B) For the purposes of this section:

- (a) An entity is wholly owned by another entity if all of the shares or interests (as applicable) in the first-mentioned entity are held by (in the case of the second-mentioned entity being a company), or form part of the trust property of (in the case of the second-mentioned entity being a trust), the second-mentioned entity or a wholly owned entity of it; and
- (b) A reference to the giving of a benefit to an entity which is a trust is a reference to the giving of a benefit to the trustee of the trust so as to form part of the trust property of the trust or for the benefit of the trust beneficiaries.”; and
- (c) after section 601PC, insert:

“**601PD** For the purposes of sections 601FC, 601FD and 601LC:

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

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

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3. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies to the persons in Schedule A in the case set out in Schedule C as if subsection 1017E(2) of the Act were modified or varied as follows:
- (a) at the beginning of paragraph 1017E(2)(b) insert "subject to paragraph (ba),"; and
 - (b) after paragraph 1017E(2)(b) insert:
 - "(ba) any money may be paid into the account, provided that:
 - (i) money paid to acquire the financial product together with any securities that, under the terms on which the financial product is to be traded, be transferred with the financial product; and
 - (ii) any other money to which this section applies; and
 - (iii) interest on the amount from time to time standing to the credit of the account;
- is identified and held in accordance with all other provisions of this section; and".

Schedule A

Mariner Securities Limited ACN 002 163 180 in its capacity as the responsible entity of Mariner Coastal Investment Trust ARSN 125 138 007 (*MCIT*).

Schedule B

Where under the terms on which interests in MCIT and shares in Mariner Leisure Management Limited (ACN 125 089 116) (*MLML*) are to be traded, they must be transferred together.

Schedule C

Dealing with application money paid to acquire interests in MCIT and shares in MLML where, under the terms on which interests in MCIT and shares in MLML are to be traded, they must only be transferred together.

Dated this 5th day of September 2007



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

07 / 07 18

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

1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case referred to in Schedule B, as if section 707 were modified or varied by omitting subsections 707(3), (4), (5) and (6) and substituting:

- “(5) An offer of a body's securities for sale within 12 months after their sale by a person who controlled the body at the time of the sale needs disclosure to investors under this Part if:
- (a) at the time of the sale by the controller either:
 - (i) the securities were not quoted; or
 - (ii) although the securities were quoted, they were not offered for sale in the ordinary course of trading on a relevant financial market on which they were quoted; and
 - (b) the controller sold the securities without disclosure to investors under this Part; and
 - (c) the controller sold the securities with the purpose of the person to whom they were sold:
 - (i) selling or transferring the securities; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over the securities;
- and section 708 does not say otherwise.
- (6) Unless the contrary is proved, a person who controls a body is taken to sell securities with the purpose referred to in paragraph (5)(c) if any of the securities are subsequently sold, or offered for sale, within 12 months after their sale by the controller.”

Schedule A

Shareholders of Transition Resources Limited ACN 126 701 004
(*Transition*) who make an offer for sale of the kind referred
to in Schedule B.

Schedule B

An offer for the sale of Transition shares which:

- (a) were transferred to a former shareholder of Gawler Resources Ltd ACN 119 745 658 (*Gawler*) in accordance with the offer described in Schedule C within the previous 12 months; and

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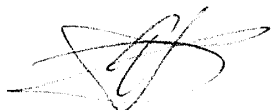
- (b) were not offered for sale without disclosure after their transfer in accordance with the offer described in Schedule C because section 708 applied to subsection 707(2).

Schedule C

An offer of securities in Transition for sale by Gawler to former shareholders of Gawler where:

- (a) under the terms of the offer, Gawler transfers to former shareholders of Gawler, *in specie*, all of the ordinary shares held by Gawler in Transition; and
- (b) the terms and conditions of the offer are the same, in all material respects, as those detailed in an explanatory statement provided to ASIC on 6 September 2007; and
- (c) documentation in relation to the offer provided to Gawler shareholders under subsection 256C(4) of the Act includes a statement:
- (i) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders; and
 - (ii) confirming that the condition of relief in paragraph (b) has been satisfied.

Dated this 6th day of September 2007



.....
Signed by Stefan Pfeifle
as a delegate of the Australian Securities and Investments Commission

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

1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act 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:
 - “(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.”.

Schedule A

A shareholder of Elixir Petroleum Limited ACN 108 230 995 (*Elixir*)
who makes an offer for sale of a kind referred to in Schedule B.

Schedule B

An offer for the sale of securities in Elixir where:

- (a) the securities were issued by reason of the exercise of options which were:
 - (i) issued under the Option Scheme; and
 - (ii) issued without disclosure to investors under Part 6D.2 of the Act because subsection 708(17) applied (the *Options*); and
- (b) the circumstances and terms of issue of the Options issued under the Option Scheme are disclosed in the Explanatory Statement in relation to the Schemes; and
- (c) the Explanatory Statement in relation to the Schemes includes a statement describing the need for, and effect of, the relief contained in this instrument; and
- (d) the exercise of the Options did not involve any further offer of the shares.

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Interpretation

In this instrument:

Explanatory Statement means the explanatory statement sent to shareholders and option holders of Gawler under subsection 412(1) of the Act in relation to the Schemes;

Gawler means Gawler Resources Ltd (ACN 119 745 658);

Option Scheme means the proposal by Gawler under which listed options in Gawler are to be exchanged for the issue of unlisted options in Elixir pursuant to a scheme of arrangement under Part 5.1 of the Act, the draft explanatory statement in respect of which was provided to ASIC on 6 September 2007;

Share Scheme means the proposal by Gawler under which listed shares in Gawler are to be exchanged for the issue of listed shares in Elixir pursuant to a scheme of arrangement under Part 5.1 of the Act, the draft explanatory statement in respect of which was provided to ASIC on 6 September 2007;

Schemes means the Share Scheme and the Option Scheme.

Dated this 6th day of September 2007



.....

Signed by Stefan Pfeifle

as a delegate of the Australian Securities and Investments Commission

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the Act applies to the person specified in Schedule A in relation to the securities specified in Schedule B in the case specified in Schedule C as if:

1. paragraph 617(1)(b) were varied or modified by omitting the full stop immediately after “*subsection 633(2)*” and substituting “, or which will be issued after that date but before the end of the offer period.”
2. section 650A were varied or modified by:
 - (a) inserting “650BA,” after “section 650B,” in subsection 650A(1); and
 - (b) inserting “650BA,” after “section 650B,” in subsection 650A(2).
3. the following section were inserted immediately after subsection 650B(4):

“650BA The bidder may vary the offers made under the bid to extend the offer to securities that come to be in the bid class during the period from and including the date set by the bidder under subsection 633(2) to the date immediately before the date on which a notice is lodged with ASIC under section 650D giving effect to such variation.”

Schedule A

Buttermere Australia Pty Limited ACN 120 663 710 (*Bidder*)

Schedule B

1. The 3,250,000 fully paid ordinary shares in Marathon Resources Limited ACN 107 531 822 (*Marathon*) issued on 29 November 2006 to Talbot Group Holdings Pty Ltd ACN 010 949 630 (*Talbot*) and the 3,250,000 ordinary shares in Marathon issued on 22 December 2006 to CITIC Australia Pty Ltd ACN 006 388 772 (*CITIC*) (together referred to as *Placement Shares*); and
2. Any ordinary shares issued by Marathon on the exercise of any of the 3,000,000 options issued on 11 January 2007 to directors of Marathon under an employee share scheme (*Employee Share Scheme Shares*).

Schedule C

A takeover bid (*Bid*) made by the Bidder for all of the fully paid ordinary shares in Marathon in respect of which a bidder’s statement was lodged with ASIC on 15 August 2006 (*Bidder’s Statement*) and:

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1. where the Bidder does not rely on the issue of the Placement Shares and Employee Share Scheme Shares to withdraw unaccepted offers under the Bid pursuant to Section 9.7.6(d) of the Bidder's Statement;
2. the Bidder lodges a notice pursuant to section 650D of the Act in respect of any extension of the Bid to include the Placement Shares and the Employee Share Scheme Shares;
3. the Bidder sends to Talbot and CITIC a copy of the Bidder's Statement and all notices of variation lodged with ASIC in respect of the bid; and
4. there is no less than 14 days between the event referred to in paragraph (3) and the end of the offer period.

Dated: 12 April 2007



Signed by Hock Peng Lee
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601AA(4)

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

Dated this seventh day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 117 403 399 PTY LTD	117 403 399
ACT SERVICES PTY LIMITED	074 685 144
ADANNA PTY. LTD.	061 663 170
ADDING VALUE PROPERTY AGENCY PTY. LTD.	118 101 607
AFD CONSULTING PTY LTD	068 715 855
AHCS NEWCO PTY LTD	103 850 415
ALYAKA PTY. LTD.	008 288 944
AMALICE CONSULTING PTY. LTD.	107 303 640
ANDREW'S SPORTS STORE PTY. LIMITED	058 871 088
AUSTRALIA DONGFENG INTERNATIONAL PTY LTD	092 328 802
AUSTRALIA S.P. & M. PTY LTD	085 557 937
AZCRETE PTY. LTD.	095 679 691
B. & D. CABINETS PTY. LTD.	006 982 912
B. & W. PASTORAL COMPANY PTY. LTD.	006 245 398
B.R. & K.A. MCFARLANE PTY. LTD.	068 366 503
BAOLI INTERNATIONAL (AUST) PTY LTD	084 277 761
BEACOURT PTY. LTD.	091 543 681
BLONDY COSMETIC LENSES PTY LIMITED	126 828 117
BONMAN PTY. LTD.	003 971 211
BOUMAG PTY LTD	102 768 954
BREAKTHROUGH TECHNICAL SERVICES PTY LIMITED	076 963 990
BRENTINE PTY LTD	063 605 569
BRIAN O'CONNELL PTY LTD	002 220 420
BRONDEN PTY. LTD.	115 167 078
BURRA GISELLE NOMINEES PTY. LTD.	005 321 826

