



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette

No. ASIC 44/07, Tuesday, 2 October 2007

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

07/0754	07/0755
07/0756	07/0757
07/0758	07/0759
07/0762	07/0765
07/0766	07/0767
07/0768	07/0769
07/0770	

Company/Scheme deregistrations

Change of company type

RIGHTS OF REVIEW

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

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

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

© Commonwealth of Australia, 2007

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001

07 / 0 7 5 4

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

1. Under paragraph 601QA(1)(a) of the Corporations Act 2001 (*Act*) the Australian Securities and Investments Commission (*ASIC*) exempts Centro Funds Management Limited ACN 105 750 758 (*CFML*) as the responsible entity of Centro Shopping America Trust ARSN 106 294 197 (*CSAT*) from paragraph 601FC(1)(d) to the extent that it requires CFML to treat members of CSAT holding interests of the same class equally in the case specified in the Schedule A.
2. Under paragraph 601QA(1)(a) of the Act ASIC exempts Centro MCS Manager Limited ACN 051 908 984 (*CMCSML*) as the responsible entity of Centro Retail Trust ARSN 104 931 928 (*CRT*) from paragraph 601FC(1)(d) to the extent that it requires CMCSML to treat members of CRT holding interests of the same class equally in the case specified in the Schedule B.

Schedule A

Where:

- (a) the different treatment described in paragraph (c) of this Schedule relates to an acquisition on or about 22 October 2007 of all the interests in CSAT by CRT for Stapled Securities (*Transaction*); and
- (b) the Transaction is approved by a resolution passed at a general meeting of the members of CSAT; and
- (c) CFML reasonably considers it to be in the best interests of all CSAT interest holders to enter into the Transaction under which the Stapled Securities issued as consideration for the CSAT interests (*Consideration*):
 - (i) in respect of the Domestic Holders – are to be issued to them directly; and
 - (ii) in respect of the Foreign Holders – are to be issued to a nominee of CMCSML to sell those Stapled Securities and account for the proceeds of the sale net of expenses to the Foreign Holders in accordance with the terms of the nominee's appointment.

Schedule B

Where:

- (a) the Foreign Holders and Domestic Holders are entitled to interests in the same class in CRT comprised in the Consideration; and
- (b) CMCSML issues the CRT interests comprised in the Consideration:
 - (i) in respect of the Domestic Holders – to them directly; and

07 / 0 7 5 4

(ii) in respect of the Foreign Holders - to a nominee appointed by CMCSML to sell those Stapled Securities and account for the proceeds of the sale net of expenses to the Foreign Holders in accordance with the terms of the nominee's appointment; and

(c) CMCSML reasonably considers the conduct at paragraph (b) of this Schedule to be in the best interests of all CRT interest holders.

Interpretation

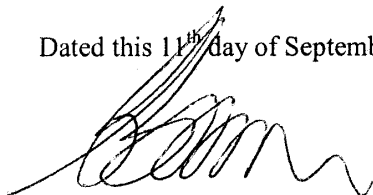
In this instrument:

Domestic Holders means persons holding CSAT interests as at 9.00 PM (Melbourne time) on 19 October 2007 that are not Foreign Holders.

Foreign Holders means persons holding CSAT interests as at 9.00 PM (Melbourne time) on 19 October 2007 with a registered address outside of Australia and New Zealand.

Stapled Securities means interests in CRT and shares in Centro Retail Limited ACN 114 757 783 that must, on the terms on which they are traded, be transferred together.

Dated this 11th day of September 2007



Grantly Brown

As a delegate of the Australian Securities and Investments Commission

07 / 0 7 5 5

**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 declares that Chapter 6 of the Act applies to the persons specified in Schedule A, in the case specified in Schedule B, as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following paragraph:

"(a) no votes are cast in favour of the resolution by the persons proposing to make the acquisition and their associates; and"

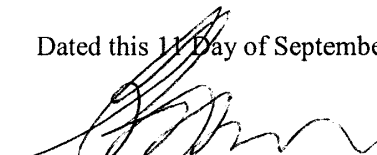
Schedule A

Centro Retail Trust ARSN 104 931 928 (*CRT*)
Centro Retail Limited ACN 114 757 783 (*CRL*)

Schedule B

The acquisition by CRT and CRL of all the interests in Centro Shopping America Trust ARSN 106 294 197 (*CSAT*), where the acquisition is approved by a resolution passed at a meeting of the interest holders of CSAT under item 7 of section 611 of the Act, to be held on or about 12 October 2007.

