



**ASIC**

Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette

No. ASIC 52/08, Tuesday, 1 July 2008

Published by ASIC

# ASIC Gazette

## Contents

### Notices under Corporations Act 2001

08/0413	08/0414	08/0415	08/0416	08/0417
08/0418	08/0419	08/0420	08/0421	08/0422
08/0423	08/0424	08/0425	08/0427	08/0428
08/0429	08/0430	08/0431	08/0432	08/0433
08/0434	08/0435	08/0436	08/0438	08/0439
08/0440	08/0441			

### Company/Scheme deregistrations

### Company change of type

#### RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) 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](http://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](http://www.asic.gov.au)  
Email [gazette.publisher@asic.gov.au](mailto:gazette.publisher@asic.gov.au)

© Commonwealth of Australia, 2008

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



ASIC

Australian Securities &amp; Investments Commission

08 / 0 4 1 3

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** M.S.B. Credit Union Ltd  
ACN 087 650 235 ("the Licensee") - Deregistered  
C/- Credit Union Australia  
GPO Box 100  
Brisbane Qld 4001

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238171 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23<sup>rd</sup> June 2008

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

08 / 0 4 1 4

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Holiday Invest Limited  
ACN 111 784 975 ("the Licensee")  
5 Hicks Street  
SOUTHPORT QLD 4215

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 294249 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23<sup>rd</sup> June 2008

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

08 / 0 4 1 5

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** QPlan Financial Services Pty Ltd  
ACN 010 797 270 ("the Licensee")  
Level 15  
IBM Centre  
348 Edward Street  
BRISBANE QLD 4000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240539 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23<sup>rd</sup> June 2008

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

08 / 0 4 1 6

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

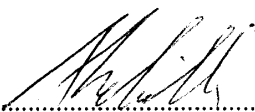
**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Madison Insurance Brokers Pty Ltd ABN 94 003 630 500 ("the Licensee")  
6/345 Pacific Highway, LINDFIELD NSW 2070

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 224375 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23 June 2008.

Signed

  
.....

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



ASIC

Australian Securities &amp; Investments Commission

08 / 0 4 1 7

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** OFG LTP Pty Limited  
ACN: 006 731 504("the Licensee")  
Level 30  
367 Collins Street  
MELBOURNE VIC 3000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 237316 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17<sup>th</sup> June 2008.

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

08 / 0 4 1 8

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Foresight Management Group Pty. Limited  
ACN: 003 392 943 ("the Licensee")  
Level 9, 80 Mount Street  
SYDNEY NSW 2060

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 269228 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17<sup>th</sup> June 2008.

Signed

.....

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



ASIC

Australian Securities &amp; Investments Commission

08 / 0 4 1 9

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

**Notice of Cancellation of an Australian Financial Services Licence**

TO: John W K Taylor  
ABN: 87 936 634 563 ("the Licensee")  
Unit 2201  
50 Lorimer Street  
DOCKLANDS VIC 3008

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 241015 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17<sup>th</sup> June 2008.

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 &amp; Investments Commission

08 / 0 4 2 0

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

**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Sydney Insurance Brokers Pty. Limited  
ACN: 096 252 774("the Licensee")  
9 Wrights Road  
DRUMMOYNE NSW 2047

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 260326 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17<sup>th</sup> June 2008.

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



08 / 0 4 2 1

**Corporations Act  
Section 657A  
Declaration of Unacceptable Circumstances**

**In the matter of MIDWEST CORPORATION LIMITED 02**

**WHEREAS**

1. Midwest Corporation Limited (**Midwest**) is the subject of:
  - (a) an off-market takeover bid by Sinosteel Ocean Capital Pty Limited (**Sinosteel**), which currently has a 43.62% interest in Midwest, and
  - (b) a proposed merger with Murchison Metals Limited (**Murchison**) by way of scheme of arrangement
2. Midwest has 213,040,818 shares on issue
3. On 24 May 2008, Murchison increased its relevant interest in Midwest from 4.78% to 9.98%, which it disclosed in a substantial holding notice on 26 May 2008. Murchison currently has a 9.98% interest in Midwest
4. Harbinger Capital Partners Master Fund I, Harbinger Capital Partners Special Situations Fund LP, and other affiliated entities as identified in substantial holding notices dated 29 and 30 May 2008 (**Harbinger entities**) collectively have a 19.98% interest in Murchison
5. Under the *Foreign Acquisitions and Takeovers Act 1975* (Cth) Murchison and the Harbinger entities are associates in relation to Midwest
6. The Harbinger entities also currently have a 9.29% interest in Midwest, acquired as follows:

Date	Shares	% (approx)
26 May 08	2,047,991	0.96
	1,023,966	0.48
27 May 08	1,158,345	0.54
	1,751,430	0.82
	579,172	0.27
28 May 08	875,715	0.41
	6,542,577	3.07
29 May 08	3,271,289	1.54
	782,063	0.37
	649,285	0.30
30 May 08	391,032	0.18
	324,642	0.15
	266,958	0.15
	133,478	0.06
<b>Total</b>	<b>19,797,973</b>	<b>9.29</b>

2

08 / 0 4 2 1

7. In summary, under the *Foreign Acquisitions and Takeovers Act 1975* (Cth) a person is not entitled to enter into an agreement to acquire shares in a corporation if their and their associates' voting power in the corporation is 15% or more unless the person has furnished the Treasurer with a notice stating the person's intention and either:
- (a) 40 days has passed or
  - (b) advice is given that the Commonwealth Government does not object to that person entering into that agreement (with or without conditions)
8. The Harbinger entities acquired some of the shares in Midwest referred to in paragraph 6 otherwise than in compliance with the requirements of the *Foreign Acquisitions and Takeovers Act 1975* (Cth),
- (the **Circumstances**).
9. It appears to the Panel that the Circumstances are unacceptable having regard to:
- (a) the effect that the Panel is satisfied that the Circumstances have had, are having, will have or are likely to have on:
    - (i) the control or potential control of Midwest; or
    - (ii) the acquisition or proposed acquisition by Sinosteel of a substantial interest in Midwest; or
  - (b) the purposes of Chapter 6 set out in section 602 of the Act.
10. The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances in relation to the Circumstances and the affairs of Midwest.
11. The Panel has had regard to the matters in section 657A(3).

**DECLARATION**

Under section 657A, the Panel declares that the Circumstances constitute unacceptable circumstances in relation to the affairs of Midwest.



Alan Shaw  
Counsel  
with authority of Graham Bradley  
President of the Sitting Panel  
Dated 20 June 2008



08 / 0 4 2 2

Corporations Act  
Section 657D  
Orders

**IN THE MATTER OF MIDWEST CORPORATION LIMITED 02**

**PURSUANT TO**

1. A declaration of unacceptable circumstances in relation to the affairs of Midwest Corporation Limited (**Midwest**) on 20 June 2008.
2. Section 657D of the Corporations Act 2001 (Cth).

**THE PANEL ORDERS**

1. None of Harbinger Capital Partners Master Fund I, Ltd, Harbinger Capital Partners Special Situations Fund, L.P and the other affiliated entities identified in the substantial holding notices dated 29 and 30 May 2008 (**Harbinger entities**) may exercise, or allow the exercise of, any voting rights (directly or by proxy) attached to any excess Midwest shares.
2. The order in paragraph 1 has effect for the duration of the off-market takeover bid by Sinosteel Ocean Capital Pty Limited (**Sinosteel**), including any extension thereof.
3. If the Harbinger entities do not become entitled under the *Foreign Acquisitions and Takeovers Act 1975* (Cth) (**FATA**) to acquire the excess shares by 11 July 2008, the Harbinger entities must dispose of the excess shares before the close of the third trading day after that date.
4. If the Harbinger entities become entitled under FATA to acquire or hold the excess shares, the order in paragraph 3 ceases to have effect in respect of any excess shares not finally disposed of.
5. The parties may apply for a variation of these orders, or further orders, if the Sinosteel takeover bid is extended at any time prior to 11 July 2008.
6. In these orders, '**excess Midwest shares**' means 9,108,804 Midwest shares, being:
  - (a) shares acquired on 28, 29 and 30 May 2008 that, when aggregated with shares already held, exceeds the number that could be acquired without notice pursuant to section 26 of FATA, and
  - (b) based on the number of Midwest shares that Murchison Metals Limited (**Murchison**) has a relevant interest in as stated in Murchison's substantial holding notice of 26 May 2008.

A handwritten signature in black ink, appearing to read 'Alan Shaw'.

Alan Shaw  
Counsel  
with authority of Brett Heading  
Deputy President of the Sitting Panel  
Dated 23 June 2008

08 / 0 4 2 3

**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, until 31 July 2008, Chapter 5C of the Act applies to the person in Schedule A in relation to the registered schemes specified in Schedule B in the case set out in Schedule C 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

2

08 / 0423

(B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and

(iii) be accompanied by a form which can be ticked to ask for a vote; and

(iv) state prominently a reply paid address of the responsible entity to which the form may be sent.

(c) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.