Name of Company	ACN
C.M. CARROLL INVESTMENTS PTY. LTD.	067 090 840
C & S CO PTY LTD	101 059 474
CAL-AIRE INVESTMENTS PROPRIETARY LIMITED	007 190 552
CAMWELL PTY LTD	010 191 081
CANNONBAR PTY. LTD.	007 227 723
CARRMARA PTY LTD	063 756 918
CHOICEPLACE PTY. LTD.	006 992 052
CITIRULE CONTRACTS PTY. LTD.	006 803 989
CITY TERRACE PTY. LTD.	060 477 152
COBURN GRIXTI NOMINEES PTY. LTD.	005 387 495
COMMUNITY NEWS TELEVISION LTD	104 679 165
COMP-U-LERN MILLICENT (SA) PTY LTD	082 097 514
COPIERS AND FAXES PTY LTD	076 635 731
CRANJAMA PTY LTD	093 335 874
D.F. ENVIRO CHEMICALS AUSTRALIA PTY LTD	101 929 435
DANGA PTY LTD	082 074 002
DECORATOR WAREHOUSE OF AUSTRALIA PTY. LTD.	085 311 520
DESIGNS 2NV PTY LTD	099 636 852
DIGBY STEWART PTY LTD	109 526 856
DISK SHOP PTY LTD	114 566 979
DOM INTERNATIONAL PTY. LIMITED	078 449 902
DOTCOM GROUP PTY LTD	116 246 096
EHC PTY LTD	099 639 022
EIGHTH HIGH STREET PTY. LTD.	058 619 300
EMROB PTY LTD	125 305 982
EVER OLIVIA AUSTRALIA PTY LTD	076 374 484
FAIRBRAE TERRACE PTY. LTD.	075 382 259
FALLER & CO PTY LTD	104 626 833
FESHANTI PTY LTD	001 681 474
FINANCIAL SERVICES TODAY PTY LTD	116 849 382
FUTURE FORCE (ENERGY) PTY. LTD.	101 601 512
G.D. BURTON PTY. LTD.	007 213 425
GALANDRA PTY. LTD.	010 941 358
GALLERY STAGING & SCENERY PTY LTD	089 675 598
GINZA SWIM PTY LTD	111 708 653
GLADEBAR PTY. LIMITED	073 329 861
GLANTON INDUSTRIES PTY LTD	001 025 627
GLASSER & CROCKER PROPRIETARY LIMITED	009 479 789

Name of Company	ACN
GLENVALE DRAINERS PTY LTD	001 876 857
GOOD SPORTS MARKETING PTY LTD	080 195 955
G PANTHER PTY. LTD.	094 325 541
GUAN-YIN VEGETARIAN PTY LTD	089 521 586
HALDEED PTY. LIMITED	059 820 058
HALDON INVESTMENTS PTY. LTD.	010 179 174
HANFURN PTY LIMITED	100 218 791
HARVEST EVANGELISM AUSTRALIA LTD	082 320 723
HAWKSBURN INVESTMENTS PTY. LTD.	065 167 973
HEWLETT-PACKARD AUSTRALIA CONSOLIDATED PTY LTD	098 321 816
HEWLETT-PACKARD AUSTRALIA GROUP HOLDINGS PTY LTD	092 997 218
HEWLETT-PACKARD AUSTRALIA HOLDINGS PTY LTD	084 864 479
HORNFAM PTY. LTD.	005 225 061
HOXTON PARK AVIONICS PTY LIMITED	070 087 393
IMPERIAL DRAGON (WA) PTY LTD	088 375 348
INFONEXUS.AUSTRALIA PTY LTD	088 007 792
INFORMORE PTY LTD	101 088 662
J. DYKES CARPENTRY PTY. LTD	002 433 374
JABALI PTY LTD	001 588 414
JILL LUSCOMBE REAL ESTATE PTY. LTD.	070 485 611
JOHN STOCKAN PTY LTD	060 926 570
JV. LOK YING PTY LTD	117 148 811
K. MELHEM PTY LTD	100 036 315
KARLOS PTY LTD	100 271 805
KAY JAY ENTERPRISES PTY LTD	052 225 484
KINSMEN MEZZANINE PTY LTD	095 397 578
K T CARS & COMMERCIALS PTY LTD	123 943 797
KUFNER AUSTRALIA PTY. LTD.	078 179 709
L. G. WELDING SERVICE PTY. LIMITED	061 851 205
L.J. & B.J. SAUL PTY. LTD.	006 066 182
L.O.A.D. (LOADER OPERATOR ASSESSMENT & DEVELOPMENT) PTY LTD	109 340 098
LAMBECK DRIVE PTY LTD	082 170 983
LAND USE GRAPHICS PTY LTD	090 453 615
LE QUAN PTY. LTD.	088 425 905
LLS INVESTMENTS (ACT) PTY. LIMITED	105 322 852
LOGANVIEW INVESTMENTS PTY. LTD.	067 429 510
M.D. MCINERNEY (SERVICES) PTY. LTD.	007 858 460

Name of Company	ACN
M & T HAMMOND PTY LTD	118 430 970
MACHINE CUISINE HOLDINGS PTY LTD	089 594 329
MACKAY TRANSPORT PTY LIMITED	092 690 143
MACMAHON WINTERBON PTY. LTD.	050 487 584
M AND L COMPUTING SERVICES PTY LTD	080 108 658
MARDY PTY. LTD.	105 240 604
MCCALMAN PROPERTIES PTY. LTD.	010 006 461
MCCULLOCH HAULAGE PTY. LTD.	079 438 716
MCR ENGINEERING SA PTY LTD	087 210 311
MEGVILLE PTY. LTD.	007 080 873
MEMOMONT PTY. LTD.	011 056 929
MG & JS PTY LTD	079 001 335
MIDI MARKETING PTY LTD	093 475 006
MIYUKI PTY LTD	095 510 473
MJB PAINTING SERVICES PTY LTD	087 032 559
MMB PROPERTY INVESTMENTS PTY LTD	108 337 293
MURACK PTY LTD	090 458 692
MUSIC IN TOUCH PTY LTD	121 195 444
NASILTON PTY. LTD.	098 972 288
NEWBERY PTY LTD	098 948 059
NU-TEK FIBRE PTY LTD	103 487 181
OBONO PTY LTD	114 829 597
ON THE SPOT MAINTENANCE & ENGINEERING PTY. LIMITED	071 049 575
PARCO PTY. LTD.	010 633 619
PARKWOOD WASH PROPERTIES PTY LTD	106 258 762
PHILIP CLARE DESIGN PTY. LIMITED	003 692 297
PIERVIEW NOMINEES PTY LTD	086 601 309
POTWORLD PTY. LTD.	007 068 911
RADELLA PTY LTD	002 427 250
RED HILL PLANT HIRE PTY. LTD.	092 368 431
RELFIRE PTY. LTD.	011 022 058
R F VIDEO PTY LTD	121 716 710
ROBRHON INVESTMENTS PTY LTD	105 656 586
RODNEY CLARE GARAGE DOORS PTY LTD	103 199 471
ROMATEC PTY. LTD.	107 395 719
RON MCCARTHY HOMES PTY LTD	002 130 770
ROSAWAN PTY LTD	094 837 288
ROSEWEST INVESTMENTS PTY LTD	112 009 793

Name of Company	ACN
RP MARKETING INTERNATIONAL PTY. LTD.	100 060 919
RUGS-A-MILLION (W.A.) PTY. LIMITED	078 871 664
RUSHMERE PROPERTIES PTY. LTD.	004 890 528
S.S.G. ENTERPRISES PTY LTD	114 393 752
SAN MARCO BLUESTONE RESTAURANT PTY LTD	102 218 119
SCARBOROUGH SALES PTY LTD	105 399 602
SELECT FREIGHT SYSTEMS PTY LTD	098 451 579
SENTRAL PTY LTD	108 236 479
SENTUM PTY LTD	095 767 034
SIMPLY SAILING PTY LTD	075 116 684
SINGVEST PTY LTD	081 056 662
SIROTKA PTY. LIMITED	003 877 781
SPORTS IN TOUCH PTY LTD	121 195 462
STARFARM PTY. LTD.	051 712 157
STEEDMAN SERVICES PTY. LIMITED	078 313 363
STUDIO LOUNGES PTY LIMITED	075 537 003
SUNSHINE MEDICALS PTY. LTD.	117 185 074
SUPERIOR DENTAL (AUST) PTY LIMITED	121 801 027
SUSAN STREETER CONSULTING PTY LTD	111 005 657
SWIMART IMPECCABLES PADSTOW PTY. LIMITED	100 445 789
SYDNEY ABODE PTY LTD	098 621 928
TAATM PTY. LTD.	082 259 434
TC ARCHITECT PTY LTD	107 938 330
THE BEST IMAGE PTY. LTD.	118 725 787
THE HEALTH AND HAPPINESS COMPANY PTY. LTD.	080 274 148
TJT TRANSPORT PTY. LTD.	111 043 282
TOOWOOMBA FOOD PTY LTD	125 525 831
TRANBOW PTY. LIMITED	075 198 140
TWO 6 BRIDGE STREET PTY. LIMITED	098 872 112
URAMET RESOURCES LIMITED	123 875 052
V E O U PTY LTD	002 396 634
VIEWDING PTY. LIMITED	003 974 098
VITRON TECHNOLOGIES PTY. LTD.	006 965 135
VRANIC GROUP PTY LIMITED	109 679 370
WESTERN PASTORAL & RURAL PTY. LTD.	106 984 472
WINDELLAMA PASTORAL CO PTY LTD	087 647 783
WONTOM PTY LTD	119 145 569
WYVERN JAC PTY. LTD.	099 255 348

Name of Company**ACN**

YENSCH NOMINEES PTY LTD

008 845 010

Z-CRAFT AUSTRALIA PTY LTD

099 639 040

5 ELSUM AVE PTY. LTD.

005 876 077

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 seventh day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