Dated this 11 Day of September 2007



Signed by Grantly Brown
As a delegate of the Australian Securities and Investments Commission

**ASIC**

Australian Securities & Investments Commission

07 / 0756

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Dransmere Pty Ltd. ABN 27 010 683 333 ("the Licensee")
Suite 5, 171 Bolsover Street, ROCKHAMPTON QLD 4700

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 239199 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 21st day of September 2007.

Signed

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

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

07 / 0757

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 1020F(1)(a) — Exemption**

Under paragraph 1020F(1)(a) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from Division 5A of Part 7.9 of the Act in the case specified in Schedule B on the conditions specified in Schedule C.

Schedule A

NIB Holdings Limited ACN 125 633 856 (*NIB*)

Schedule B

NIB makes an invitation (*Invitation*) to each person (each an *Eligible Shareholder*) who is to receive ordinary shares in NIB (each an *NIB Share*) as a consequence of a scheme of arrangement between NIB and certain of its creditors, approved by the Federal Court of Australia on 23 July 2007, to offer, through NIB as agent, to sell or dispose their shares to certain sophisticated or professional investors (*Institutions*) where:

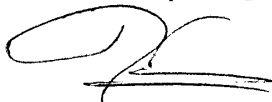
1. The Invitation is made in writing and is dated on or about the date of this instrument;
2. It is a term or condition of the Invitation that:
 - (a) NIB will procure the sale or disposal of any NIB Share in relation to which the Invitation is accepted to Institutions following completion of a process, run by an Australian financial Services licensee, in which interested Institutions indicate the price or range of prices and the quantity of NIB Shares they would be willing to acquire (*Bookbuild*);
 - (b) NIB will use its reasonable endeavours to ensure that the Bookbuild is conducted in a manner that maximises the price (*Final Price*) at which NIB Shares are sold or issued to Institutions and is consistent with an orderly market following listing and ordinary commercial practice for the conduct of a Bookbuild;
 - (c) The consideration that an Eligible Shareholder will receive for each NIB Share sold or disposed of under the Invitation will be the same as the Final Price;
 - (d) Eligible Shareholders will be provided, on request and free of charge, a copy of a prospectus in relation to NIB (*Prospectus*) as soon as practicable after the Prospectus is lodged or, if the Prospectus has been lodged at the time the request is received by NIB, as soon as practicable after the request is received by NIB;
 - (e) Eligible Shareholders will be able to accept the Invitation at any time after receipt of the Invitation until the date nominated by NIB, being a date not less than 14 days after the Prospectus is lodged;
 - (f) Acceptance of the Invitation will be of no effect if the Final Price is below the minimum price in the range (*Range*) referred to in condition 1(a) of Schedule C below;

- (g) A binding contract for the sale of the Shares in relation to which the Invitation is accepted will arise no later than 7 days after the Bookbuild is successfully completed and consideration for the Shares sold will be paid no later than 14 days after the day on which NIB Shares are first traded on the Australian Securities Exchange (ASX);
 - (h) NIB will not charge any fee to Eligible Shareholders for the services provided by NIB to Eligible Shareholders who accept the Invitation; and
3. If the person making the representation with respect to the Range does not have reasonable grounds for making the representation, the representation is taken to be misleading.

Schedule C

1. NIB does all things necessary to ensure the document setting out the Invitation includes the following information:
- (a) An indicative range of 70 cents to 90 cents per NIB Share for the Final Price;
 - (b) The terms and conditions of the Invitation;
 - (c) That Eligible Shareholders may be able to sell or dispose of their NIB Shares following the NIB Shares being quoted on ASX at a price higher than the price they would receive if they were to accept the Invitation;
 - (d) That the Prospectus may contain information in addition to that already provided to Eligible Shareholders relevant to the decision whether to retain or sell NIB Shares;
 - (e) Information about any other significant characteristics or features of the Invitation or of the rights, terms, conditions and obligations attaching to accepting the Invitation including, without limitation:
 - (i) The period during which the Invitation remains open; and
 - (ii) A description of the manner in which the sale of NIB Shares by NIB will be conducted and how the consideration Eligible Shareholders who accept the Invitation will receive will be determined;
 - (f) if NIB makes other information relating to the Invitation available to Eligible Shareholders, or to persons more generally, a statement of how that information may be accessed; and
2. The Invitation and other information referred to in paragraph 1 above is worded and presented in a clear, concise and effective manner.

Dated this 21st day of September 2007



Signed by Jerry Pearson, as a delegate of ASIC.