(d) If there is a postal vote:

(i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent; and

(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:

- (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 A

Orchard AgInvest Limited ACN 085 398 189 in its capacity as the responsible entity of the registered schemes specified in Schedule B (the *Schemes*).

#### Schedule B

1. Carina Park Almond Project ARSN 086 978 092.
  2. Lake Powell Almond Project No.1 ARSN 109 022 773.
  3. Lake Powell Almond Property Trust No.1 ARSN 109 022 880.
  4. Lake Powell Almond Project No.2 ARSN 111 540 875.
  5. Lake Powell Almond Property Trust No.2 ARSN 111 540 795.
  6. Lake Powell Almond Project No.3 ARSN 119 554 362.
  7. Lake Powell Almond Property Trust No.3 ARSN 119 554 479.
  8. Treviso Vineyard Trust ARSN 100 611 327.
-

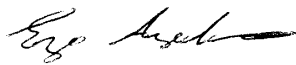
4

08 / 0 4 2 3

**Schedule C**

Where Orchard Vineyards Limited ACN 081 547 346 has agreed in writing to become the new responsible entity for the Schemes.

Dated 20 June 2008



Signed by Enzo Jason Anselmo  
As delegate of the Australian Securities and Investments Commission



08 / 0424

**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, until 20 September 2008, Chapter 5C applies to the person specified in Schedule A in relation to each of the registered schemes specified in Schedule B in the case set out in Schedule C as if section 601FL of the Act were modified or varied as follows:

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

“must either:

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

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

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

- (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity, to be the scheme’s new responsible entity.
- (b) The notice to members must:
  - (i) set out:
    - (A) the responsible entity’s reasons for wanting to retire; and
    - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
    - (C) information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
    - (D) how members can access on the responsible entity’s web site current information about the proposed timing of the retirement of the

2

08 / 0424

responsible entity and the manner in which that retirement will occur; and

- (ii) state prominently that if:
    - (A) members who together hold at least 5% of the total value of the interests held by members; or
    - (B) 100 members,  
  
who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
  - (iii) be accompanied by a form which can be ticked to ask for a vote; and
  - (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) 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.
- (e) 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; and
  - (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

3

08 / 0 4 2 4

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.

(f) 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:

- (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 30 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.”
-

4

08 / 0 4 2 4

**Schedule A**

Aberdeen Fund Managers Australia Limited ACN 076 098 596 (*AFMAL*) as responsible entity of the registered schemes specified in Schedule B (the *Schemes*)

**Schedule B**

Aberdeen Australian Bond Fund ARSN 089 474 804

Aberdeen Cash Plus Fund ARSN 089 474 475

Aberdeen Income Fund ARSN 109 601 381

Aberdeen Australian Equities Fund ARSN 087 868 264

Aberdeen Australian Small Companies Fund ARSN 104 027 072

Aberdeen Global Credit Total Return Fund ARSN 128 587 897

Aberdeen Core Plus Fund ARSN 120 895 525

**Schedule C**

Where Aberdeen Asset Management Limited ACN 002 123 364 has agreed in writing to become the new responsible entity for the Schemes.

Dated this 20<sup>th</sup> day of June 2008



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

08 / 0 4 2 5

**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 specified in Schedule A in the case set out in Schedule B as if section 601KF as notionally inserted into the Act by ASIC Class Order [CO 07/422] were modified or varied by omitting subsection 601KF(2) and substituting:

“(2) This Part does not apply to a listed scheme that has more than two classes of interests.”.

**Schedule A**

Challenger Listed Investments Limited ACN 055 293 644 (*Challenger*) in its capacity as responsible entity of:

1. CIF Investment Trust 1 ARSN 114 139 703 (*CIF1*); and
2. CIF Investment Trust 2 ARSN 114 139 632 (*CIF2*),

(together the *stapled schemes*).

**Schedule B**

Any offer (“*buy-back arrangement*”) made by Challenger, on or before 30 June 2008 to acquire CIF stapled interests in the stapled schemes in the ordinary course of trading on the financial market of Australian Stock Exchange Limited ACN 008 624 691 at a price, and on other terms, determined by Challenger in accordance with the constitutions of the stapled schemes, where:

1. the number of CIF stapled 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; and
2. each holder of Class B Interests is a wholesale client; and
3. each holder of Class B Interests has given written consent to Challenger to undertake the buy-back arrangement; and
4. Class B Interests are not acquired under the buy-back arrangement.

08 / 0 4 2 5

**Interpretation**

In this instrument:

*CIF stapled interests* means an interest in CIF1 and an interest in CIF2 which under the terms on which each of those interests may be traded, must be transferred together.

*Class B Interests* means an interest known as a "Class B unit" in the constitution of CIF1, which under the terms on which each of those interests may be traded, must be transferred together with an interest known as an "ordinary unit" in the constitution of CIF2.

*wholesale client* has the meaning given by section 761G of the Act.

Dated this 13<sup>th</sup> day of June 2008



Signed by Elizabeth Korpi  
as a delegate of the Australian Securities and Investments Commission

08 / 0 4 2 7

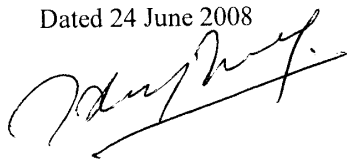
**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 911A(2)(l) – Variation**

Under paragraph 911A(2)(l) of the Corporations Act 2001 (the *Act*), the Australian Securities and Investments Commission (*ASIC*) varies ASIC instruments [06/0279] dated 11 April 2006 and [06/0280] dated 11 April 2006 by inserting into paragraph 1 of Schedule B the words "or Queensland Treasury Corporation (ABN 15 736 217 171)" after the words "the State of Queensland".

**Commencement**

This instrument is effective on gazettal.

Dated 24 June 2008



Ishaq Burney  
as a delegate of Australian Securities and Investments Commission

08 / 0 4 2 8

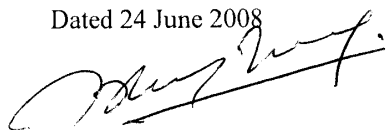
**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 911A(2)(l) – Variation**

Under paragraph 911A(2)(l) of the Corporations Act 2001 (the *Act*), the Australian Securities and Investments Commission (*ASIC*) varies ASIC instruments [06/0279] dated 11 April 2006 and [06/0280] dated 11 April 2006 by inserting into paragraph 1 of Schedule B the words "or Queensland Treasury Corporation (ABN 15 736 217 171)" after the words "the State of Queensland".

**Commencement**

This instrument is effective on gazettal.

Dated 24 June 2008



Ishaq Burney  
as a delegate of Australian Securities and Investments Commission





ASIC 08 / 0 4 2 9

Australian Securities &amp; Investments Commission

Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraphs 601QA(1)(a), 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 601QA(1)(a), 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 sub-leased villa scheme*) promoted by a person (*promoter*) which involves a sub-lessee (*investor*) of real property (*sub-leased villa*), in the investor's discretion, making their sub-leased villa available for use by a person (*operator*) as part of a serviced resort complex located on Lot 323 on Deposited Plan 191354 at Eco Beach in the Shire of Broome, Western Australia developed in accordance with an approval of a local government organisation that has been given to ASIC and in relation to which, on 1 March 2000, there was no person who had acquired or agreed to acquire a sub-leased villa and who, before agreeing to acquire, had been offered an interest in the scheme.

3. An interest in the serviced sub-leased villa 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.

4. The promoter and the operator of the serviced sub-leased villa scheme are exempt from section 601ED of the Act.

**Where exemption applies**

5. The exemption in paragraphs 3 and 4 only applies where all of the following requirements are satisfied:

- (a) the sale of the sub-leased villa is not and was not conditional on participation in the serviced sub-leased villa 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



ASIC 08/0429

Australian Securities &amp; Investments Commission

not be bound after that notice expires to allow use of their sub-leased villa except for occupation of the sub-leased villa:

(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 sub-leased villa;

(d) the operator is licensed in relation to the conduct of letting services under the law of a State or Territory or is a financial services licensee;

(e) no payment is liable to be made by an investor to participate in the scheme other than:

(i) payment of money to buy the sub-leased villa; and

(ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any three-month period the total of such payments relates to a period of no more than three months and where:

(A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and

(B) where a FFE Fund has been established for the investor — no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the sub-leased villa in relation to the period to which the payment relates unless all money in the Fund has first been expended; and

(iii) where a FFE Fund has been established for the investor — one or more payments into the Fund where:

(A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in



ASIC 08 / 0 4 2 9

Australian Securities &amp; Investments Commission

relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and

(B) the balance of the Fund at all times does not exceed \$5,000 for each sub-leased villa made available by the investor for use as part of the scheme;

(f) there is no obligation on any person to ensure that other sub-lessees agree to participate in the scheme;

(g) the serviced resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and an incorporated association for that real property to which the scheme relates, which agreement has been approved by each investor and includes provisions as specified in paragraph 6;

(h) the operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;

(i) where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:

(A) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and

(B) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;

(j) each person that is involved in making an offer of interests in the scheme for issue does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers; and

(k) the operator complies with the provisions specified in paragraph 6 which are included in the agreement referred to in subparagraph (g).