ALLIANCEBERNSTEIN GLOBAL HEALTH CARE FUND, INC.	089 705 475
ALLIANCEBERNSTEIN INTERNATIONAL GROWTH FUND, INC.	089 705 537
ALLIANCEBERNSTEIN INTERNATIONAL RESEARCH GROWTH FUND, INC.	089 705 340
ALLIANCEBERNSTEIN LARGE CAP GROWTH FUND, INC.	089 708 118
EMC CORPORATION	007 508 769
OBTECH ASIA PACIFIC PTE. LTD.	097 078 058

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 seventh day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. CONSULTING GROUP PTY LTD	109 657 338
A.C.N. 100 998 285 PTY LTD	100 998 285
A.T.S. FINANCE PTY LTD	109 664 986
A & C CONSTRUCTION (AUST) PTY LTD	105 233 734
A & R INVESTMENTS PTY. LTD.	010 148 740
A-BART NOMINEES PTY. LTD.	005 565 337
A-TOOL & PRESS PTY. LTD.	005 565 328
A AND D EARTHMOVING PTY LTD	074 529 329
ABLELAND PTY LTD	109 693 898
A BREIC HOLDINGS PTY LTD	114 917 181
ACCOMODATION SERVICES PTY LTD	105 192 390
ACCURATE FOOD SUPPLY & PACKAGING WHOLESALE PTY. LTD.	114 922 226
ACE PROPERTY MAINTENANCE PTY LIMITED	114 885 997
ACN 096 009 415 PTY LTD	096 009 415
ACORP (NSW) PTY LIMITED	105 153 651
ACTIVE CONCRETE CUTTING PTY LTD	097 205 877
ADAPTIVE MANAGEMENT PTY LIMITED	083 056 722
ADAP2 SYSTEMS AUSTRALIA PTY LIMITED	101 059 750
ADVANTAGE PERSONNEL SERVICES PTY LTD	009 322 089
AEROK PTY LTD	069 950 027
AEROSKY PTY. LIMITED	056 418 181
AGE CARE VICTORIA PTY LTD	074 527 852
AIRLAND J SPEED TRAVEL PTY. LTD.	065 225 783
AISUR CONSULTING PTY. LIMITED	097 182 842
AKR HOLDINGS PTY LTD	060 630 408

Name of Company	ACN
ALAMA EXCAVATIONS PTY. LTD.	088 135 915
ALBERTO H PTY LTD	114 944 437
ALBERT TRADING PTY LIMITED	078 953 929
ALFARO GROUP PTY LTD	105 209 327
ALFREDTON PTY LIMITED	070 015 057
ALLCASTLE PTY LTD	101 051 754
ALLIED BUSINESS BROKERS PTY LTD	101 054 353
ALLIED CONSTRUCTION AND PROJECT SERVICES PTY LTD	088 194 049
ALL SERVICE DIESEL PTY LTD	101 065 025
ALMAC (KUNUNURRA) PTY LIMITED	114 840 667
ALW ENTERPRISES PTY LTD	105 161 733
AMBERBOLT PTY LTD	114 906 268
ANDLIL PTY LTD	109 595 182
ANEMBO INVESTMENTS PTY LTD	114 931 912
ANTENNAS FOR U PTY LTD	101 031 565
ANTOUN MAINTENANCE PTY LTD	114 859 988
ANTOUN PROPERTY SALES PTY LTD	114 859 924
AP GROUP INVESTMENT PTY LTD	109 600 919
ARAM'S INTERNATIONAL SERVICES PTY LTD	105 212 262
ARCMAN WELDING SOLUTIONS PTY LTD	114 880 590
AROWANA PARADISE PTY LTD	114 945 103
ASHBURTON ALLIED HEALTH CENTRE PTY. LTD.	105 149 942
ASIA PACIFIC OPAL COLLECTION PTY LTD	114 874 181
ASJ NOMINEES PTY LTD	109 669 365
ASMAR INVESTMENTS PTY LTD	097 193 827
ASSET ACCELERATION REAL ESTATE PTY. LTD.	114 840 587
A U SERVICES PTY LTD	000 096 668
AUSSIE WEAR CLOTHING PTY LTD	105 211 578
AUST-NEW INTERNATIONAL DEVELOPMENT PTY LTD	109 637 872
AUSTAL AIR CONDITIONING PTY LIMITED	056 482 832
AUSTRALIAN CONSOLIDATED PROPERTIES (INT) PTY LTD	097 188 951
AUSTRALIAN FINANCE ADMINISTRATION PTY LTD	097 183 536
AUSTRALIAN GOLFER PTY LTD	109 624 268
AUSTRALIAN HOLDINGS (NOWRA) PTY LTD	001 006 711
AUSTRALIAN RACING CARD PTY LTD	114 828 965
AUSTRALIAN TRUCKWASH SYSTEMS PTY LTD	074 449 291
AUSTRALIA PACIFIC PROPERTY HOLDINGS PTY LTD	088 212 622
AUSTRALIA UNIT TECHNIQUE PTY LTD	109 715 139

Name of Company	ACN
AVRO CONSTRUCTIONS PTY LTD	088 244 133
AXE AUSTRALASIA PTY LTD	097 199 838
AXIS ARCHITECTURE PTY LTD	105 164 494
A Z B A PTY LTD	002 218 797
B & S JONES PTY LTD	109 652 128
BACON HOLDINGS PTY LTD	114 877 468
BAGGUS PTY LTD	105 200 164
BALKAS PTY. LTD.	109 662 044
BAREZE PTY LTD	114 916 835
BARNES CUSTOMS & FREIGHT SERVICES PTY LTD	109 609 949
BARRY INGRAM CONSTRUCTIONS PTY LTD	100 947 742
BAZ CORPORATIONS PTY. LIMITED	093 462 465
BDP SERVICES PTY LTD	006 057 496
BEANLINK PTY. LTD.	006 171 240
BEENLEIGH LANDSCAPE & GARDEN SUPPLIES PTY LTD	056 506 293
BEIJING CONSULTANCIES PTY LIMITED	097 213 888
BELFIST PTY. LIMITED	065 035 887
BELLEVIEW HOLDINGS PTY LTD	065 298 955
BELLICCI PTY LTD	109 690 020
BERESCO NOMINEES PTY. LTD.	007 926 990
BERRT PTY LTD	101 034 306
BIG SLICE ENTERPRISES PTY LTD	100 964 618
BILL CAMPBELL FINANCIAL SERVICES PTY LTD	007 012 651
BINJARI STORE PTY. LTD.	069 922 381
BIOGLO PTY LTD	007 252 253
BISHOP PROJECTS PTY. LTD.	074 468 214
BISMI GROUP OF COMPANIES PTY LTD	105 243 847
BKS TRANSPORT PTY. LTD.	083 060 799
BLACK EYE PUBLISHING PTY LIMITED	002 955 704
BLAIRMUIR PROPRIETARY LIMITED	005 450 662
BLUEBIRD TECHNOLOGIES PTY LTD	097 221 184
BOB KINDLER'S MENSWEAR PTY. LTD.	007 865 189
BOLONG HOLDINGS PTY. LTD.	009 557 733
BOONAROO MARKETING PTY LIMITED	003 822 464
BORDIGNON EQUITIES PTY LTD	001 291 345
BOVAN PTY LTD	078 958 451
BRADASH HOLDINGS PTY LTD	109 698 437
BRAESIDE PACKAGING AND LOGISTICS PTY. LTD.	101 088 680

Name of Company	ACN
BRALLI PTY LTD	109 601 541
BRANDT CASHMAN HOLDINGS PTY LIMITED	109 609 252
BRAYPACK INTERNATIONAL PTY LIMITED	069 921 419
BRAY STREET TRADERS ASSOCIATION PTY LIMITED	114 947 689
BRIGHTON CLASSIC CARS PTY. LTD.	007 428 293
BRIGHT SPARX ELECTRICAL PTY LTD	069 980 598
BRIGHTSPORTS PTY LIMITED	114 913 889
BRILLIANT DATA SYSTEMS PTY. LTD.	074 538 864
BRITE-LITE TECHNOLOGIES PTY LTD	114 889 888
BROADBECK SUPERANNUATION PTY. LTD.	065 246 415
BROKIN PTY. LTD.	114 945 729
BUCHA PTY LIMITED	114 929 529
BUDWORTH MILLER PTY. LTD.	088 236 560
BUILD WEALTH PROPERTY CONSULTANTS PTY LTD	114 833 126
BUILD 4 U (AUST) PTY LTD	114 835 148
BURWOOD DAY SPAS PTY LTD	109 626 968
BUSH RETREATS PTY. LTD.	052 406 283
BUSY LITTLE BEES PTY LTD	100 944 796
B VEST PTY LTD	114 933 676
BYRON BAY EXOTIC MUSHROOMS PTY. LIMITED	093 454 025
C.D.C. SPRAYING PTY LTD	070 004 796
C.J. HILL PTY LTD	074 535 872
C.J. RETSAS PTY. LTD.	008 182 750
C & J SUPPLIES PTY LTD	001 938 898
C & M WILSON PTY LTD	074 437 344
CABANANDRA PTY. LTD.	006 057 370
CAFE RESTAURANT SEBASTIEN PTY LTD	114 843 551
CAIMAN ENTERPRISES PTY LTD	114 842 161
CAMBRIDGE FINANCE PTY LIMITED	101 045 176
CANDO EXPRESS PTY LTD	114 836 850
CANTERBURY MEATS AUSTRALIA PTY LTD	100 967 619
CAPE VALE PTY LTD	000 801 570
CAPITAL IT (VIC) PTY LTD	105 154 256
CAPITAL MARKET FINANCE GROUP PTY LTD	109 620 331
CAPOCAN PTY LTD	105 228 340
CAPRICORN PROPERTY HOLDINGS PTY LTD	105 156 527
CAPROCK HOLDINGS PTY LTD	105 168 312
CA PROJECTS PTY LTD	083 102 569