07 / 0758

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 1020F(1)(a) and 911A(2)(l) –
Exemptions

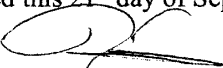
1. For the avoidance of doubt, under paragraph 601QA(1)(a) of the Corporations Act 2001 (*Act*) the Australian Securities and Investments Commission (*ASIC*) exempts until 31 October 2007, NIB Holdings Limited ACN 125 633 856 (*NIB*) from Chapter 5C of the Act in relation to the operation of a facility (*Sale Facility*) where each person or persons who will be issued ordinary shares in NIB on or about 1 October 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 (*Shareholders*) will be able to elect or are deemed to have elected to sell or dispose of ordinary shares in NIB (*NIB Shares*) in the case specified in the Schedule.
2. For the avoidance of doubt, under paragraph 1020F(1)(a) of the Act, ASIC exempts until 31 October 2007, NIB from Part 7.9 of the Act in relation to any offers to issue, offers to arrange for the issue or the issue of interests in the Sale Facility in the case specified in the Schedule.
3. For the avoidance of doubt, under paragraph 911A(2)(l) of the Act, ASIC exempts until 31 October 2007, NIB from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of dealing in interests in the Sale Facility in the case specified in the Schedule.

Schedule

Where all of the following apply:

1. the Sale Facility operates following a proposed scheme of arrangement under Part 5.1 of the Act, approved by the Federal Court of Australia on 23 July 2007, between NIB Health Funds Limited ACN 000 124 381 and certain of its creditors; and
2. persons who are issued NIB Shares can appoint NIB as their agent to offer Shares for sale by 19 October 2007 in the manner set out in an invitation in writing dated on or around 18 September 2007 (*Invitation*); and
3. the sale or disposal of the NIB Shares under the Sale Facility is made through an arrangement whereby the consideration which a Shareholder will receive for each NIB Share sold or disposed of pursuant to the Invitation will be the same as the price (*Final Price*) at which NIB shares are sold or issued to sophisticated or professional investors (*Institutions*), determined through a process, run by an Australian financial services licensee, in which interested Institutions indicate the price or range of prices, and the quantity of NIB Shares they would be willing to acquire (*Bookbuild*);
4. NIB will use its reasonable endeavours to ensure that the Bookbuild is conducted in a manner that maximises the Final Price and is consistent with an orderly market following listing and ordinary commercial practice for the conduct of a Bookbuild; and
5. as soon as practicable after listing of NIB on the Australian Securities Exchange (ASX), the Shareholders are paid their share of the net proceeds of the sale of the NIB Shares sold under the Sale Facility.

Dated this 21st day of September 2007


Signed by Jerry Pearson, as a delegate of ASIC.

07 / 0759

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

Under paragraph 741(1)(a) of the Corporations Act 2001 (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D applies to the persons specified in Schedule A in the case specified in Schedule B as if Chapter 6D were modified or varied as follows:

1. in paragraph 708A(11)(b)(ii), omit "offers of securities that have been made under the prospectus are still open for acceptance on the day on which the relevant securities were issued" and substitute instead "lodges a supplementary or replacement document if the person lodging the prospectus becomes aware that a circumstance described in subsections 719(1) or (1A) occurs between the date of the prospectus and the date on which the relevant securities are issued"; and
2. in paragraph 708A(11)(c), omit "an offer of".

Schedule A

A person who holds ordinary shares in NIB Holdings Limited ACN 125 633 856
(*NIB*)

Schedule B

Offers for sale of ordinary shares in NIB (*Shares*) within 12 months of their issue where:

1. the Shares are quoted on the financial market operated by ASX Limited ACN 008 624 691; and
2. a prospectus in respect of the Shares is lodged with ASIC; and
3. the Shares are issued to Institutions on or about 2 November 2007.

Dated this 21st day of September 2007



Signed by Jerry Pearson, as a delegate of ASIC.

07 / 0 7 6 2

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

Pursuant to subsection 741(1) of the *Corporations Act 2001* (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if:

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:
"the securities are not admitted to quotation within 3 months after the later of:
 - (i) the date of the disclosure document; and
 - (ii) the date of the latest supplementary disclosure document which discloses that the securities are not admitted to quotation;"
2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:
"and that condition is not satisfied within 4 months after the later of:
 - (iii) the date of the disclosure document; or
 - (iv) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation"; and
3. the text of subparagraph 724(1)(b)(ii) was omitted and the following substituted:
"(ii) the securities are not admitted to quotation within 3 months after the later of:
 - (A) the date of the disclosure document; or
 - (B) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation;"

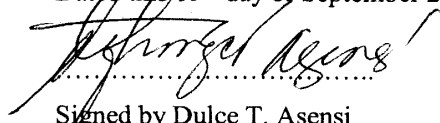
SCHEDULE A

ONCAIDIA LIMITED ACN 115 819 737 ("Issuer")

SCHEDULE B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 20 June 2007.