ASIC

08 / 0 4 2 9

Australian Securities &amp; Investments Commission

**Terms of agreement between incorporated association and operator**

6. The agreement specified in subparagraph 5(g) is to contain provisions to the following effect:

(a) *Transfer of management rights*

(i) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within nine 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 an incorporated association for the real property to which the scheme relates, there must be a reasonable time for members of the incorporated association to consider whether to make a decision referred to in subparagraph (b)(ii) unless the incorporated association has consented to the transfer.

(b) *Consent of incorporated association to new caretaking arrangements*

(i) If an operator receives a notice under subparagraph (a)(i), the operator must advise all incorporated association members of the name of the person to whom the transfer is to be made; and

(ii) Unless the incorporated association 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 incorporated association members state in writing to the operator that the person should not be engaged by the incorporated association to perform caretaking functions; and

(iii) If a majority of incorporated association 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



ASIC 08 / 0 4 2 9

Australian Securities &amp; Investments Commission

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 incorporated association or a majority of incorporated association members agree in writing to the transfer to the person named in a notice under subparagraph (a)(ii) or (b)(iii) before that notice is given to the operator.

*(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.

*(d) Voting*

- (i) In determining if there is a majority of scheme members or incorporated association members, the promoter, the operator and their 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 incorporated association meetings if there is an incorporated association for the property to which the scheme relates, and otherwise each member shall have one vote; and
- (iii) For incorporated association members, a majority is based on their entitlement to vote at incorporated association meetings; and
- (iv) A scheme member or an incorporated association member makes a decision by signing a document that sets out the decision.



ASIC 08/0429

Australian Securities &amp; Investments Commission

(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 nine-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.

(f) *Assistance*

The operator must give reasonable assistance to enable the transferee to operate the resort complex including making available information concerning any prospective bookings.

(g) *Definitions*

In this paragraph:

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

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

***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**

7. In this instrument:

***FFE Fund*** means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in subparagraph 5(g) for the



7



ASIC 08/0429

Australian Securities &amp; Investments Commission

replacement, repair or refurbishment of furniture, fittings and equipment of the sub-leased villa made available by the investor for use as part of the scheme.

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

Dated 26 June 2008

Signed by

A handwritten signature in black ink, appearing to be 'Peter Ginn'.

as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

08 / 0 4 3 0

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

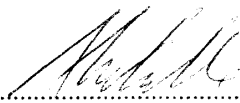
**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Finium Trustees Ltd. ACN 062 389 673 ("the Licensee")  
Level 1, 169 Liverpool Street, HOBART TAS 7000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 253144 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 25th day of June 2008.

Signed

.....

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



08 / 0 4 3 1

**Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraph 741(1)(b) — Declaration**

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

- (a) in relation to a person specified in Schedule A in the case specified in Schedule C as if section 728 and Items 1 and 2 of the table in subsection 729(1) were omitted; and
- (b) in relation to the person specified in Schedule B in the case specified in Schedule C as if the following section was inserted immediately after section 703A:

“703B For the purposes of this Chapter, where an offer for both the issue and sale of securities is made under a disclosure document, any person who offers the securities for issue is taken to have also offered the securities for sale.”.

**Schedule A**

Deutsche Financial Corporation New Zealand Limited (a company incorporated in New Zealand) (*Initial Purchaser*)

**Schedule B**

Westpac Banking Corporation ACN 007 457 141 (*Westpac*)

**Schedule C**

An offer for the issue or sale of Westpac Securities pursuant to the Westpac Prospectus, where:

- (a) these Westpac Securities are issued to the Initial Purchaser; and
- (b) the Initial Purchaser is not an underwriter for the purposes of the Westpac Prospectus; and
- (c) the Westpac Securities are to be sold or transferred by the Initial Purchaser within 24 hours of the issue of the Westpac Securities to the Initial Purchaser.

**Interpretation**

In this instrument:

*Westpac Prospectus* means a disclosure document in relation to the Westpac Securities lodged by Westpac with ASIC on or about 18 June 2008; and

08 / 0 4 3 1

*Westpac Securities* means an unsecured note issued by Westpac and a preference share issued by Westpac, where under the terms on which each component security is traded on a prescribed financial market, they can only be transferred together.

Dated this 18<sup>th</sup> day of June 2008



Kate O'Rourke  
as a delegate of the Australian Securities and Investments Commission.

08 / 0 4 3 2

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

Under subsection 741(1) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (*ASIC*) declares that section 713 of the Act applies to the person in Schedule A in the case in Schedule B as if subparagraph (b)(iii) of the definition of "continuously quoted securities" in section 9 of the Act were modified or varied by inserting after the words "the entity" (second occurring):

"(other than an order issued by ASIC under section 340 to relieve the entity, or any person as director or auditor of the entity, from subsection 323D(3))".

**Schedule A**

Westpac Banking Corporation ACN 007 457 141 (*Westpac*)

**Schedule B**

Where:

1. An offer for the issue or sale of Westpac Securities is made under the Westpac Prospectus; and
2. ASIC Order [07/1025] issued under section 340 of the Act on 13 December 2007 relieved Westpac and the directors of Westpac from the requirement in subsection 323D(3) of the Act in relation to the managed investment schemes in that order.

**Interpretation**

In this instrument:

*Westpac Prospectus* means a disclosure document in relation to the Westpac Securities lodged by Westpac with ASIC on or about 18 June 2008; and

*Westpac Securities* means an unsecured note issued by Westpac and a preference share issued by Westpac, where under the terms on which the unsecured note and preference share are traded on a prescribed financial market, they can only be transferred together.

Dated 18<sup>th</sup> day of June 2008



Signed by Kate O'Rourke  
as a delegate of the Australian Securities and Investments Commission

08 / 0 4 3 3

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

Under subsection 741(1) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts Bebrovo Holdings Pty Ltd ACN 003 651 509 (*Bebrovo*) from section 707 of the Act in the case specified in Schedule A on the conditions specified in Schedule B.

**SCHEDULE A**

Where:

- (a) Bebrovo, as the sole holder of shares in Hawkesbury River Village Limited ACN 114 619 895 (*Hawkesbury*), which are not shares which entitle Bebrovo to an interest in a time-sharing scheme (the *Shares*), proposes to make an offer of the Shares; and
- (b) Hawkesbury is the registered proprietor in fee simple of the land known as "Waters Edge at Wisemans Ferry", Lot 1 in DP 1080830 situated at Chaseling Road, Webbs Creek, Wisemans Ferry, New South Wales (the *Property*), which is situated in an area or areas to which the Shares relate; and
- (c) a shareholder of Hawkesbury is entitled by virtue of, or arising out of, its holding, to the exclusive occupation of one or more of those areas and the use of any common areas; and
- (d) Hawkesbury's constitution prohibits the payment of any dividend to its members other than on the winding up of Hawkesbury or Hawkesbury operates principally for the purpose of:
  - (i) facilitating and enforcing the rights of shareholders in relation to exclusive occupation of those areas; and
  - (i) maintaining any common areas.

**SCHEDULE B**

A copy of the proposed contract for sale (*contract*) of the Shares (excluding only particulars of the purchaser and purchase price) must be made available to any offeree at the time of making the offer and include the following features:

- (1) the terms of the contract must include particulars as to:
  - (a) the area or areas to which the Shares relate and title particulars of the Property and any interest affecting the Property; and
  - (b) the occupancy and any usage rights in respect of the area or areas to which the Shares relate; and
- (2) it is an essential term of the contract that on completion of the contract:
  - (a) Bebrovo will be, or will be entitled to be, the registered holder of the Shares; and

08 / 0 4 3 3

- (b) the title of Hawkesbury to the Property will be unencumbered, subject only to any matter affecting that title described in the contract; and
- (3) the contract contains a warranty by Bebrovo that, so far as Bebrovo is aware, after making reasonable enquiries of the directors of Hawkesbury:
  - (a) other than as disclosed in the contract, Hawkesbury has no actual or contingent liabilities (except normal operating expenses for its current financial year) nor are there any defects (whether patent or latent) in any common property which may involve Hawkesbury in the expenditure of money for repair or replacement (other than ordinary wear and tear); and
  - (b) Hawkesbury is not in liquidation and, other than as disclosed in the contract and so far as Bebrovo is aware:
    - (i) Hawkesbury is not subject to any external administration or liable to be wound up;
    - (ii) no action is pending in any court for the liquidation of Hawkesbury;
    - (iii) no meeting has been called for the purpose of winding up Hawkesbury; and
  - (c) there are no proceedings pending in any court against Hawkesbury that might prejudice or detrimentally affect it or its assets;
- (4) under the terms of the contract the purchaser may make requisitions in relation to Bebrovo's title to the Shares and Hawkesbury's title to the Property other than in respect of any matter fully disclosed and clearly described in the contract and identified as acceptable to the purchaser; and
- (5) annexed to the contract are copies of:
  - (a) the title documents in respect of the property which are current at the date of the contract; and
  - (b) the constitution and any other charter documents of Hawkesbury which are current at the date of the contract.