Name of Company	ACN
CARE BEAR PTY LTD	114 911 198
CARINA SHERLOCK ENTERPRISES PTY LTD	006 064 777
CARLYN PROPERTIES PTY. LTD.	093 358 868
CATALENE PTY LTD	083 040 635
CATHY JAYNE LIMITED	114 935 929
CB CATERING PTY LTD	114 909 303
CB IMMIGRATION PROFESSIONALS PTY LTD	114 949 067
CB LAWYERS PTY LTD	114 948 631
CCS TELECOMS PTY LIMITED	101 087 978
CDM BUILDERS PTY LTD	105 213 803
CENSERE CONSULTING PTY LTD	097 193 738
CENTURY HOLDINGS UNITED PTY LTD	100 974 098
CHANNEL COURT PTY. LTD.	100 975 648
CHARLIE ROMANO PTY. LTD.	070 025 231
CHEREPETE HOLDINGS PTY LTD	114 903 169
CHESSPAST PTY. LIMITED	069 921 731
CHILBILL PTY. LIMITED	069 967 880
CHILCHALK PTY. LIMITED	069 967 451
CHILCHUMP PTY. LIMITED	069 961 717
CHINA LEGAL PTY LIMITED	105 183 891
CHUM RUBY INTERNATIONAL CORPORATION PTY. LTD.	093 414 183
CJ & JN ENTERPRISES PTY LIMITED	105 239 718
CLEV-A-CO PTY LTD	109 600 839
CLONBIN PTY. LTD.	114 896 301
CLOUD NINE MARKETING PTY LTD	114 842 241
C MART GROUP INTERNATIONAL PTY LTD	114 868 003
C M CONSOLIDATED PTY LTD	079 013 406
COACHING STATION PTY LTD	097 224 970
COLD AS ICE REFRIGERATION PTY LIMITED	105 151 504
COM-LAW (NO. 109) PTY. LTD.	010 825 251
COMBINED RESOURCES SECURITIES PTY LTD	114 881 177
COMDOX NO 115 PTY LTD	002 498 508
COMDOX NO 145 PTY LTD	002 498 802
COMMERCIAL MERCANTILE SOFTWARE PTY LTD	105 186 347
COMPUTER PEOPLE GROUP PTY LTD	114 893 088
COMSERV (NO 1926) PTY LTD	003 128 827
CONCAP INDUSTRIES PTY. LTD.	088 186 083
CONSTRUCTIVE BUILDING SERVICES PTY. LTD.	105 219 458

Name of Company	ACN
CONTEXT COMMUNICATIONS AUSTRALIA PTY. LIMITED	069 911 226
CONTINENTAL PROJECTS PTY. LTD.	088 153 333
CONTRACT DEVELOPMENTS HOLDINGS PTY. LIMITED	109 688 020
COORONG NOMINEES PTY LTD	109 602 815
COPPERFIN PTY LTD	105 207 190
CORPERS (NO 465) PTY LTD	003 320 910
COUNTRY AERIAL SERVICES PTY LTD	114 842 045
COVERT FOX INVESTIGATIONS PTY LTD	079 033 873
CRAVIEW PTY. LTD.	060 610 102
CROWN HOLDINGS NO.2 PTY LTD	109 594 596
CSH NOMINEES PTY. LTD.	114 852 907
CURWOOD HOLDINGS PTY. LTD.	074 454 505
CUSTOM DECK PROPRIETARY LIMITED	005 204 964
CUT & SCRAPE PTY. LTD.	093 462 241
CUTTING EDGE TECHNOLOGY NSW PTY. LTD.	101 083 050
D.C.D.K. HOLDINGS PTY. LTD.	006 596 201
D & D WILLIAMS & ASSOC. PTY LTD	005 685 254
DAHHAS PTY LTD	101 058 986
DALEY DESIGNS PTY LTD	105 214 104
DANNAT ASH PTY. LTD.	109 712 521
DANTE BAR PTY LTD	101 053 383
DARGAH PLANT HIRE PTY LTD	114 860 490
DARTNALL (NSW) PTY LIMITED	105 228 528
DAVWAY PROPRIETARY LIMITED	005 564 376
DECOR PROMOTIONS PTY LTD	009 401 718
DEE & LEE PROMOTIONS PTY. LTD.	011 050 365
DELAKIN PTY. LIMITED	010 146 175
DELTA SQUARED PTY. LTD.	109 672 371
DENBY LODGE PTY. LTD.	065 225 363
DENMAC PLUMBING PTY LTD	101 040 180
DENYSENKO DESIGN STUDIO PTY LIMITED	109 597 560
DERULE PTY LTD	074 453 455
DESABA PTY LTD	114 839 413
DESIGN BY APPOINTMENT PTY LIMITED	093 422 372
DHQ ENTERPRISES PTY LIMITED	105 203 334
DIABLO ENTERPRISES (VIC) PTY LTD	105 225 009
DIAMOND PROPERTY PTY LTD	079 018 107
DIAMOND REIGN ENTERPRISES PTY LTD	010 262 209

Name of Company	ACN
DIGITAL BABY PTY LTD	105 201 796
DIRMACE PTY. LIMITED	070 005 033
DISTINCT FINANCE PTY LIMITED	003 802 542
D J MACPHERSON PTY LTD	001 011 543
DJM PROPERTY SERVICES PTY. LTD.	083 103 182
DK BACKHOE HIRE PTY. LTD.	101 049 512
DONBREL PTY LIMITED	078 956 180
DONEAN PTY. LTD.	008 182 634
DONNELLY'S SAND & SOIL SUPPLIES (VIC.) PTY. LTD.	005 450 046
DOUGLAS WHIFFIN PTY LTD	114 872 374
DRIFORD PTY. LTD.	105 239 432
DR JOHN V MULROY PTY LTD	079 017 520
DUAL INVESTMENT PTY. LTD.	010 044 649
DUCHAR PTY LTD	093 405 282
EARLS LIVERPOOL STREET PTY. LIMITED	097 194 477
EARLS PITT STREET PTY. LIMITED	097 194 431
EARTH-TRIBE ESSENTIALS PTY LTD	100 956 250
EAST GIPPSLAND DIESEL SERVICES PTY LTD	101 066 451
EAST KEW INVESTMENTS PTY. LTD.	006 789 706
EASTLAKES MOTORSPORT PTY LTD	088 214 591
EASYRIDER VEHICLES PTY LTD	093 381 858
EASY SLEEP PTY. LTD.	109 639 741
EATFRESH.COM PTY. LTD.	083 041 963
ECONOMOU HOLDINGS PTY LTD	114 904 782
EDITING SYSTEMS TRAINING PTY LTD	093 435 897
EDWARDS & WALLACE ROOFING PTY LTD	088 184 285
EDWIN PTY LTD	000 580 307
EIGHT PROPERTY PTY LTD	008 222 893
ELDERWOOD INVESTMENTS PTY LIMITED	001 329 791
ELEGANCE ENTERPRISES PTY LTD	093 363 314
ELITE STEEL BUILDING SYSTEMS PTY LIMITED	114 871 377
ELLENANNA PTY LTD	060 624 508
EMERALD INDOOR SPORTS ARENA PTY. LTD.	101 036 319
EMERALD PROPERTY GROUP PTY LTD	105 219 725
EMERDIFF PTY. LTD.	109 646 862
EME TRANSPORT - NORTH PTY LTD	114 892 205
EMGRA PTY. LTD.	056 567 401
EMMERSON & CARR PTY LTD	114 847 942

Name of Company	ACN
EMPLOYMENT LAW SERVICES PTY LTD	088 199 197
ENRIS PTY. LTD.	060 671 089
EPICURE TRADING NOMINEES PTY LTD	101 067 930
EVEN SPEED PTY LIMITED	069 956 912
EVEREST CAR RENTALS PTY LTD	088 239 258
F & J CALLEJA PTY LTD	001 933 384
FADHEL AHMED PTY. LTD.	083 098 186
FALLS PARK PTY LTD	065 298 857
FAST FEAST PTY LIMITED	109 644 662
FD CONCRETE PTY. LTD.	079 048 687
FELSER RUSSELL SERVICES PTY	001 738 147
FIKA FASHION COMPANY PTY LTD	114 914 500
FILENE PTY. LTD.	109 661 627
FIORITA EXCAVATORS PTY LTD	109 711 686
FIRST ADVANTAGE PTY. LTD.	088 158 712
FIRST CLASS FILMS PTY LTD	003 127 124
FIRST CLASS PROPERTY INVESTMENTS PTY. LTD.	114 943 403
FIRST PROSPERITY PTY LTD	114 858 794
FIVE STAR CARRIERS INVESTMENTS PTY. LTD.	109 692 140
FJ MARKETING PTY LTD	109 698 464
FOCOPA PTY LTD	083 077 249
FONSWEST PTY. LIMITED	008 605 990
FOOTY JUICE PTY LTD	114 860 418
FORESTON PTY LTD	065 233 374
FOREST WATERS PTY LIMITED	105 172 781
FRIENDLY STORAGE PTY LTD	093 392 888
FRONTLINE INVESTMENTS (VIC) PTY LTD	078 993 094
FRONT WISDOM INTERNATIONAL PTY LTD	114 922 799
FSK PTY. LTD.	088 151 795
FT'S MAINTENANCE SERVICE PTY LTD	088 231 832
FURNITURE BROKERS INTERNATIONAL PTY LTD	097 208 636
FUTURE CUISINE (AUSTRALIA) PTY. LTD.	097 223 348
FV & MP DURACK PTY LTD	006 058 662
G.A.D GROUP AUSTRALIA PTY LTD	109 613 523
G. DAHIBE NOMINEES PTY LIMITED	105 142 587
G.P. & D.J. METHAM PTY LTD	097 224 989
G. T. SHEETMETAL PTY. LTD	060 644 555
GABRIELLA HOLDINGS PTY LIMITED	074 485 966