Dated this 19th day of September 2007.



Signed by Dulce T. Asensi

as a delegate of the Australian Securities and Investments Commission

07 / 0765

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to Multiplex Capital Securities Limited ACN 103 736 081 (*MCSL*) in its capacity as the responsible entity of Multiplex Acumen Property Fund ARSN 104 341 988 (*Scheme*) in the case set out in the Schedule as if section 601FL of the Act were modified or varied by:

1. omitting from subsection (1) all the text after the word “it” and substituting the following text:

“must either:

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

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

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

- (a) The responsible entity must give members notice of a proposal to choose a company (the *proposed responsible entity*), which is a wholly-owned subsidiary of the responsible entity’s holding company, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members, who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a),

07 / 0765

ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 28 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

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

07 / 0 7 6 5

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

then:

- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule

The proposed retirement of MCSL as the responsible entity of the Scheme and its proposed replacement by Multiplex Capital Management Limited ACN 094 936 866, with its consent no later than 31 December 2007.

Dated this 25th day of September 2007



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

07 / 0 7 6 6

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to Multiplex Capital Securities Limited ACN 103 736 081 (*MCSL*) in its capacity as the responsible entity of Multiplex Diversified Property Fund ARSN 123 879 630 (*Scheme*) in the case set out in the Schedule as if section 601FL of the Act were modified or varied by:

1. omitting from subsection (1) all the text after the word “it” and substituting the following text:

“must either:

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

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

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

- (a) The responsible entity must give members notice of a proposal to choose a company (the *proposed responsible entity*), which is a wholly-owned subsidiary of the responsible entity’s holding company, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members, who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a),

07 / 0766

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

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

(2B) If:

07 / 0 7 6 6

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


then:

- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule

The proposed retirement of MCSL as the responsible entity of the Scheme and its proposed replacement by Multiplex Capital Management Limited ACN 094 936 866, with its consent no later than 30 November 2007.

Dated this 14th day of September 2007



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

07 / 0767

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to Multiplex Capital Securities Limited ACN 103 736 081 (*MCSL*) in its capacity as the responsible entity of Multiplex Property Income Fund ARSN 117 674 049 (*Scheme*) in the case set out in the Schedule as if section 601FL of the Act were modified or varied by:

1. omitting from subsection (1) all the text after the word “it” and substituting the following text:

“must either:

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

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

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

- (a) The responsible entity must give members notice of a proposal to choose a company (the *proposed responsible entity*), which is a wholly-owned subsidiary of the responsible entity’s holding company, to be the scheme’s new responsible entity.
- (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (ii) state prominently that if:
 - (A) members who together hold at least 5% of the total value of the interests held by members; or
 - (B) 100 members, who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a),

07 / 0767

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

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

(2B) If:

07 / 0767

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

then:

- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
- (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity's reasons as to why this is the case; and
- (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged."

Schedule

The proposed retirement of MCSL as the responsible entity of the Scheme and its proposed replacement by Multiplex Capital Management Limited ACN 094 936 866, with its consent no later than 30 November 2007.

Dated this 14th day of September 2007



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

07 / 0 7 6 8

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

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

1. section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by inserting after subsection (13):

“(14) A person does not have a relevant interest in securities merely because they apply restrictions on the disposal of the securities by the holder. This subsection ceases to apply 2 years after the commencement of the restrictions on disposal and, at such time, a person is deemed to enter into a transaction which results in the acquisition of a relevant interest in any securities over which they continue to apply restrictions on disposal by the holder”; and

2. Part 6C.1 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by inserting after section 671BA:

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

Schedule A

Haddington Resources Limited ACN 093 391 774 (*Company*)

Schedule B

The acquisition of a relevant interest in approximately 44,239,645 fully paid ordinary shares of the Company (*Escrowed Securities*) arising as a result of the entry into the escrow agreements (*Escrow Agreements*) between the Company and individually with each of the persons in Schedule C (each a *Security Holder*) on 12 September 2007, where the Escrow Agreements:

1. restrict disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
2. allow the Security Holders to accept into a takeover bid where:

- 2 -

07 / 0 7 6 8

- (a) holders of at least half of the bid class securities that are not subject to the Escrow Agreements to which the offer under the bid relates have accepted; and
 - (b) the Escrow Agreements require that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
3. allow the Escrowed Securities to be transferred or cancelled as part of a compromise or arrangement conducted under Part 5.1 of the Act approved at a meeting held as a result of an order under subsections 411(1) or (1A) of the Act; and
4. are substantially in the form provided to ASIC on 17 August 2007.