Dated the 23<sup>rd</sup> day of June 2008



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

08 / 0 4 3 4

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

Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (**ASIC**):

- (a) revokes ASIC Instrument 08/0224 dated 28 March 2008; and
- (b) declares that Chapter 6D of the Act applies to Queensland Mining Corporation Limited ACN 109 962 469 (**Issuer**) in the case specified in the Schedule as if:
  1. paragraph 723(3)(b) of the Act was omitted and the following substituted:
    - "(b) 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 "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting:

"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. 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;"
  4. section 724 were modified by inserting after subsection (1A):

"(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or 1(b)(ii)(B) is lodged, the person offering the securities must give the applicants:

    - (i) that supplementary disclosure document; and
    - (ii) 1 month to withdraw their application and be repaid."

08 / 0 4 3 4

**SCHEDULE**

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 4 January 2008.

Dated this 23<sup>rd</sup> day of June 2008



Signed by Andrew Knibb  
as a delegate of the Australian Securities and Investments Commission

**Australian Securities and Investments Commission**  
**Corporations Act 2001 – Paragraph 911A(2)(l) – Exemption**

08 / 0 4 3 5

Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts MG Trust Company, LLC (*MG*), a company incorporated under the law of Colorado as trustee of the "Asset Management Plan for Affiliated GE Companies" established under the trust deed dated 21 March 2003 (*GE Plan*), from the requirement to hold an Australian financial services licence for the provision of the financial services set out in Schedule A in the case in Schedule B on the conditions specified in Schedule C for so long as they are met.

**Schedule A**

1. Providing financial product advice in respect of the GE Plan where the financial product advice is given in communications required by US laws.
2. Dealing in interests in the GE Plan.

**Schedule B**

MG provides the financial services set out in Schedule A in Australia only to transferring members.

**Schedule C**

1. Transferring members will not be able to make contributions to the GE Plan.
2. GE Plan remains closed to new Australian members.
3. MG discloses in writing to the transferring members that MG is exempt from the requirement to hold an Australian financial services licence in respect of the financial services set out in Schedule A.

**Interpretation**

In this instrument:

*financial product advice* has the meaning given by section 766B of the Act.

*transferring member* means an Australian resident person who is a member of the GE Plan as a result of a compulsory transfer of their interest in the GE Marquette Medical Systems Profit Sharing and 401(k) Plan into the GE Plan.



2

08 / 0 4 3 5

Dated this 24<sup>th</sup> day of June 2008



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

08 / 0436

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

Pursuant to 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 person specified in Schedule A in the case specified in Schedule B as if Item 10 in s611 of the Act were modified by inserting after the word "securities" the words "for which disclosure is not required under Part 6D.2 because of section 708AA or"

**Schedule A**

A person that makes an acquisition pursuant to the offer referred to in Schedule B.

**Schedule B**

Where Portland Orthopaedics Limited ACN 086 839 992 makes an offer:

1. which does not need disclosure to investors under Part 6D.2 of the Act because of section 708AA of the Act; and
2. pursuant to an offer document dated on or about 25 June 2008.

Dated this 25<sup>th</sup> day of June 2008



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

08 / 0 4 3 8

**Australian Securities and Investments Commission  
Corporations Act 2001**

**Paragraphs 601QA(1)(a) and 911A(2)(l) – 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 [01/0365].
2. Under paragraph 601QA(1)(a) of the Act ASIC exempts Nepean Country Club Ltd ACN 006 273 132 (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)(l) 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 Nepean Country Club in relation to property located at 205 Browns Road, Boneo in the State of Victoria (*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 those votes 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
-

08 / 0 4 3 8

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.

#### 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) ensures that the building is substantially completed to the extent that members will not be materially affected if no further construction occurs; or
  - (d) gives 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 either:
  - (a) the property to which the Scheme relates is held on trust for members; or
  - (b) members hold title to the property to which the Scheme relates, and all members:
    - (i) have 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
    - (ii) fall into one or more of the following categories:
      - (A) 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
      - (B) 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

08 / 0 4 3 8

Club's constitution that provide for the certificate to be used only to facilitate a transfer authorised by the member, or on forfeiture or surrender of the interest; or

- (C) they became a member as a result of the forfeiture or surrender of the interest by a former member.

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 any 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 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 (o) 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

08 / 0 4 3 8

- (ii) at least 100 members,

requisition a vote by giving 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 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 must be 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 must be 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 must contain 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 establishes, and maintains, an adequate internal dispute resolution procedure:
- (i) 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
  - (ii) that covers complaints against the Operator made by members in connection with the operation of the Scheme.

08 / 0 4 3 8

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.

#### 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 acknowledgment 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:
  - (i) describes the effect of the cooling-off period referred to in paragraph 2 of this Schedule; and
  - (ii) states that a signed application form will be of no effect unless the applicant also signs an acknowledgment 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 acknowledgment of receipt of such a statement; and
  - (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:

08 / 0 4 3 8

- (a) for payments made by credit card, not apply the deposit until the cooling-off period in paragraph 2 has expired; or
  - (b) for any other payment method:
    - (i) 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 purchase of an interest in the Scheme and the interest on those deposit monies are paid; and
    - (ii) hold the deposit on trust for the applicant until the cooling-off period in paragraph 2 of this Schedule has expired.
9. The Operator establishes and maintains membership of an external dispute resolution scheme:
- (a) in accordance with subparagraph 912A(2)(b)(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.

**Interpretation**

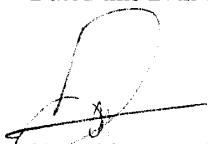
In this instrument:

**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 27th day of June 2008



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



08 / 0 4 3 9

**Australian Securities and Investments Commission****Corporations Act 2001****Paragraphs 601QA(1)(a) and 911A(2)(l) – 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 [01/0670].
2. Under paragraph 601QA(1)(a) of the Act ASIC exempts Lake Edge Resort Limited ACN 006 812 415 (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)(l) 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 Lake Edge Resort in relation to property located at 146 Melbourne Street, Mulwala, New South Wales (*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 those votes 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
-

08 / 0 4 3 9

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.

#### 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) ensures that the building is substantially completed to the extent that members will not be materially affected if no further construction occurs; or
  - (d) gives 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 either:
  - (a) the property to which the Scheme relates is held on trust for members; or
  - (b) members hold title to the property to which the Scheme relates, and all members:
    - (i) have 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
    - (ii) fall into one or more of the following categories:
      - (A) 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
      - (B) 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

08 / 0 4 3 9

the Club's constitution that provide for the certificate to be used only to facilitate a transfer authorised by the member, or on forfeiture or surrender of the interest; or

- (C) they became a member as a result of the forfeiture or surrender of the interest by a former member.

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 any 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 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 (o) 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,

08 / 0 4 3 9

requisition a vote by giving 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 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 must be 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 must be 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 must contain 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 establishes, and maintains, an adequate internal dispute resolution procedure:
- (i) 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
  - (ii) 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.

08 / 0 4 3 9

## 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 acknowledgment 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:
  - (i) describes the effect of the cooling-off period referred to in paragraph 2 of this Schedule; and
  - (ii) states that a signed application form will be of no effect unless the applicant also signs an acknowledgment 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 acknowledgment of receipt of such a statement; and
  - (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) for payments made by credit card, not apply the deposit until the cooling-off period in paragraph 2 has expired; or
  - (b) for any other payment method:

08 / 0 4 3 9

- (i) 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 purchase of an interest in the Scheme and the interest on those deposit monies are paid; and
  - (ii) hold the deposit on trust for the applicant until the cooling-off period in paragraph 2 of this Schedule has expired.
9. The Operator establishes and maintains membership of an external dispute resolution scheme:
- (a) in accordance with subparagraph 912A(2)(b)(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.

**Interpretation**

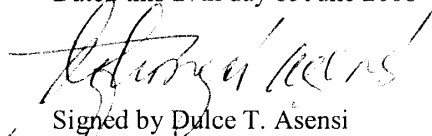
In this instrument:

**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 27th day of June 2008



Signed by Dulce T. Asensi  
as a delegate of the Australian Securities and Investments Commission

08 / 0 4 4 0

**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**

EQiTX Limited ACN 009 188 694 (“EQiTX”)

08 / 0 4 4 0

**Schedule B**

An offer by EQiTX, to shareholders of EQiTX, to transfer *in specie* to shareholders of EQiTX, 5 million ordinary shares held by EQiTX in ImmuneTX Limited ACN 131 755 103 (“**ImmuneTX**”), as detailed in documentation given to EQiTX shareholders which:

- (a) is in a form substantially the same as the final version of the documentation provided to ASIC on 26 June 2008; 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 EQiTX; and
  - (ii) confirming that the condition of relief in paragraph (a) has been satisfied.

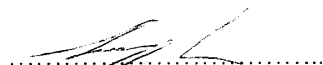
**Schedule C**

Shareholders of ImmuneTX

**Schedule D**

An offer for the sale of ImmuneTX shares that were transferred to an EQiTX shareholder in accordance with the offer described in Schedule B within the previous 12 months.