Name of Company	ACN
GALL-LONG HOLDINGS PTY LTD	070 130 228
GANG OF FIVE PTY LTD	114 913 807
GAPCORP PTY. LTD.	109 595 306
GARAGES GALORE PTY LTD	114 867 088
GARY HOLMES PTY. LTD.	083 061 107
GAVINMAC PTY. LTD.	093 403 760
GEORGE MAINTENANCE PTY LTD	114 860 696
GEORGE TILING CUTTING PTY LTD	114 860 678
GFK BUILDING SERVICES PTY LTD	114 941 310
GILMILL PTY. LIMITED	083 029 912
GLASSHOUSE CORPORATION PTY. LTD.	060 282 135
GLENN ANTHONY PLUMBING SERVICE PTY. LIMITED	053 352 159
GLOBALSURF PTY LTD	114 948 640
GODEL PTY. LTD.	069 956 403
GOLDEN BEACH PROPERTIES PTY. LTD.	065 290 833
GOLDEN RIVER FOOTWEAR PTY LTD	079 031 388
GOONDI INVESTMENTS PTY. LTD.	056 533 101
GOSFORD DEVELOPMENTS PTY LTD	109 670 902
GRASS-SHOOTS PTY LTD	109 676 851
GREASLEY PROPERTIES PTY. LTD.	006 291 505
GREAT SALON GUIDE AUSTRALIA PTY LIMITED	114 847 059
GREEN ENVIRO TECHNOLOGIES PTY LTD	105 237 410
GREENGUM PTY LTD	114 948 113
GREEN POINT HEALTH CLUB PTY LTD	100 962 785
GREEN STAR SERVICE PTY LTD	114 937 567
GREIG TRANSPORT PTY LTD	097 163 614
GRISBROOKS PTY.	006 066 173
GROW VALLEY PTY LTD	088 136 967
GRUNT GRAPHICS PTY LTD	074 444 161
GTEC SERVICES PTY LTD	105 189 286
GTO ENERGY PTY LTD	109 662 679
GULMOON HOLDINGS PTY. LTD.	109 687 694
GUNNINAH HOLDINGS PTY. LIMITED	003 824 502
GWS VENTURES PTY LIMITED	105 207 412
H.R. FABRICS PTY LTD	000 797 428
H.T. ADVERTISING PTY. LTD.	101 083 854
H. T. TRADING PTY LIMITED	114 898 636
H.U.B WAREHOUSE (AUST) PTY LTD	114 948 551

Name of Company	ACN
H@TM LICENSING PTY. LTD.	114 897 460
HAMERCHANT PTY. LIMITED	078 962 893
HAMILTON CAPITAL PTY. LTD.	007 433 614
HAMPSHIRE MEADOWS PTY. LTD.	006 594 832
HAMSGROVE PTY. LIMITED	004 014 902
HARDER PTY LIMITED	101 076 840
HARDING ESTATES WINES PTY LTD	114 887 437
HARITOPOULOS HOLDING COMPANY PTY. LTD.	007 989 906
HBP MEDIA PTY LTD	105 179 100
H C FLOORS PTY LTD	109 627 607
HOLCO AUSTRALIA PTY LTD	105 218 693
HOME DIRECT NSW PTY LTD	114 898 252
HOMELAND & MARINE SECURITY LIMITED	109 609 216
HONOREST GROUP HOLDING PTY LTD	114 902 920
HORNSBY KU-RING-GAI MONTESSORI SOCIETY	002 437 890
HOSAY INVESTMENTS PTY LTD	114 857 466
HOTEL CONSULTANTS PTY LTD	114 946 173
HUNTER PROJECT MARKETING PTY LIMITED	109 668 975
ILANO PTY LTD	093 378 691
ILCARNEY PTY LTD	008 896 722
ILLALANGI GROUP INVESTMENTS BERWICK PTY. LTD.	109 696 102
ILLALANGI GROUP INVESTMENTS PAKENHAM PTY. LTD.	109 696 068
ILLAWARRA BREADS PTY LTD	105 211 890
IMPERIAL RHINO PTY LTD	105 144 303
IN CHANNEL NETWORK PTY LTD	101 063 165
INDEPENDANT CONCRETE TESTING (VICTORIA) PTY LTD	006 790 647
INDULGENCE MARKETING PTY LIMITED	109 636 606
INDUSTRIAL HOSES & FITTINGS PTY LTD	105 189 508
INFINITE HORIZONS (NSW) PTY LTD	114 879 239
INNOVAC DYER PTY. LTD.	003 825 385
INPACTE PTY. LTD.	114 872 365
INTERCLEAN EQUIPMENT PTY LTD	074 449 326
INTERNATIONAL TRADING CO (WA) PTY LTD	109 715 933
INTERNET PAYMENT SOLUTIONS INTERNATIONAL PTY LTD	105 191 419
INTERTASK PTY LIMITED	100 948 294
INTULOGICA PTY LTD	093 360 993
ISS PTY LTD	056 165 309
ITEA HOLDINGS PTY LTD	069 479 901

Name of Company	ACN
ITS GEOTECH SERVICES PTY LTD	114 877 486
ITT- INTERNATIONAL TRADE & TOURISM PTY LIMITED	088 165 066
IVORY BLOODSTOCK PTY LTD	109 621 196
J.C.M. MORGAN HOLDINGS PTY. LIMITED	079 051 175
J.J.J. RECYCLERS (AUSTRALIA WIDE) PTY. LTD.	069 942 105
J. JESS & ASSOCIATES PTY. LTD.	088 247 072
J & L MAIL SERVICE CONTRACTORS PTY LTD	105 220 040
JAENN MARKETING PTY. LTD.	093 412 447
JAFLEX PROPERTY MAINTENANCE PTY LTD	105 145 926
JAMES TSIANTAS PTY LTD	105 198 230
JAMISON & CO PTY. LIMITED	114 843 480
JANE SUTHERLAND PTY. LTD.	006 789 019
JANOLA PEAK PTY. LTD.	079 022 754
JARDINS PTY. LTD.	069 995 553
JAYDEN ENTERPRISES PTY LTD	078 963 952
JERAT INVESTMENTS PTY LTD	088 166 821
JET STICK AUSTRALIA PTY LTD	100 762 696
JETT INDUSTRIES PTY LTD	114 881 757
JILI INVESTMENTS & DEVELOPMENTS PTY LTD	114 918 375
JMP AUSPOL COMPANY PTY. LTD.	052 215 068
JOHL YOUNGER ENTERPRISES PTY. LTD.	114 919 505
JOHN GILLON SEYMOUR & ASSOCIATES PTY LTD	083 026 993
JOHNSTON SHARP (VIC) PTY. LTD.	006 171 286
JOLSON MANAGEMENT PTY. LTD.	083 111 906
JT & JD TRANSPORT PTY. LTD.	093 417 184
JUICEMEDIA GROUP PTY LTD	109 697 841
JUMARLEI & CO PTY LTD	105 208 151
JUST MONITORS PTY LTD	069 940 147
K & K CONTRACT SAWMILLING PTY LTD	109 715 031
KAG PTY LTD	105 176 994
KAHWAJI TRANSPORT PTY LTD	114 886 636
KAIZEN STRATEGIC ALLIANCES PTY LTD	105 161 377
KAKADU TRADERS PTY LIMITED	003 822 375
KALI J FISHERIES PTY LIMITED	008 293 776
KANHA INTERNATIONAL PTY LTD	109 664 584
KARABAG CONCRETE CUTTING PTY LTD	114 860 543
KARASTAR PTY. LTD.	008 293 187
KATH & JONES PTY LTD	079 007 560

Name of Company	ACN
KAY DOYLE ENTERPRISES PTY LTD	105 178 649
KEENAN INVESTMENTS PTY LTD	002 947 971
KEEP MAINTENANCE PTY. LTD.	114 890 916
KENYON PTY LTD	114 900 408
KESSA PTY. LIMITED	065 332 309
KEYSTONE MILLING PTY LTD	114 838 934
KIKUYU HIGHLAND TRADING PTY LTD	105 182 689
KINGFISHER INVESTMENTS (QLD) PTY. LTD.	088 211 572
KITTYHAWK HOLDINGS PTY LTD	065 107 771
KIWI CONTRACTING PTY LTD	114 906 286
KLEEN SOFT PTY LTD	097 163 301
KMP DEVELOPMENTS PTY LTD	109 640 146
KNG ENTERPRISES PTY. LTD.	114 899 204
KNUTH HOLDINGS PTY LTD	105 235 032
KOALA HOME LOANS PTY. LIMITED	100 950 570
KONCEPT CONSULTING PTY LTD	109 643 343
KRISTALVINE PTY. LTD.	093 416 909
KUDAL PTY. LTD.	114 945 783
L.A.B.G.E. PTY. LTD.	109 664 655
LAFIER AGE PTY LTD	109 637 103
LAKE MACQUARIE SCAFFOLDING PTY LTD	114 831 631
LAKWEEL PTY LTD	088 135 871
LAMBTON FUEL PTY. LIMITED	105 209 827
LANCE LINCOLN ENTERPRISES PTY. LTD.	114 902 500
LAND NAVIGATION PTY LTD	105 175 442
LARBROKE PTY LTD	114 838 587
LAURIE FITZGERALD PTY LTD	065 315 657
LB INVESTMENTS (VIC) PTY LTD	114 898 949
LE CAFE DELI PTY. LTD.	088 172 936
LEDDY'S FINANCIAL SOLUTIONS PTY LTD	010 648 450
LEE ENTERPRISES INTERNATIONAL PTY LTD	105 164 967
LEGGO INDUSTRIES PTY LTD	105 192 238
LIMPINWOOD PTY LTD	114 829 515
LINKTON PTY. LTD.	006 791 224
LIQUID FUEL NO 1 PTY LTD	065 177 282
LIZARDZ PTY LTD	114 927 061
LONGEVITY INSTITUTE OF AUSTRALIA PTY. LTD.	065 300 530
LORANT HOLDINGS PTY LTD	079 002 350