Schedule C

D & H Mason Investments Pty Ltd ACN 123 966 389 (as trustee for The Mason Family Superannuation Fund)

Rothstein Pty Ltd ACN 101 638 402 (as trustee for The Roth Family Trust)

Navibell Services Limited (a company established under the laws of the British Virgin Islands)

Hartco Nominees Pty Ltd ACN 009 830 639

Dated this 14th day of September 2007



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

07 / 0 7 6 9

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

Under paragraph 655A(1)(b) of the Act, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the *Corporations Act 2001 (Act)* applies to the Ascend Asset Management Limited ACN 112 871 842 (*ASCEND*) in the case referred to in the Schedule as if item 7 of section 611 of the Act were modified or varied by omitting paragraph (a) and substituting the following paragraph:

- “(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates; and”

Schedule

The acquisition by Ascend Group Limited ACN 114 162 631 of a relevant interest in all of the shares in Ascend, pursuant to a resolution passed at a general meeting of the shareholders of Ascend held on or about 26 September 2007.

Dated this 25th day of September 2007



Signed by Nirangjan Nagarajah
as a delegate of the Australian Securities and Investments Commission



07 / 0770

ASIC

Australian Securities & Investments Commission

**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 referred to 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

Avatar Industries Limited ACN 008 742 390 (“Avatar”)

07 / 0770

Schedule B

An offer by Avatar, to shareholders of Avatar, to transfer to shareholders of Avatar, *in specie*, 31,413,979 ordinary shares held by Avatar in Lednium Limited ACN 126 736 758 ("**Lednium**"), as detailed in documentation given to Avatar shareholders ("the **In Specie Distribution**") which:

- (a) is in a form substantially the same as that provided to ASIC on 20 September 2007; and
- (b) includes a statement:
 - (i) describing the need for, and effect of, the relief contained in this instrument as it applies to shareholders of Avatar; and
 - (ii) confirming that the condition of relief in paragraph (a) has been satisfied.

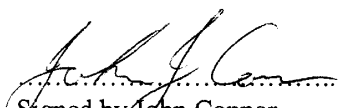
Schedule C

Persons who were shareholders of Avatar and who received Lednium shares under the In Specie Distribution.

Schedule D

An offer for the sale of Lednium shares that were transferred to an Avatar shareholder in accordance with the offer described in Schedule B within 12 months of receiving the Lednium shares under the In Specie Distribution.

Dated this 21st day of September 2007



Signed by John Connor

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 twenty-eighth day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 090 756 504 PTY. LTD.	090 756 504
A. DURNEY SERVICES PTY LIMITED	094 133 650
ACECORP TRADING PTY LTD	107 224 699
ADORN MANUFACTURING PTY LTD	074 384 455
AMMA MANAGEMENT PTY LTD	119 749 307
APS FARMING PTY LTD	109 953 522
AUSCOM PUBLISHING PTY LTD	003 606 102
AUSTRALIAN MOGO INTERNATIONAL PTY LTD	122 536 154
A1 FIXING PTY LIMITED	106 073 563
B.D. & M.A. PHELAN NOMINEES PTY. LTD.	005 842 928
BAKERS HILL HOLDINGS PTY LTD	009 328 189
BAMIWOOD PTY. LIMITED	003 792 916
BANCLAD PTY. LTD.	050 166 062
BANNAN HOLDINGS PTY LTD	088 330 698
BARHUT PTY LTD	079 795 369
BARRINGTON BROWN INVESTMENT SERVICES PTY LTD	103 118 850
BARRINGTON BROWN PROPERTY FINANCE PTY LTD	103 118 878
BATTALION PTY LTD	073 870 845
BDS PROPERTIES PTY LTD	066 658 133
BIZZA DEVELOPMENTS PTY LTD	088 806 928
BOSCO NOMINEES PTY LTD	010 060 723
BOX HILL BULK BINS PTY LTD	098 169 674
BUZZCHUB PTY. LIMITED	069 371 955
CANTO PTY LTD	079 528 993
CARRARA GARDENS MANAGEMENT PTY LTD	107 580 325