Dated this 26<sup>th</sup> day of June 2008



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



08 / 0 4 4 1

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

Under paragraph 741(1)(b) of the *Corporations Act 2001 (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 subsection 723(3) were modified or varied by omitting paragraph 723(3)(b) inserting a new paragraph 723(3)(b) as follows:

"the securities:

- (i) are not admitted to quotation within 3 months after the date of the disclosure document; and
- (ii) where they are to be issued as consideration for a foreign takeover bid, are not admitted to quotation within 7 days of the end of the bid period;"

**Schedule A**

1. CopperCo Limited ACN 004 434 904 (the *Company*); and
2. A person who is issued fully paid ordinary shares in the Company pursuant to the issue of securities referred to in Schedule B

**Schedule B**

The issue of fully paid ordinary shares in the Company as consideration for the Mineral Securities Limited Acquisition and pursuant to the CopperCo Prospectus.

**Interpretation**

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act;
  2. ***bid period*** means the period for which offers under a foreign takeover bid remain open;
  3. ***CopperCo Prospectus*** means a prospectus lodged with ASIC on or about 30 June 2008 by the Company in relation to the proposed issue of fully paid shares in the Company as consideration for the Mineral Securities Limited Acquisition which will annex or accompany the UK Prospectus Equivalent Document and the UK Takeover Document;
  4. ***foreign takeover bid*** means a bid for all of the shares in a company incorporated outside this jurisdiction and not subject to the provisions of Chapter 6 of the Act;
  5. ***Minerals Securities Limited Acquisition*** means the proposed foreign takeover bid by the Company for all of the shares in Mineral Securities Limited ARBN 124 546 443;
-

08 / 0 4 4 1

6. ***UK Prospectus Equivalent Document*** means a UK document equivalent to a prospectus in accordance with the relevant UK legislation prepared in respect of the proposed issue of fully paid shares in the Company as consideration for the Mineral Securities Limited Acquisition which has been lodged with, and reviewed by, the UK Listing Authority;
7. ***UK Takeover Document*** means a takeover offer document in relation to the Minerals Securities Limited Acquisition which is prepared substantially in accordance with the UK City Code on Takeovers and Mergers.

Dated this 26<sup>th</sup> day of June



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

CORPORATIONS ACT 2001  
Section 601CL(5)

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

Dated this twenty-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

BERGHOFF WORLDWIDE	116 328 440
DIAGNOLOGY ASIA PACIFIC LIMITED	085 538 843
PARAMOUNT EXPORT COMPANY	071 173 405
PSM HEALTHCARE LIMITED	101 747 344
TAX PLANNING SERVICES LIMITED	124 134 069

---

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-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

OLYMPIC AIRWAYS S A

000 931 626

ORB TECHNOLOGY LIMITED

104 003 983

---

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 twenty-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company****ACN**

A. & N. DEVELOPMENTS PTY LTD	064 270 195
A.C.N. 003 968 063 PTY LIMITED	003 968 063
A.C.N. 104 369 217 PTY. LTD.	104 369 217
A.C.N. 108 685 963 PTY LTD	108 685 963
A. CHONG PTY LTD	009 172 052
A.D.Y. CONSTRUCTIONS PTY. LTD.	064 226 740
A.R. FLETCHER GROUP PTY. LTD.	119 198 328
A.W. THOMSON NOMINEES PTY. LTD.	007 893 923
ABCON CONSTRUCTIONS PTY. LTD.	100 196 638
ABODE PROPERTY GROUP PTY LIMITED	092 468 721
AERO CONTRACT SERVICES PTY LTD	087 107 060
A H FINANCE PTY. LIMITED	119 253 995
AL-NOURI PTY LTD	119 250 216
ALARMKOK PTY LTD	119 173 483
ALEMAYEMU TULLU PTY LTD	119 269 411
ALL-TERRAIN FORKLIFT SALES PTY LTD	113 724 208
ALL CARE CAR CARE PTY LTD	073 616 056
ALLFOX PTY. LIMITED	119 243 382
ALTCOM TECHNOLOGIES PTY LTD	055 795 134
AMOD PTY LTD	113 801 273
AMPC LIFETIME DEVELOPMENTS PTY LTD	119 183 345
ANSACH PTY LTD	119 237 302
ANTENNA EXPRESS INSTALLATIONS PTY LTD	113 768 095
AO DONG PTY LTD	119 217 113
APOLLOS' LOUNGE PTY LTD	113 746 428
AQUALYTE PTY LTD	113 006 358

---

<b>Name of Company</b>	<b>ACN</b>
ARDNOSIL PTY LTD	119 209 746
ARM-AUSTRALASIAN RISK MANAGEMENT PTY LTD	119 205 631
ASIA PACIFIC DEVELOPMENT HOLDINGS PTY. LIMITED	069 063 654
ASTORE.COM PTY LTD	092 427 515
AT DESIGNED INTERIORS PTY. LTD.	087 117 360
AUSBEST UNITED DEVELOPMENT PTY. LTD.	104 387 279
AUSTALIA PTY. LTD.	009 545 948
AUSTASEAN PTY. LTD.	007 232 126
AUSTEQIT PTY LIMITED	113 736 182
AUSTMEX PTY. LTD.	007 192 001
AUSTPAC ASIA CORPORATION PTY LTD	055 810 663
AUSTRAL-ASIAN PLASTICS TECHNOLOGY PTY. LTD.	104 396 581
AUSTRALASIAN OILFIELD TECHNOLOGY PTY LTD	113 798 119
AUSTRALIA & PNG SHIPPING PTY LTD	119 272 294
AUSTRALIAN GLOBAL TRAVEL PTY LTD	064 258 546
AUSTRALIA PACIFIC ENTERTAINMENT PTY LTD	104 343 580
AVCR PTY LIMITED	100 175 700
A VERY LUCKY MAN PTY LTD	113 788 480
AYLGE PTY LTD	001 873 212
AYSAHH PTY LTD	119 257 724
A 1 TAXIS PTY LTD	113 804 158
B & S FORMWORK STRIPPING PTY LTD	104 335 088
B A F SERVICES PTY LTD	119 023 719
BALL & CHAIN HOME IMPROVEMENTS PTY LTD	108 671 218
BAROSH PTY. LTD.	011 033 462
BARRON PARCEL SERVICE PTY LTD	119 242 625
BEAM DEVELOPMENTS PTY LTD	113 796 437
BECSTAR PR PTY LTD	078 109 314
BELARDI PTY. LTD.	082 264 766
BEL CAFFE COFFEES PTY. LTD.	113 733 832
BELLCASH PTY. LTD.	007 391 282
BEMOF PTY LTD	002 747 284
BEN PARKINSON CASTING PTY. LTD.	113 780 822
BENSENT PTY. LTD.	104 339 559
BERAKI CLEANING PTY. LTD.	113 715 594
BETTER LEARNING DRIVING SCHOOL PTY. LTD.	087 051 090
BIP 67 HIGH STREET PRAHRAN PTY LTD	104 386 978
BLACK CHOPPER PTY LIMITED	119 174 757

---

<b>Name of Company</b>	<b>ACN</b>
BLUE BONE HOLDINGS PTY LTD	100 180 934
BLUE DIAMOND INVESTMENTS PTY LTD	096 514 902
BLUE QUAY PTY LTD	096 507 667
B NOW LTD	119 254 027
BOSTOCK TELECOM PTY LTD	119 243 622
BPS 3 PTY LTD	100 187 853
BRIGHT POINT HOLDINGS PTY LTD	113 714 168
BRISATI PTY LIMITED	108 660 662
BROADPHONE PTY LTD	113 784 366
BT MANAGEMENT CONSULTANTS PTY LTD	087 074 959
BUILDSPEC SOLUTIONS PTY LIMITED	087 060 071
BUSINESS BROKERS AUSTRALIA PTY. LTD.	092 430 192
BUSINESS EQUIPMENT RENTALS PTY LTD	113 800 347
BWT HOLDINGS PTY. LTD.	078 167 432
C.O.F. PTY LIMITED	063 566 450
C & H SERVICES PTY LTD	100 171 211
C & K OVERSEAS PTY. LTD.	119 221 804
CALOUNDRRA PLASTERING SERVICE PTY. LTD.	009 962 707
CALSARNI PTY LTD	113 726 515
CARLIPOS PTY LTD	119 199 521
CARMELO AND BELLA PTY LTD	108 663 841
CAVA INVESTMENTS PTY. LIMITED	002 126 874
CDB ENTERPRISES PTY. LTD.	104 386 003
CELESTINE PROPERTY (AUSTRALIA) PTY LTD	119 209 086
CENTENAL PTY. LIMITED	119 207 546
CENTRAL HOTEL INVESTMENTS PTY. LIMITED	069 068 248
CENTREWAY SUPERMARKET PTY. LTD.	009 527 397
CHASE & CARRINGTON COURIERS PTY LTD	119 238 372
CHASE LIQUIDITY PTY LTD	104 378 930
CHASEMORE PTY. LTD.	008 134 263
CHASE PUBLISHING PTY LTD	073 593 487
CHINA OUTSOURCE PTY. LTD.	113 770 291
CHRISOPHEAN PTY LTD	087 053 405
CHRISTIE INVESTMENTS (TAS) PTY LTD	092 418 598
CHRISTOPHER GAUDRON PTY LTD	104 638 262
CLAINVEST PTY LTD	113 725 661
CLEANPOWER CLEANING PTY LTD	113 800 481
CLUB MANAGEMENT SERVICES PTY LIMITED	087 051 769