Name of Company	ACN
LORRY'S CEILINGS PTY LTD	097 171 072
LOST CREEK WINES PTY LTD	114 843 515
LOTUS COVE PTY. LTD.	007 009 976
LOUIS A FENELON PTY LTD	003 321 935
LOUIS CRUISE LINES AUSTRALIA LIMITED	114 929 092
LOUISE ENTERPRISES PTY LTD	097 175 043
LUCKYMODE PTY LTD	109 714 534
LUDMILLA DRIVE PTY. LTD.	065 326 883
M.A. & K.A. TOPP NOMINEES PTY LIMITED	078 976 137
M.G.B. MOTORS PTY LTD	114 866 223
M.P.T. FLOOR & WALL TILING PTY LTD	093 452 601
M.T. MACPHERSON PTY. LIMITED	008 463 063
MACSAIL LICENSING PTY LIMITED	109 622 602
MADDISON CONTRACTORS PTY LTD	074 484 343
MAID CLEAN PROPRIETARY LIMITED	109 470 180
MAITLAND SOIL & SANDS PTY LIMITED	002 469 981
MAKRAM PTY. LTD.	008 183 186
MAK TWINS INVESTMENTS PTY LIMITED	097 226 992
MALWAY PTY LTD	109 674 802
MANDRAKE CONSTRUCTIONS PTY. LTD.	007 256 466
MANTON CUSTOMS SERVICES (HOLDINGS) PTY LTD	001 947 299
MARINAUTICS PTY LIMITED	100 962 016
MARK CHEW MUSIC SERVICES PTY. LTD.	007 670 322
MARKETING & DISTRIBUTION SERVICES PTY. LIMITED	088 160 409
MARMIR PTY LTD	109 657 909
MARRELLA NOMINEES PTY LTD	008 981 324
MASKMEN PTY. LIMITED	069 960 381
MASS PTY. LTD.	065 246 675
MATELDA RIDGE PTY. LTD.	069 923 584
MATTHEWS & RIGHT PTY LTD	114 842 483
MAUFIELD PTY LTD	088 250 971
MAXI GROUP PTY LTD	108 737 051
MAXWELL SAMUEL PTY LTD	114 934 815
MBILL AUSTRALIA PTY LIMITED	101 047 045
M C PRINT AND DELIVERY TRANSPORT PTY. LTD.	114 938 340
MIBBCO PTY. LTD.	109 624 599
MICHAEL GARTLAND PTY. LTD.	007 009 510
MIKE HARRIS ENTERPRISES PTY. LIMITED	065 342 529

Name of Company	ACN
MJL SUPERANNUATION FUND PTY. LTD.	083 098 328
MMS TRANSPORT PTY LIMITED	069 995 053
MOLECULAR INVENTORY SYSTEMS PTY LTD	097 174 591
MORNING DEW CLEANING MANAGEMENT PTY LTD	097 168 593
MUCHEA DRILLING PTY. LTD.	060 631 567
MUCHEA MOTIVATORS PTY. LTD.	060 630 319
MULLUMBIMBY NEWS PTY LIMITED	079 044 394
N.B. TREVITT & SONS (VICTORIA) PTY. LTD.	079 006 143
N.S MACKENZIE PTY LTD	003 555 959
N & T CARDAKARIS HOLDINGS PTY LTD	109 659 832
NAM SUPER PTY. LTD.	065 286 580
NARVENO PTY LTD	056 466 365
NASTAR PLUMBING AND MAINTENANCE PTY LTD	093 397 632
NATIONAL TRAINING SERVICES PTY LIMITED	074 494 250
NATRABU (AUST) TOURS & TRAVEL PTY. LIMITED	009 632 491
NAWAL INVESTMENTS PTY LTD	101 071 729
NEED A BOOKKEEPER PTY LTD	078 970 180
NEIL WILKINSON PTY. LTD.	065 329 731
NEMASS SERVICES PTY LTD	009 099 192
NEO BLACK PTY LTD	114 830 938
NET LEARNING AUSTRALIA PTY LTD	082 762 865
NEW CREATION DEVELOPMENTS PTY LTD	105 161 304
NEW EMPIRE PTY. LTD.	079 000 169
NEWPORT AUSTRALIA PTY LTD	105 142 925
NEWSONE STATIONERS PTY LTD	002 788 061
NEW TIMES PHARMACEUTICALS PTY LTD	109 693 692
NEXT GENERATION NETWORK AUSTRALIA PTY LTD	093 412 867
NEZCU PTY. LIMITED	006 789 484
NICHE PROMOTIONS PTY. LTD.	109 660 684
NICHOLLS FAMILY INVESTMENTS PTY LTD	109 605 281
NINE TAIL LEASING PTY. LTD.	101 048 953
NOBLETT ROLLADOORS PTY LTD	088 174 074
NORMANS OF MOSMAN (QVB) PTY LTD	074 444 152
NORRIC ENVIRO PTY LTD	070 024 645
NORTHSTREAM WINES PTY LTD	105 161 939
NORTHWEST CARPETS PTY. LIMITED	114 892 063
NOUN GLAZING PTY LTD	114 860 187
NOVA ORSA PTY LTD	109 671 025

Name of Company	ACN
NOVAVISION DISTRIBUTORS PTY LIMITED	091 698 592
NUNKERI EQUESTRIAN PTY. LTD.	079 005 137
O'SHEAS TRADING PTY LTD	105 167 093
OAK BRIDGE PROPRIETARY LIMITED	065 130 538
OCEAN BLUE NETWORKS PTY LTD	101 057 694
OFFICE AND BEYOND PTY LTD	114 913 496
OMRAN CONSTRUCTIONS PTY LTD	114 860 212
ON-A-SHOESTRING PTY. LTD.	088 158 632
OPL (WA) PTY LTD	093 404 945
OPPORTUNITY JUNKIES PTY. LTD.	109 613 023
OPTIONS IN BUILDING (AUSTRALIA) PTY LTD	097 231 420
OUTSTANDING COLLECTIONS PTY LIMITED	105 157 775
OVER THE TOP AUSTRALIA PTY LTD	100 967 235
P. & P. CARTAGE (AUST.) PTY. LTD.	065 310 689
P.A. & P.B. TRADING PTY LTD	114 832 290
P.P.P.P. APOSTOLELIS PTY. LTD.	006 065 407
P & R CARPENTRY & MAINTENANCE PTY LTD	002 192 341
PACER EXCAVATION PTY. LTD.	114 865 100
PAGIME PTY. LTD.	105 154 612
PAINT & DECO PTY LTD	105 201 376
PAKIS & PARTNERS ADMINISTRATION SERVICES PTY LTD	069 946 069
PAPAGALO (NSW) PTY LIMITED	109 622 139
PAPAMAC CONSTRUCTIONS PTY LTD	097 169 321
PA RA NA PTY LIMITED	070 014 283
PARK KING PTY LTD	114 886 127
PATTON NOMINEES PTY LTD	008 896 419
PAUL BETTERIDGE PTY LTD	114 836 145
PAVBAY PTY. LTD.	007 427 483
PAY LESS HOME IMPROVEMENTS PTY LTD	093 429 120
PCM NOMINEES (NO. 2) PTY LIMITED	088 205 234
PEGUSUS INTERNATIONAL PTY LTD	114 836 912
PEMBRIDGE INVESTMENTS PTY. LTD.	006 436 193
PENNY TURTLE PTY LTD	114 906 651
PENSAE PTY LTD	079 017 637
PERCHROSE PTY. LTD.	069 766 712
PERFECT CONSTRUCTIONS PTY LTD	109 648 133
PERMSIT PTY. LIMITED	052 099 573
PETER CLARE AGENCIES PTY. LTD.	093 447 566

Name of Company	ACN
PETER M. TAYLOR NOMINEES PTY. LIMITED	093 381 929
PETRA SERVICES (AUST) PTY LTD	101 076 199
PFC PTY LIMITED	093 435 922
PHANTOM MAN POWER PTY LTD	114 837 955
PHIL HEPPLER TRANSPORT PTY LIMITED	105 166 854
PHONESAVER ENTERPRISES PTY LTD	114 842 170
PHS STRATEGIES PTY LTD	109 644 322
PIE'S TRANSPORT PTY LTD	114 923 296
PLANITE PTY. LTD.	109 685 823
PLAYWEST INVESTMENTS PTY LTD	105 164 976
PLUTOCRATIC INVESTMENTS PTY. LTD.	109 635 252
PNBH HOLDINGS PTY LTD	109 659 289
POPPYROOPA'S PTY. LIMITED	093 454 114
PORTWAY TRADING PTY LTD	109 608 755
POWER 3D PTY. LIMITED	088 234 806
PRANA WELLBEING PTY. LTD.	109 649 096
PRATVALE PTY. LTD.	079 030 532
PRECISION CONTRACTING (AUST.) PTY LTD	114 860 525
PRECISION CYLINDER MOWERS PTY LIMITED	114 883 804
PRIESS PTY. LTD.	079 027 008
PRIME NETWORK AUSTRALIA PTY LTD	105 202 408
PRINCIPAL SUPPORT PTY LTD	114 935 750
PRINT & PUBLISH PTY LTD	109 650 857
PROFESSIONALS PLUS PTY LTD	070 015 011
PRONTO SYSTEMS PTY. LIMITED	008 618 282
PROPTRADE PTY LTD	074 502 248
PROVINCIAL STEEL AUSTRALIA PTY LTD	003 324 927
PSC INFO ARRIS PTY. LTD.	105 195 159
PTMK PTY LTD	109 666 837
PURE SENSE (AUSTRALIA) PTY LIMITED	088 132 683
QBEC PTY LTD	109 592 654
QLD INVESTMENT SECURITIES PTY LTD	114 941 454
QLD MORTGAGE LENDING PTY LTD	114 941 534
QTM (AUST) PTY LTD	109 683 776
QUEENSLAND EXPORT GROUP PTY LTD	114 848 654
QUEST BUSINESS SYSTEMS PTY LTD	104 678 677
R.L. & K.G. DUNKLEY PTY. LTD.	060 636 464
R.S.M. & ASSOCIATES PTY LTD	114 920 035