Name of Company	ACN
CARS 4 ALL PTY LTD	108 307 295
CLIFFORD SEAFOODS PTY. LTD.	083 489 294
COGLEX ADMINISTRATION PTY. LTD.	010 267 697
COGLEX SERVICES PTY LTD	060 270 297
COUNSELLING AND BEYOND PTY LTD	109 760 554
CRUISE PORT PTY LTD	118 013 013
D A BROWN SURVEYING PTY LTD	109 696 433
DAVLO (HOLDINGS) PTY LTD	074 008 101
DAVNE PTY. LTD.	096 508 913
DEMAJA CONSULTING PTY. LTD.	079 296 905
DUNNELL PTY. LTD.	089 669 072
DUX MOTORS PTY. LTD.	115 972 908
E.C. CARPETLAYING PTY LTD	086 126 374
E-INSURANCE INFORMATION SOLUTIONS PTY LIMITED	089 226 371
EASTMAN SQUIRE PTY LTD	082 090 793
ELEZAN PTY. LIMITED	003 902 341
EM STONE CREATIONS PTY LTD	089 164 303
EVEREST EXPLOITERS INTERNATIONAL PTY. LTD.	127 266 853
FLINDERS AQUACULTURE PTY LTD	083 165 860
G. & S. REVELL PTY. LTD.	062 691 374
GAINSVILLE PROPERTIES PTY LTD	104 980 065
GANNEE PTY. LTD.	119 311 198
GEDIS AUSTRALIA PTY LTD	102 454 464
GEELONG AUTO SERVICE PTY. LTD.	109 566 734
GEMUKI PTY. LIMITED	077 206 510
GLORY ZONE PTY LTD	098 461 468
GO FOR IT PTY LTD	108 772 443
GRAND PRIX SPORTIQUE PTY LTD	072 171 861
GRAPHIC FLOOR COVERINGS PTY LIMITED	003 067 025
GROMAC HOLDINGS PTY LTD	063 259 852
HAG (QLD) PTY. LTD.	096 573 947
HALCO SERVICES PTY LTD	060 886 642
HARRISON YOUNG ADVERTISING PTY. LTD.	076 822 770
HELI MASTER DECORATION PTY LTD	108 339 797
HOLT NORMAN ASHMAN BAKER PTY LTD	110 199 767
HOWELL (AUSTRALIA) PTY LIMITED	091 474 494
HURLATE PTY LTD	003 098 986
HUXHAM MANAGEMENT PTY LTD	067 575 115

Name of Company	ACN
HYDROPONIC FARMING PTY. LTD.	004 215 329
INKINC DESIGN PTY LIMITED	088 868 124
INTEGRATED RENTALS PTY LTD	100 285 934
INTERNATIONAL BUSINESS INOVATION GROUP PTY. LTD.	117 522 040
INTRAPAC WAREHOUSING & DISTRIBUTION PTY. LTD.	066 989 857
ITM GROUP PTY LTD	108 777 948
IZZY'S DIESEL EQUIPMENT SERVICE PTY LTD	068 077 609
J & D INVESTMENTS AUSTRALIA PTY. LTD.	107 224 108
JACK RUBIN INVESTMENTS PTY LTD	121 337 424
JAC ROOFING PTY LIMITED	097 811 384
J F T'S PTY LTD	072 647 093
JOFOJ PTY. LIMITED	064 964 843
JOHN ERSKINE PTY LIMITED	095 983 074
JOHN WATERHOUSE & ASSOCIATES PTY. LTD.	061 285 452
JULIE LOCKYER CONSULTING PTY LTD	107 652 719
K.P. MCDONALD PLUMBING PTY. LTD.	060 872 371
KARAND PTY LTD	001 958 667
KAS BUSINESS SERVICES PTY LTD	098 027 742
KAUS CONTRACTORS PTY LTD	123 543 500
KIASU CONSULTING PTY LTD	121 112 758
KIDD ENTERPRISES PTY LTD	118 156 442
KOALA & JOEY GIFTS PTY LTD.	009 716 116
LAURIE J. RUSSELL PTY LTD	010 255 099
LAWADVICE.COM PTY LTD	089 340 778
LEGAL EYES TECHNOLOGY PTY LTD	099 569 098
LHR PROJECT DEVELOPMENTS PTY LTD	098 148 175
LINETECH DRAFTING SERVICE PTY. LTD.	008 153 204
LISBURN CONSULTING PTY LTD	071 365 225
MARY GILHOOLEYS PTY LTD	104 422 979
MCCONNELL CONSULTING PTY LTD	078 615 308
MIGHTY MAJESTY MAINTENANCE PTY. LTD.	117 183 838
MINDE PTY LTD	100 609 265
MY FINANCIAL PTY LTD	121 676 211
N&N GRAPHIC CONCERN PTY LTD	104 135 597
NETCO SERVICES PTY LIMITED	070 468 432
NORFOLK BUILDING PRODUCTS HOLDINGS PTY LIMITED	125 615 509
NORFOLK ELECTRICAL HOLDINGS PTY LIMITED	125 615 447
NORFOLK MECHANICAL HOLDINGS PTY LIMITED	125 615 536