---

<b>Name of Company</b>	<b>ACN</b>
COASTAL BUSINESS INVESTMENTS PTY LTD	104 365 835
COKON PTY LTD	113 713 787
COLAC PRODUCE & COMPANY PROPRIETARY LIMITED	005 049 945
COMPLETE MEDIA AND MARKETING PTY. LTD.	087 113 166
CONSOLIDATED CAPITAL SERVICES PTY LIMITED	096 516 808
CONVAMORE PASTORAL CO. PTY. LTD.	006 948 983
COOPERCOM PTY LTD	119 179 805
CORAL COVE PROPERTIES PTY. LTD.	087 114 707
CORINTHIAN AUSTRALIA PTY LTD	108 656 757
COSMOPOLITAN GROUP OF COMPANIES PTY LTD	119 262 529
COUNTRY RIDERS PTY LTD	108 654 084
CRANBOURNE INDOOR SPORTS & PLAY CENTRE PTY LTD	104 384 214
CRESSIDA CORPORATION PTY LTD	113 714 560
CRITICAL INCIDENT MANAGEMENT SERVICES PTY. LTD.	096 516 193
CROWN PROPERTY MAINTENANCE PTY LTD	096 467 506
CSH SERVICES (SEYMOUR) PTY LTD	104 400 437
CYPRES CD PTY LTD	104 397 766
CZETTLER CONSULTANCY PTY. LTD	064 225 369
D.G. SERVICES PTY. LTD.	082 249 116
D&D CARROLL PTY LTD	068 991 579
D 'N A KITCHEN INSTALLATIONS PTY LTD	104 345 226
D ABBOTT TRANSPORT PTY LTD	113 772 124
DAD & DAVE INT PTY LTD	119 240 381
DALBY CONSTRUCTIONS PTY LTD	100 161 439
DANMARN PTY LTD	113 726 524
DANNX PTY. LTD.	119 198 800
DARGHAM PTY. LTD.	119 267 499
DAYLIGHT LAUNDRY PTY LTD	087 037 321
DE GARIS (DONVALE) PTY LTD	078 144 555
DELUX CLEANING SERVICES PTY LTD	119 201 946
DENET PTY LTD	073 569 007
DEVA TRANSPORT PTY LTD	119 221 975
DIDGYTEL PTY. LTD.	100 207 109
DIGITAL CROSSROADS PTY LTD	119 210 374
DJV HOLDINGS PTY LTD	087 028 000
DNM MANAGEMENT SERVICES PTY. LTD.	082 274 093
DONG'S GROUP PTY LTD	113 714 346
DONYA AUSTRALIA CO PTY LTD	096 511 901

---



<b>Name of Company</b>	<b>ACN</b>
DOVER HEIGHTS GROUP PTY LIMITED	119 243 588
DOWNUNDER SPORTS MANAGEMENT PTY LTD	100 212 084
DRAGONFLY INTERNATIONAL PTY LTD	104 370 292
DREAMS COME TRUE (NSW) PTY LIMITED	104 355 893
DRR PROPERTY DEVELOPMENTS PTY. LTD.	100 188 118
DURGA CONSTRUCTIONS & DEVELOPMENTS PTY LTD	119 271 582
DWS FUNDS PTY LTD	119 253 986
DZAJKTRANS PTY LTD	113 712 459
E & E TRANSPORT PTY LTD	113 797 541
EARLOBE PTY LTD	104 352 310
EASTERN MORTGAGE SERVICES PTY. LTD.	119 221 224
EAST MELBOURNE SUITES PTY. LTD.	092 441 908
EBENHAEZER INVESTMENT PTY. LIMITED	104 346 509
EDENGROVE ENTERPRISES PTY LTD	092 450 032
EDMANCO PTY LTD	113 775 465
EGAN HOTELS PTY LTD	092 450 729
EMCEE BUILDING CO PTY LTD	100 163 719
ENAK ENTERPRISES PTY LTD	113 701 330
EPIC ADVENTURES AUSTRALIA PTY LTD	113 723 845
ESPRESSWAY PTY. LTD.	119 188 386
ESSENWOOD PTY. LTD.	010 452 892
ESTABLISHED FINANCE PTY LTD	108 666 931
EVE CONTRACTING SERVICES PTY LTD	108 660 279
EXON GLEN PTY. LTD.	069 002 571
EXTREME FINANCIAL SOLUTIONS PTY LTD	119 254 269
FANG IT PTY LTD	069 003 863
FELSTRAIT PTY LTD	002 751 662
FERRARI CONSULTING PTY LTD	108 688 311
FEVERSAND PTY LTD	082 270 460
FIREPOWER HOLDINGS PTY LTD	113 719 001
FIRST TIGER LILY PTY. LTD.	119 208 874
FLEXI HOME LOANS PTY LTD	119 259 344
FLOATING POINT STUDIOS PTY LIMITED	087 098 226
FMA CONCRETE PUMPS PTY LTD	092 426 063
FOREVER NOMINEES PTY. LTD.	078 162 384
FOX-FACE PTY LTD	051 330 299
FOX ON THE RIVER PTY LTD	082 246 142
FRAMING CENTRES AUSTRALIA PTY. LIMITED	092 371 509

---

<b>Name of Company</b>	<b>ACN</b>
FRANCIS THOMPSON LAVILLES PTY LTD	100 149 451
FREEROLL PTY. LTD.	008 170 796
FRONTLINE LOGISTICS PTY. LTD.	104 339 782
F T CONSTRUCTIONS PTY LTD	055 693 386
FUNERAL PAGES PTY LTD	119 229 891
FUSION CORPORATE PTY. LTD.	113 755 669
G. & F. KOLLIU PTY. LTD.	055 779 247
G. FROST & CO PTY LTD	119 200 118
G.I.W.S. PTY LTD	104 377 504
G.P. 7 PTY. LTD.	119 214 532
G.S.F HOLDINGS AUSTRALIA PTY. LTD.	108 702 030
GARBEL PTY LTD	104 333 771
GFB LIMITED	100 194 223
GISELLE NOMINEES PTY. LTD.	113 802 154
GLINTZ HAIR SPA & BEAUTY PROPRIETARY LIMITED	119 183 596
GLOBAL C-FOOD TRADING PTY LTD	104 375 537
GLOBAL NETWORK GROUP PTY LTD	104 403 474
GLOBALPACK PTY LTD	113 740 104
GLOSEL AUSTRALIA PTY LIMITED	119 250 690
GMI CONSTRUCTIONS PTY LTD	108 691 603
GOLD MEDAL SERVICES PTY LTD	055 756 600
GOLDSOME PTY LTD	113 704 537
GOLF MANAGEMENT SOLUTION PTY LTD	108 662 844
GPDI AUSTRALIA LTD	113 785 845
GRA CORPORATION PTY LTD	119 209 764
GRAHAM HILL PROPERTY MAINTENANCE PTY LTD	119 204 376
GREAT RIVER PTY LTD	086 770 210
GREENGUARDS INVESTMENTS PTY LTD	108 690 777
GREENGUARDS PTY LTD	108 689 210
GREENSALE PTY LIMITED	002 408 531
GREY OAK PTY. LTD.	078 161 403
GRUNEWALD PTY LTD	119 237 437
GRUNT TRANS PTY LTD	113 755 838
GUNCHA INTERNATIONAL PTY LTD	104 347 944
HALL & YOUNG PTY LTD	119 187 843
HALSTED & HARGREAVES PTY LTD	087 067 070
HAMPTON PARK TRANSPORT PTY. LTD.	119 250 056
HAPPY ABUNDANCE PTY LTD	119 265 182