Name of Company	ACN
R&DC INVESTMENTS PTY LIMITED	105 197 402
RACECOURSE ROAD DEVELOPMENTS PTY. LTD.	074 508 777
RAILWAY HOTEL (COWRA) PTY LIMITED	069 967 326
RAINBOW REACH PTY LTD	105 210 071
RAINWOOD NOMINEES PTY LTD	088 154 750
RALICONN PTY LIMITED	083 113 160
RARE TECHNOLOGY PTY LIMITED	007 431 843
RAVENBRIDGE PTY. LTD.	056 489 484
RAVENSWOOD ENTERPRISES PTY LTD	060 637 158
RAY KITCHINGMAN PTY. LTD.	004 666 059
REAL ESTATE AERIAL SERVICES PTY LTD	088 242 648
RECESS HOME MAINTENANCE PTY. LTD.	060 630 453
RED BLUFF HOLDINGS (VIC) PTY LTD	109 599 877
RED SEA GLOBAL TRADING PTY LIMITED	114 844 576
REGAL TEXTILES PTY. LTD.	100 952 663
RELIANCE GROUP (AUSTRALIA) PTY. LTD.	109 612 795
RENTAL PROPERTY SEARCH.COM PTY. LTD.	093 454 089
RESORT PTY LIMITED	114 844 978
RIEM INVESTMENTS PTY LTD	070 011 120
RIVERCITY EXPORTS PTY LTD	105 187 157
RKP HAULAGE PTY. LTD.	114 846 052
ROADADS PTY LTD	105 167 039
ROBERT JOHNSON VINEYARDS PTY. LTD.	114 949 870
ROBSUE PTY LTD	105 240 266
ROCKELLA PTY LTD	109 621 525
ROKA N.S.W. PTY LTD	079 010 585
ROMAN WOWK & ASSOCIATES PTY LTD	003 324 445
ROSEL TRADING PTY LTD	114 840 952
ROYAL RESIDENTIAL SERVICES PTY LTD	114 844 012
ROYAL TRADING PTY LTD	101 019 461
RUSHFORD GLEN PTY. LTD.	007 431 656
RUSHSEA PTY. LTD.	060 437 176
RUSTON HOLDINGS PTY. LIMITED	083 094 599
R1R2R3 HOLDINGS PTY LTD	109 614 806
S. & S.I. SEK PTY. LTD.	010 828 270
S. R. THURLOW PTY LTD	109 622 166
S & J BELSHAM PTY. LTD.	088 202 000
S & T INVESTMENTS AUST. PTY LTD	105 169 453

Name of Company	ACN
SABAH BUILDERS PTY LTD	114 860 294
SABAH CONCRETE CUTTING PTY LTD	114 860 329
SABA 1 ENTERPRISES PTY LTD	108 496 797
SABCOMBE PTY LIMITED	010 264 043
SAFOOMA ENTERPRISES PTY. LIMITED	100 997 466
SAJEP PARTNERS PTY. LTD.	093 407 062
SALREAM PTY LTD	003 126 494
SBSCS PTY LTD	109 607 865
S E DISTRIBUTION PTY LTD	109 682 760
SELECT CONCRETE & SPRAY PAVING PTY LTD	105 186 481
SELTEC PTY. LTD.	109 669 570
SEMKO CORPORATION PTY LTD	006 789 608
SHEACH CONSULTANCY PTY. LIMITED	097 203 337
SHELLWAY REALTY PTY LTD	109 692 739
SHUN THAI PTY LTD	109 642 766
SILKWHIZ PTY LTD	083 105 873
SILVER BELL PRODUCTIONS PTY LIMITED	052 346 157
SILVER UNION CONSULTING PTY LTD	114 903 392
SIMENO PTY LTD	001 937 159
SIMPLEX SYSTEMS PTY. LTD.	105 242 680
SIOTIS PTY LTD	114 898 305
SIRAPOT PTY LTD	088 233 701
SIVANA INVESTMENTS PTY LTD	114 876 943
SKIRZA PTY LTD	003 321 800
SLICK 'N' QUICK CLEANING SERVICE PTY LIMITED	114 848 172
SMART ARTS SIGNWRITERS PTY. LTD.	005 681 292
SNOOKERED PTY LTD	065 339 326
SOLARIS INSTALLS PTY LTD	114 909 885
SOLUTIONS 28 PTY LTD	105 164 761
SONO INTERIORS PTY LTD	101 044 400
SOUTH-WESTERN CONSTRUCTIONS PTY LTD.	069 975 373
SOUTHERN CROSS LAWYERS & MEDIATORS PTY LTD	109 593 455
SOUTHPORT EXECUTIVE SUITES PTY. LIMITED	011 049 175
SOVEREIGN SOFTWARE PTY LTD	093 455 639
SPACEMAKER SYSTEMS PTY LTD	105 199 344
SPAS4U (NSW) PTY. LTD.	101 035 698
SPIRIT OF ADVENTURE PTY LTD	002 487 694
SPRINGWOOD COFFEE CHAMBER PTY LTD	100 970 394

Name of Company	ACN
SSM ENTERPRISES (NSW) PTY LIMITED	109 678 060
STABLE TEDDY PTY LTD	105 182 296
STAIN BUSTERS CLEANING SYSTEMS AUSTRALIA PTY LTD	093 446 381
STANDFORD MANAGEMENT INSTITUTE PTY LTD	097 185 825
STAND OUT TILING PTY LTD	093 432 118
STARTGRID PTY. LTD.	101 052 457
STAR WATCH SECURITY PTY LTD	088 142 358
STEVE DONEHUE ELECTRICAL SERVICES PTY LTD	114 858 310
STIRLANA PTY. LTD.	083 118 665
ST MARYS AUTOMATIC TRANSMISSIONS PTY LTD	002 488 922
STRATFORD DELL PTY. LTD.	060 335 257
STRAWBRIDGE HELICOPTERS PTY LTD	093 402 558
STURMEY TRANSPORT PTY LTD	101 033 363
SUECUE PTY. LIMITED	088 222 664
SUN LIGHT PTY LTD	074 536 502
SUNRISE REAL ESTATE PTY LTD	109 664 799
SUNSET SERVICES PTY. LTD.	060 592 270
SUNSHINE CAR RENTALS PTY LTD	114 907 354
SUNSHIRE INTERNATIONAL GROUP PTY LTD	114 902 911
SUNTRY HOLDINGS PTY LTD	009 461 232
SWAGMAN SPORTSWEAR PTY. LTD.	078 957 632
SYNMAR PTY. LTD.	009 137 204
T.J.'S DOOR INSTALLATIONS PTY LTD	105 182 803
T.W. HOLDINGS CORP. PTY. LTD.	101 048 391
T & B IMPORTERS PTY LTD	097 216 807
T - CASS TRANSPORT PTY LIMITED	114 868 825
TANAAD PTY LTD	105 238 640
TANGROVE HOLDINGS PTY LIMITED	074 519 430
TANKER SERVICES PTY LIMITED	002 628 908
TANTIQUÉ PTY. LTD.	060 602 904
TAXI-GO AUTO ELECTRICAL PTY. LTD.	101 071 201
TEA GARDEN-WATSONS BAY AUSTRALIA PTY LTD	088 172 927
TECHNOLOGY EVOLUTION PTY LTD	109 595 459
TECHNOLOGY GONE WILD PTY LIMITED	100 960 521
TEEBEE & ASSOCIATES PTY. LTD.	097 241 677
TEENAGE DRUG & ALCOHOL AWARENESS PTY LTD	114 844 683
TEKTON CORPORATION PTY LTD	097 203 060
TERMCOTANK (AUSTRALASIA) PTY LIMITED	097 212 523

Name of Company	ACN
TESMEG PTY. LIMITED	114 832 076
THE A CORPORATION PTY LTD	114 949 423
THE ADRENALIN GROUP PTY. LTD.	065 343 688
THE ASTOR HOTEL MOTEL PTY LTD	010 406 541
THE COACH HOUSE PRODUCTIONS PTY LTD	074 481 566
THE COUNTRY CLUB SYDNEY PTY LIMITED	105 228 564
THE INTEGRATED SOLUTIONS GROUP PTY LTD	114 929 538
THE PURE ICE COMPANY PTY LTD	074 478 023
THE REDBACK CHAR-GRILL COMPANY (SA) PTY LTD	088 251 003
THERMO REGULATOR PTY LTD	114 857 760
THE SLOANE LEVY GROUP PTY LIMITED	114 919 363
THING KING INTERNATIONAL PTY LTD	097 219 719
THINK FIRST ENTERPRISES PTY. LTD.	093 428 187
THOMPSON FOODS PTY LTD	097 213 575
TICAME ENTERPRISES PTY LTD	109 638 459
TIGER HOSPITALITY PTY LTD	108 940 978
TOGEMSHA PTY LTD	114 897 111
TOMAREE MAIL PTY. LTD.	114 882 790
TONCASTLE PTY LTD	114 836 583
TOPAZ CAFE PTY LTD	109 700 307
TOP END MEDIA PTY LTD	105 182 670
TORNADO PTY LTD	069 944 323
TOTALLY DECKED-OUT PTY. LTD.	079 052 323
TOWBAR PRODUCTIONS PTY LTD	069 920 047
TRANSFIELD CLEANING PTY. LTD.	114 913 307
TRENT FALLS PTY. LTD.	074 470 778
TRI-STAR CORPORATION PTY. LTD.	109 714 909
TRISHTOWN PTY. LTD.	070 027 379
TRI STAR GROUP PTY LTD	008 982 027
TROPEA HOLDINGS PTY LTD	114 943 430
TUFFLIST HOISTS PTY. LTD.	097 172 873
TULLEY NETWORKING PTY LTD	109 677 723
TURBINE TECHNOLOGIES PTY LTD	114 842 732
TWO'S COMPANY (QLD) PTY. LTD.	083 046 100
ULTIMATE INVESTMENTS AUSTRALIA PTY. LTD.	093 383 361
ULTRABUILD DESIGN AND CONSTRUCTION PTY LTD	097 235 606
ULTRA GLAZE CLEANING SERVICES PTY LTD	114 884 883
UNG'S BROTHER PTY LTD	114 929 734