Name of Company	ACN
ORD RIVER PTY. LIMITED	009 591 548
ORGANIC ASSETS HOLDINGS PTY LTD	120 904 654
OZFAIR PTY. LIMITED	076 013 904
P.C. INSURANCE NOMINEES PTY LTD	074 906 362
PACG PROCESS SOLUTIONS AUSTRALIA PTY LTD	105 544 750
PARTY CENTRAL ROSE BAY PTY LIMITED	062 199 419
PATON CONSULTING SERVICES PTY LTD	059 455 444
PEAVEY CONSULTING SERVICES PTY. LTD.	102 526 465
PENCRAFT HOLDINGS PTY LTD	101 635 929
PENNINGTON ROYAL FINANCE PTY LTD	061 206 308
PERROWAN PTY LTD	101 889 623
PESTOL SERVICES PTY LIMITED	119 211 728
PETER HANSEN SALES PTY LTD	101 562 387
PETER MCLEAN FAMILY PTY LTD	114 714 984
PETER SCARFO & ASSOCIATES PTY. LTD	061 598 294
PETER VU HOLDINGS PTY LTD	115 958 775
PHENOMENAL TECHNOLOGIES ENTERPRISE PTY LTD	077 857 357
PINCOTT HOLDINGS PTY. LTD.	009 210 226
PINECASE PTY. LIMITED	008 659 863
POMMARD NOMINEES PTY LTD	001 458 117
POOL DESIGN SERVICES PTY. LIMITED	092 871 906
PORTAWAVE PTY. LIMITED	003 846 464
PREMIER GARDEN MAINTENANCE PTY. LTD.	054 342 871
PROMECH MECHANICAL SERVICES PTY LTD	110 860 038
PROV1 MANAGEMENT PTY LTD	114 965 383
QUARK ENTERPRISES PTY. LTD.	097 567 256
R & D SUBCONTRACTING PTY LTD	110 209 768
R & L TRANSPORT (N.S.W) PTY LTD	081 003 867
RAFTBROOK PTY. LTD.	070 889 922
REGENTS PLACE INVESTMENTS PTY. LTD.	060 673 789
RICKOSHAY PTY LTD	104 984 090
RIZZARDO & CO. PTY. LTD.	081 744 685
ROZ'N'JO'Z PTY. LTD.	124 286 773
SABOTEUR PTY LTD	117 386 115
SABRE SUPERANNUATION PTY LTD	096 026 247
SANDGROPER SERVICES PTY LTD	008 902 467
SHADDOCK SMITH SERVICES PTY. LIMITED	079 835 206
SHAMROCK PARK (S. AUST) PTY LTD	004 786 912

Name of Company	ACN
SHELL AUSTRALIA INVESTMENTS PTY LTD	094 753 170
SOUL PROPERTIES PTY LTD	105 398 749
SOUTH EAST AIR SERVICES PTY. LTD.	007 687 943
SOUTHERN VENTURES PTY LTD	119 654 376
STENGROVE PTY. LTD.	010 984 728
STEWARDS' FOUNDATION INSURANCE SERVICES PTY LTD	062 460 708
SUNSHINE MOTORCYCLES PTY. LTD.	005 905 555
SYDNEY LEADING PAINT DISCOUNT PTY LTD	002 242 122
SYDNEY WIDE CARPENTRY & BUILDING SERVICES PTY. LTD.	115 275 799
T C CONTRACTING SERVICES PTY LTD	107 335 937
TEACHERS INSURANCE PTY. LTD.	010 805 302
TESMIT ENTERPRISES PTY LTD	071 370 600
THE BACK CLINIC PTY LIMITED	081 353 013
THE BUSINESS COLLEGE OF AUSTRALIA PTY LTD	099 987 363
THE GREAT MUMFORD PTY. LTD.	070 435 835
THERMAC HYDRO SYSTEMS PTY. LTD.	006 557 722
TINKERS JEWELLERY PTY. LTD.	007 055 334
TISA PTY LIMITED	118 653 357
TOOSHAY PTY. LTD.	089 133 906
TRIANGLE TONER SUPPLY PTY LTD	126 797 242
TWO WINGS PTY LTD	097 691 195
UNIQUE GLOBAL PROPERTIES PTY LTD	127 164 416
UPHONDO PTY LTD	105 599 308
VARIABLE SPEED TRANSMISSION COMMUNICATION TECHNOLOGY PTY LTD	088 382 978
VELVET OAKS PTY. LTD.	006 960 176
VENTURA PTY LTD	009 233 210
VIRGO V DEVELOPMENTS PTY LTD	092 398 886
VOICEPRINT WCG PTY LTD	094 213 224
WATTLETREE DEVELOPMENTS PTY. LTD.	005 143 144
WESTGATE BINGO CENTRE PTY. LTD.	056 413 104
W K ENGINEERING PTY LTD	001 269 423
WORLD WIDE SPORTS MANAGEMENT PTY. LTD.	006 042 119
YELLOW FOOT PTY LTD	008 269 798
YORK STREET ENTERPRISES PTY. LTD.	011 004 185
8 DRAGONS PTY LIMITED	097 592 544