---

<b>Name of Company</b>	<b>ACN</b>
HARDIMANS HOTEL PTY LTD	119 181 743
HARIS DEVELOPMENTS PTY LTD	119 227 048
HARMONIC TONIC PTY LTD	104 398 450
HARRINGTON INTERNATIONAL LIMITED	119 140 957
HEROES ON HOLIDAYS PTY. LIMITED	092 411 768
HERVEY BAY VENTURES PTY LTD	108 665 121
HGWORLD PTY LTD	073 572 853
HIGENE HOLDINGS PTY LIMITED	119 189 472
HILLTOP GROCERIES PTY LTD	113 800 829
HINTERGATE PTY LTD	078 143 469
HNC GROUP PTY LIMITED	119 259 380
HOPPERS CROSSING ROOFING PTY. LTD.	064 155 871
HURST BRAMICH DEVELOPMENTS PTY LTD	108 684 528
HYFORM CONTRACTING (ACT) PTY LTD	119 261 513
HYUN SEO PTY LTD	113 750 557
ICON RENDERING PTY LTD	113 721 369
INCITE MARKET RESEARCH PTY. LTD.	092 437 477
INDO COTTON PTY. LTD.	096 477 717
INDUSTRIAL HARDCHROME PTY LTD	000 173 366
INOVUS PTY LTD	119 185 634
INTERNATIONAL TRADING NETWORK PTY. LTD.	064 278 066
IPSWICH MOTORCYCLES PTY. LTD.	104 377 175
ISHWAR PTY LTD	078 178 122
ITEMP PTY LTD	119 230 483
IVORY HEIGHTS PTY. LTD.	006 936 625
J.S.W. INTERNATIONAL PTY LTD	108 671 398
J&M TIPPING & FLOATING SERVICES PTY LTD	113 723 336
JALTA INTERNATIONAL PTY LTD	104 379 133
JAPANESE RESTAURANT FUUKI PTY. LIMITED	064 206 506
JAYTAG PTY LTD	100 154 532
JENMACK PTY. LTD.	073 560 693
JESSAY PTY LIMITED	119 217 631
JISELLE PTY LTD	119 262 289
JMW INVESTMENTS PTY LTD	113 723 685
JOUZU PTY LTD	119 176 715
JUST HOME LOANS PTY. LTD.	092 447 320
J WEBSTER & ASSOCIATES PTY LTD	104 395 646
K & D TRANSPORT PTY. LTD.	119 210 678

---

<b>Name of Company</b>	<b>ACN</b>
KERANT PTY LIMITED	078 128 784
KEXINO PTY LTD	113 805 682
KEY ENTERPRISES (WA) PTY LTD	100 157 471
KEY LARGO HOLDINGS PTY LTD	119 230 509
KIM & HONG ENTERPRISE PTY LTD	100 175 746
KIMLANCO PTY. LTD.	068 988 027
KING STREET CONSOLIDATED PTY LTD	119 204 063
KJC DEVELOPMENTS PTY LIMITED	108 681 545
KNA TRANSPORT PTY LTD	104 328 252
KOHETURE PTY LTD	119 228 009
KONSTANTARAS PTY. LTD.	006 262 371
KRISHNA DEVELOPMENTS PTY LTD	119 270 512
L & C BRIGHTING PTY LTD	108 656 284
LABENDO PTY LTD	002 589 648
L AND W COOPER PTY LTD	119 240 694
LATINUM TECHNOLOGIES PTY LTD	119 233 555
LAVAL PTY LTD	064 259 847
LAWLEY BEACH PTY LTD	100 212 271
LAWSMART PTY LIMITED	055 809 955
LEELYN CORPORATION PTY LIMITED	100 181 235
LESTECH PTY. LTD.	100 194 107
LEVERTON MEADOWS PTY. LTD.	069 051 163
LEWISHAM INVESTMENTS PTY LTD	119 258 221
LIBRA FINANCE PTY LTD	001 569 080
LIGHTFIELD ENTERPRISES PTY LTD	119 267 220
LIL GROOVER INDUSTRIES PTY LTD	119 214 434
LINK INTERNATIONAL DISTRIBUTORS PTY LTD	050 136 895
LIPNO SERVICE PTY LTD	119 201 419
LMW GROUP PTY LTD	119 245 813
LNT CONCRETE PUMPING PTY LTD	082 271 538
LUNAR NOMINEES PTY LTD	069 058 304
LUSCIOUS (AUST) PTY LTD	119 207 377
LUVNET PTY LTD	104 361 346
LUXURY INDUSTRY PTY LTD	100 156 901
M & L SKRIJEL PTY. LTD.	100 211 238
MADE OF STEEL PTY LTD	113 772 277
MAGNETIC LANE PTY. LTD.	006 740 941
MALAPINE PTY. LTD.	010 711 029

---

<b>Name of Company</b>	<b>ACN</b>
MANI SOFTWARE DEVELOPERS PTY LIMITED	119 239 226
MANTONELLA PTY. LTD.	069 012 531
MAN YUAN GROUP PTY LTD	119 259 371
MARKET TRANSPORT CO PTY LTD	087 031 703
MARTINAC PTY LTD	113 735 523
MATTHEW GIBBS CONTRACTING PTY LTD	119 253 039
MAXIMUM MARKETING INTERNATIONAL PTY LTD	113 723 176
MCUT PTY LTD	104 391 700
MEDIA MANAGEMENT SOLUTIONS PTY LTD	100 203 076
MELALUKA INVESTMENTS PTY. LTD.	104 390 918
MEMEPRO PTY LTD	119 222 614
MINTROL PTY LTD	003 969 953
MK DISTRIBUTIONS PTY LTD	113 796 482
MOBDET PTY LTD	113 789 012
MOIST MELBOURNE PTY. LTD.	100 173 760
MOZART ENTERPRISES PTY. LTD.	073 615 835
MR. DEVELOPERS PTY LTD	100 143 422
MR CHIPPY PTY LTD	092 411 017
MURGUNDALE PTY LTD	008 834 802
MURPHY FINANCIAL PTY LTD	073 583 418
MY PERFECT DAY PTY LTD	119 221 608
MY SCHOOL LUNCH PTY LTD	119 216 161
MYSTICAL WARRIOR ENTERPRISES PTY LTD	096 474 225
NALSA ENTERPRISES PTY. LTD.	068 974 774
NATASH PTY LTD	096 469 715
NATIONAL SAFETY NET PTY LIMITED	078 165 232
NATIONWIDE HOME IMPROVEMENTS PTY LTD	113 752 113
NATURE PRODUCTS PTY. LTD.	078 146 380
NAUGHTY NECTAR PTY LIMITED	108 665 630
NEURO HEALTH MANAGEMENT PTY LIMITED	119 209 979
NEW ENGLAND HOT PROPERTIES PTY LTD	119 173 152
NGA WA INVESTMENT PTY. LTD.	006 739 653
NICHOLSON CONSULTING GROUP PTY LIMITED	002 589 326
NORRIS HOLDINGS TOWNSVILLE PTY LTD	078 146 200
NORTHWOOD CORPORATION PTY LIMITED	069 046 420
OASIS CEDUNA PTY LTD	119 183 434
OHMCON PTY LTD	087 039 058
OLIVER STEEL CONSTRUCTIONS PTY LTD	113 793 981

---

<b>Name of Company</b>	<b>ACN</b>
OLLESTO HOLDINGS PTY LTD	087 046 231
ONLINE ELECTRICAL SERVICES PTY. LTD.	003 970 161
OPUS CARE PTY LTD	113 801 282
ORLAI ORCHARDS (MELBOURNE) PARK PTY. LTD.	113 785 201
OT SOFTSWITCH PTY LTD	119 265 468
OUR HAVEN PTY LTD	096 514 144
OUTBACK JACKS PTY. LTD.	100 154 596
OX GROUP PTY. LTD.	119 184 404
PALMCOURT PTY. LIMITED	007 391 513
PANETTA INVESTMENTS PTY LIMITED	113 749 518
PANGEA INVESTMENTS PTY LTD	119 225 419
PANTZ NOMINEES PTY LIMITED	078 166 104
PARITY COMMUNICATIONS PTY. LTD.	087 091 085
PASTA RESISTANCE (ROSE BAY) PTY LTD	119 230 938
PAX PRINTERS PTY LTD	119 245 706
PCNET PTY LTD	104 376 776
PE & DF PTY LIMITED	092 405 251
PERABUT PTY LTD	108 686 773
PETER A SMITH HOLDINGS PTY LTD	008 035 532
PETRAS PTY. LTD.	009 580 143
PETRECON RESOURCES PTY LTD	069 020 515
PETRIT FASHION PTY. LTD.	007 190 605
PHANTOM HOSPITALITY PTY LTD	119 198 266
PHARMADIRECTORY PTY LIMITED	104 406 948
PH FARMING AUSTRALIA PTY LTD	113 755 294
PHOENIX MEDIA INTERNATIONAL CORPORATION PTY LIMITED	082 264 211
PH7 WETSUITS PTY LIMITED	113 757 798
PICKOTT PTY LTD	119 271 466
PIT STOP OIL CHANGE CENTRE PTY LTD	087 058 544
PLAYSTATS PTY LTD	108 697 203
PLMGN PTY LTD	108 685 445
POCKET MALL PTY. LTD.	096 508 299
POLYGON INTERNATIONAL PTY. LTD.	064 265 256
POWER IT FINANCIAL PTY LIMITED	096 475 599
PPR (WA) PTY LTD	100 162 767
PPSD SERVICES PTY LTD	113 716 402
PRESDEEGE GROUP PTY LTD	119 251 197
PRIVATE DRINKS AUSTRALASIA PTY LTD	119 228 287