Name of Company	ACN
UNICOY PTY. LIMITED	074 502 828
UNITED PROPERTY GROUP (NEWCASTLE) PTY LTD	109 618 733
UNIVERSAL DIESEL SERVICES PTY LTD	114 874 074
USHER'S EXCAVATIONS PTY LTD	060 530 707
U WASTE PTY LTD	105 234 615
VAN WYK NOMINEES PTY LTD	083 074 622
VARSTRUCT CONSULTANTS PTY LTD	003 323 582
VAST OCEAN PTY LTD	101 064 411
V E A E PTY LTD	002 189 344
VEASNA ENTERPRISES PTY LTD	105 148 687
VERDUN NOMINEES PTY LTD	079 038 690
VERWEY INVESTMENT GROUP PTY LIMITED	097 230 076
VICTOR GLOBAL TRADING PTY LTD	114 828 787
VICTORIA INVESTMENTS AUSTRALIA PTY LTD	109 650 277
VINETEK PTY LTD	088 091 696
VIRTUAL REALITY ENTERTAINMENT SYSTEMS PTY LIMITED	002 483 221
VIS-E-MEDIA PTY LTD	105 177 062
VISUAL BOX PTY LTD	088 165 119
VOLIN PTY LTD	097 245 273
VOTRAINT NO. 655 PTY LIMITED	052 335 529
W & M HINDER PTY. LTD.	065 271 801
WALL & TAYLOR PTY LTD	114 853 306
WANGALONG PTY LTD	105 197 653
WARATAH HEALTH CLINIC PTY LTD	114 931 850
WARRAN PARK PTY LTD	088 153 646
WATT THE ELECTRICAL PTY LIMITED	114 884 436
WAYNE WESTWOOD & ASSOCIATES PTY LTD	001 931 255
WAYTAN PTY. LTD.	006 171 973
WEMBLEY TOWER PTY. LTD.	065 127 031
WESTERN HIGHWAY CAR CARRIERS PTY. LTD.	088 136 403
WESTRIDGE ENGINEERING PTY LTD	114 847 353
WHANGAREI PTY. LTD.	114 877 833
WHARFEDEN PTY LTD	114 927 016
WILBURT PTY. LTD.	097 210 636
WINTERCOVE PTY. LTD.	056 484 292
WK LEE PTY. LIMITED	074 517 972
WORDS & MUSIC (QLD) PTY LTD	069 951 533
WORKPLACE SAFETY & TRADE NEWS PTY LTD	114 845 680

Name of Company	ACN
WORLD HEALTH FEDERATION PTY LTD	105 192 452
WORONORA PTY LTD	109 597 908
WOULD YOU BELIEVE PTY. LTD.	008 221 707
WUNDERLICH SUPERANNUATION PTY LTD	105 217 552
X-FILE PTY LTD	074 528 993
XACT-TECHNOLOGY GROUP PTY LTD	105 225 296
XBFB PTY. LTD.	007 013 569
XTREME DIRECT PTY. LTD.	112 896 992
Y & S DEVELOPMENT PTY LTD	088 210 379
YARRA COMMERCE PTY. LTD.	101 087 816
YELLOW FIN GROUP PTY. LTD.	105 152 627
YELLOW GOANNA PTY LTD	097 182 379
YNG STAR FILM & TV PRODUCTIONS PTY. LTD.	114 871 813
YOOSEFULL PTY LTD	101 081 181
YOUNG AKTS PTY LTD	114 879 953
YOUNGHURST PTY. LTD.	010 410 563
ZAMOBAY PTY. LIMITED	003 549 906
ZMEGS CAFE PTY. LTD.	114 910 048
ZTH CO. PTY LTD	109 645 196
12 LIONS PTY LIMITED	105 167 539
16 DEGREES SOUTH PTY LTD	074 494 590
499 VICTORIA STREET PTY LTD	109 692 784

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 seventh day of September 2007

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 091 900 560 PTY LIMITED	091 900 560
A.C.N. 115 489 855 PTY LTD	115 489 855
ALFRESCO TEAK FURNITURE PTY LTD	106 629 056
ATA EMPLOYMENT PTY LTD	103 050 782
BASIN TRANSPORT SERVICES PTY LTD	113 967 589
BRIDGECON PTY LTD	093 251 800
BUDGET CAB PTY LTD	096 175 272
CHARIOT HOLDINGS PTY LTD	109 393 339
CMH (VIC.) PTY LTD	110 382 388
CORAL BUILDING PTY LIMITED	069 170 038
CREPES A LA CARTE PTY LTD	101 652 126
E.C. SOLUTIONS (S.A) PTY LTD	096 564 091
FUTURE BODIES PTY LTD	097 287 306
INEMPTUS PTY. LTD.	010 505 549
JAMIESON FIRST ENTERPRISES PTY LTD	103 428 020
KEY MAIL AUSTRALIA PTY LIMITED	102 707 166
LEAWAY PTY. LIMITED	059 919 783
LIN'S DECORATING PTY LTD	110 041 364
LONDON ILLUMINATION PTY LTD	091 117 092
LORIMER PTY. LTD.	095 087 675
MACNEL PTY. LTD.	114 844 147
MANY THOUGHTS PTY LTD	093 947 089
MASARDI PTY LTD	083 677 338
MASKCODE PTY. LIMITED	069 962 232
MIGHTY TRAILERS PTY LIMITED	083 684 691

Name of Company	ACN
MONTAGUE NO.2 PTY LTD	053 927 941
MOROVAT HOLDINGS PTY LTD	108 598 518
NORLINK LIMITED	075 378 040
NOVA-CREST AUSTRALIA PTY. LTD.	008 118 321
PARAMOUNT INTERIOR CONCEPTS PTY LTD	103 490 919
PATISSERIE SERVICES PTY LTD	116 192 940
POSSUM (AUST) PTY LTD	092 614 876
PRIME UNIVERSAL ENTERPRISE PTY LTD	065 479 138
RICAND PTY LTD	094 830 225
RONTRIL PTY LTD	069 111 860
ROZANNE PTY. LTD.	005 223 290
S. DUZENMAN & CO (VIC) PTY LTD	006 985 315
SELHAM PTY. LIMITED	003 819 270
SELLBUYYOURSELF PTY LTD	112 686 941
SMART CASH (AUSTRALIA) PTY LTD	098 325 467
STAHDEX GROUP PTY LTD	097 416 012
STERLING ESTATES DEVELOPMENT CORPORATION NO.13 PTY LTD	091 460 025
STP LOGISTICS PTY LTD	094 440 990
THE CAPTAIN STARLIGHT COMPANY PTY LIMITED	079 877 553
THE DESIGNWORKS GROUP PTY. LTD.	007 337 635
TRINDER PRINT FINISHING PTY LTD	105 577 455
TROY FURZE ELECTRICAL PTY LTD	073 376 306
TWIN CIRCLES - 8 PTY LTD	092 880 236
VALUE ADDING PTY. LTD.	084 300 194
VISTA CORPORATION PTY LTD	009 446 217
WARWICK SAWMILLS PTY. LTD.	072 976 964
WICKO ENTERPRISES PTY LIMITED	110 198 117
WILBY CRAFT PTY. LTD.	050 463 646
WWW.AUSCO PTY LTD	107 317 813
ZHONGYU PTY LTD	111 077 2

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.

BATHURST RESOURCES PTY LTD

ACN 125 679 469 will change to a public company limited by shares. The new name will be BATHURST RESOURCES LIMITED
ACN 125 679 469.

COTEWELL MANAGEMENT PTY

ACN 112 198 062 will change to a proprietary company limited by shares. The new name will be COTEWELL MANAGEMENT PTY LTD
ACN 112 198 062.

EVOGENIX LIMITED ACN 097 483 068 will change to a proprietary company limited by shares. The new name will be EVOGENIX PTY LTD ACN 097 483 068.

INLAND RESOURCES AUSTRALIA LTD

ACN 106 985 899 will change to a proprietary company limited by shares. The new name will be INLAND RESOURCES AUSTRALIA PTY LTD
ACN 106 985 899.

VOXSON LIMITED ACN 005 291 458 will change to a proprietary company limited by shares. The new name will be VOXSON PTY LTD
ACN 005 291 458.

CHIHONG INTERNATIONAL MINING PTY LTD

ACN 082 225 349 will change to a public company limited by shares. The new name will be CHIHONG INTERNATIONAL MINING LIMITED
ACN 082 225 349.

ES CELL AUSTRALIA LTD. ACN 092 265 873

will change to a proprietary company limited by shares. The new name will be ES CELL AUSTRALIA PTY LTD ACN 092 265 873.

FRANCHISING AUSTRALIA PTY LIMITED

ACN 117 918 386 will change to a public company limited by shares. The new name will be FRANCHISING AUSTRALIA LIMITED
ACN 117 918 386.

SINGLETON INDUSTRIES LIMITED

ACN 010 761 725 will change to a proprietary company limited by shares. The new name will be SINGLETON INDUSTRIES PTY LTD
ACN 010 761 725.

1925 (INSURANCE PREMIUM FUNDING)

LIMITED ACN 000 019 116 will change to a proprietary company limited by shares. The new name will be 1925 (INSURANCE PREMIUM FUNDING) PTY LIMITED ACN 000 019 116.