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twenty-eighth day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
AWB. ZEN-NOH LTD	081 103 915
ENGINEERS INDIA LIMITED	106 432 071
LONE STAR STEAKHOUSE & SALOON OF LAS VEGAS, INC.	058 631 566
MEDICI BIOVENTURES PLC	113 039 044

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 twenty-eighth day of September 2007

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ARBN
AMUSE INC,	119 998 159
EJ ENTERPRISES, INC.	116 398 335
FINANCIAL SECURITY ASSURANCE INC.	054 881 284
GE CAPITAL CONSUMER CARD CO.	079 887 513
THE MIND GYM LIMITED	123 647 405

CORPORATIONS ACT 2001
Subsection 601AB(3)

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

Dated this twenty-eighth day of September 2007

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
AUSTPAC PROJECTS PTY LTD	103 954 356
BEAUMARIS MANAGEMENT GROUP PTY LTD	109 108 705
BORAT PTY. LTD.	086 859 592
CHEFS PTY LTD	088 951 348
DAKERS PTY. LTD.	082 935 171
DYNAMAC PTY LTD	105 749 139
EUTOPIA PROPERTY PTY LTD	112 073 266
H.W.G. LOGISTICS PTY LTD	096 514 135
HANGFAST PLASTER PTY. LTD.	084 583 568
HUNTER VALLEY SUSPENDED CEILINGS & PARTITIONING PTY. LTD.	085 303 591
LUMSDO PTY LTD	113 694 652
MAYTRANZ PTY LIMITED	119 320 526
PECKHAM MINING PTY LTD	080 134 587
SAGE AIRCONDITIONING PTY LTD	055 591 529
THE OUTDOOR SHOP PTY LTD	093 695 508
THREE F PTY LTD	067 227 918
TMB ENTERPRISES PTY LTD	101 034 502
U-PLY PTY LTD	078 726 093
WODENPROPERTY PTY LTD	064 150 803

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.

BELL POTTER GROUP PTY LIMITED ACN 083 194 763 will change to a public company limited by shares. The new name will be **BELL FINANCIAL GROUP LIMITED** ACN 083 194 763.

CANON FINANCE AUSTRALIA LIMITED. ACN 003 637 116 will change to a proprietary company limited by shares. The new name will be **CANON FINANCE AUSTRALIA PTY LTD** ACN 003 637 116.

DISCOVERY BEACH AUSTRALIA PTY LTD ACN 095 192 340 will change to a public company limited by shares. The new name will be **DISCOVERY BEACH GROUP LIMITED** ACN 095 192 340.

FINANCIAL SOLUTIONS (WA) LTD ACN 091 709 910 will change to a proprietary company limited by shares. The new name will be **FINANCIAL SOLUTIONS (WA) PTY LTD** ACN 091 709 910.

KRYPTONITE METALS NL ACN 097 045 684 will change to a proprietary company limited by shares. The new name will be **KRYPTONITE METALS PTY LTD** ACN 097 045 684.

LUBON HOLDINGS PTY LTD ACN 003 057 412 will change to a public company limited by shares. The new name will be **LUBON HOLDINGS LIMITED** ACN 003 057 412.

PORTSEA OIL AND GAS NL ACN 107 549 084 will change to a proprietary company limited by shares. The new name will be **PORTSEA OIL AND GAS PTY LTD** ACN 107 549 084.

ZIG INGE RETIREMENT VILLAGES LTD ACN 004 938 381 will change to a proprietary company limited by shares. The new name will be **ZIG INGE RETIREMENT VILLAGES PTY LIMITED** ACN 004 938 381.

BRIERTY CONTRACTORS PTY LTD ACN 095 459 448 will change to a public company limited by shares. The new name will be **BRIERTY LIMITED** ACN 095 459 448.