---

<b>Name of Company</b>	<b>ACN</b>
PRODYWORKS PTY. LTD.	092 473 115
PROMANAGE DATTATECH INTERNATIONAL PTY LIMITED	100 211 265
PROMO-LIDS PTY LIMITED	113 732 424
PTL MARBLE & GRANITE PTY LTD	113 745 976
QBN SERVICES PTY LTD	119 179 994
QINGDAO PROSPEROUS INTERNATIONAL (AUSTRALIA) PTY LTD	113 707 592
QUALITY EVENTS DEVELOPMENT PTY LTD	096 491 646
QUANG COMPANY PTY LTD	113 774 084
QUEENSWAY DEVELOPMENTS PTY LIMITED	068 373 919
QUICKWAY COURIERS PTY LTD	100 152 841
QUINNS ULLADULLA MOTEL PTY LIMITED	082 271 903
R.A.D.D. SOLUTIONS PTY. LTD.	078 180 819
RADIANT YOU PTY. LTD.	119 204 858
RAFFERTY'S PTY LTD	078 185 896
RAFTIS PTY. LTD.	108 675 761
RARE TREATS PTY LTD	113 712 388
RAVEN COMMUNICATION PTY LTD	078 123 056
RAYJEN TRANSPORT PTY LTD	113 770 184
REACT-R PTY. LTD.	100 183 408
REDCHIME PTY LTD	117 947 805
REDDY FLOORS PTY LTD	113 705 669
RED G PTY LTD	119 228 303
RESOLVE PSYCHOLOGY & CONSULTING PTY LTD	108 685 007
RESPECT OILS AUSTRALASIA PTY LTD	078 132 797
REVITAGLASS AUSTRALIA PTY. LTD.	113 768 326
REYNOLDS PROPERTIES PTY LTD	107 989 266
RIVO CAR DETAILING PTY. LIMITED	003 952 403
RMR SUPPLY CHAINS ASIA PACIFIC PROPRIETARY LIMITED	092 374 260
ROGERN SERVICES PTY LTD	100 197 082
ROJOM NOMINEES PTY LTD	100 196 816
ROSLIN PTY LTD	108 699 690
ROTTI INVESTMENTS PTY. LTD.	119 268 656
ROYAL CLO PTY LTD	119 203 566
RT & JACKSON'S ENTERPRISES PTY LIMITED	119 268 165
RURAL HYDROPONICS AUSTRALIA PTY. LTD.	104 340 169
RUSOUND PTY LTD	113 782 317
S.J. BAKER & SONS PTY LTD	119 221 537
SAB COURIERS PTY LTD	119 216 705

---

<b>Name of Company</b>	<b>ACN</b>
SADAM PTY. LTD.	006 260 877
SAIYAN PTY LTD	100 173 779
SANEC PTY LTD	108 681 161
SANTELMANN PTY LTD	104 365 853
SARNIA COMMERCIAL PTY. LTD.	092 445 424
SECTIONS PTY. LTD.	119 250 449
SENIOR ENTERPRISES (QLD) PTY. LTD.	092 376 611
SERA'S KITCHENS PTY LTD	104 336 174
SEVEN SUNS PTY LIMITED	119 173 107
SGP PLUMBING & ROOFING CONTRACTORS PTY LTD	113 722 062
SHAMAR INTERNATIONAL (AUSTRALIA) PTY LTD	113 777 218
SHANE CROFT PTY. LTD.	113 716 466
SHARP PROJECT SALES PTY. LTD.	096 489 333
SHOREMAST PTY LTD	092 417 751
SILVAN SERVICES PTY LTD	087 025 705
SILVERTON MEAT RETAIL PTY LTD	001 869 147
SINADINOS PTY LTD	092 377 823
SNS WORLD PTY. LTD.	108 668 337
SOMSAKON NOMINEES PTY LTD	100 159 457
SOS INTEGRATED SERVICES PTY LTD	100 193 440
SOULMATES TECHNOLOGY PTY LTD	087 091 441
SPARQTRAINING (ANZ) PTY LTD	113 788 471
SPEEDEMART PTY. LTD.	119 188 402
SPENDWORKS PTY LTD	113 763 232
ST ANDREWS BEACH OWNERS LIMITED	108 662 228
STANGE INVESTMENTS PTY LTD	113 805 093
STAR H PTY LTD	119 208 696
STARLINE NOMINEES PTY LTD	068 994 212
STEEL TOUGH CAIRNS PTY LTD	055 801 066
STEPHEN HOCKHAM PTY. LTD.	119 227 422
STONE BAY PROPRIETARY LIMITED	009 563 535
STONE CREEK TRANSPORT PTY LIMITED	096 499 811
STRONGFORCE (AUSTRALIA) PTY. LTD.	113 732 782
STYLE GURU DESIGN PTY LTD	119 217 695
SUMINDA PTY LTD	087 065 414
SUNSHINE COAST ANIMAL CONTROL PTY LTD	078 145 114
SUPER DIVORCE SERVICES PTY LTD	100 172 754
SUPERIOR SAVINGS SOLUTION PTY LTD	119 263 517

---



<b>Name of Company</b>	<b>ACN</b>
SUSIE MOORATOFF PTY LTD	119 197 581
SYDNEYSPIHERE PTY LTD	119 265 208
SYMTRON PTY. LTD.	069 002 759
SYNAPSE PTY. LIMITED	008 624 931
SY 403 PTY LTD	100 200 182
TAD DEVELOPMENTS PTY. LTD.	078 148 731
TAG'S BRUSH STROKES PTY LTD	108 675 163
TARRICA PTY. LTD.	104 354 985
TAYLERED DEVELOPMENT PTY. LIMITED	068 984 976
TENACON PTY LTD	119 242 367
TEZ ENTERPRISES PTY LTD	119 228 938
THAT PR AGENCY PTY LTD	119 174 220
THE BALLOON SHOP PTY. LTD.	003 490 622
THE CENTURY NETWORK LIMITED	119 266 447
THECLAIMROOM PTY. LTD.	096 522 404
THE EXPLORATION COY. PTY. LTD.	009 746 767
THE MAJOR MITCHELL (ACT) PTY LTD	104 374 834
THE TIPPING CORPORATION PTY LTD	108 682 140
THE VAN DEN BRINK GROUP PTY. LTD.	113 778 484
THE 247 GROUP PTY LTD	092 382 280
TIGER TRAVELS PTY LTD	113 775 081
TIGES ELECTRICAL & MAINTENANCE PTY. LTD.	119 197 750
TIRRANO PTY. LIMITED	104 330 332
TOBE BUILDING SERVICES PTY LTD	104 329 697
TOMAH PTY. LTD.	059 625 722
TREETIP PTY LTD	100 194 474
TRUMEN GROUP PTY LIMITED	096 477 459
UNICORN INTERNATIONAL GROUP OF COMPANIES PTY LIMITED	119 269 939
VEGEPICK PTY LTD	104 328 190
VELTON INTERIORS PTY LTD	092 395 492
VIKI HAMMOND COMMUNICATIONS PTY LIMITED	104 356 256
VILK BUILDING SERVICES PTY LTD	113 759 096
VINTRIX INTERNATIONAL PTY LTD	087 087 492
VOICE OVER SIP PTY LTD	119 210 061
VSD TRANSPORT PTY. LTD.	104 343 106
WASTE WATER AUSTRALIA PTY LIMITED	092 454 058
WE ARE GIFTED PTY. LTD.	113 755 070
WESTERN AVIARIES PTY LTD	087 046 259

---

<b>Name of Company</b>	<b>ACN</b>
WESTERN DISTRICTS BUILDING SERVICES PTY LTD	113 792 886
WEST TRANSPORT PTY LTD	119 210 570
WHITEHAVEN (AUST.) PTY. LTD.	064 212 755
WHY WEIGHT - MIND/BODY CLINIC PTY LTD	078 021 253
WILD POPPIES AUSTRALIA PTY LTD	113 724 833
WILD VIOLET PTY. LTD.	078 161 421
WINMOVES PTY. LTD.	113 213 693
WOMBAT FURNITURE INTERNATIONAL PTY. LTD.	096 491 931
WT GROUP (AUSTRALIA) PTY LTD	119 267 444
WWW.COM.AU PTY LTD	010 802 276
XT HOLDINGS PTY LTD	113 712 655
YADIKIM PTY. LIMITED	010 569 329
ZAC FEATURES PTY LIMITED	108 653 505
ZAHDOQ PTY LTD	104 340 347
ZAKAI PTY. LTD.	064 282 855
ZEE EXPRESS PTY LTD	119 201 740
ZIM COMPANY PTY LTD	100 174 874

---

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-seventh day of June 2008

Rosanne Bell  
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
ALLPORT MEATS & SMALLGOODS PTY LIMITED	111 782 346
ANCORA TILING PTY LTD	108 269 316
A SEVRIN AND ASSOCIATES PTY LIMITED	063 487 838
BASSKAYE PTY. LIMITED	083 568 496
BAYFLEET PTY LTD	058 256 643
BETTA PLANET PTY LTD	111 324 540
CHRYPRO PTY LTD	002 562 674
CODA CLOTHING PTY LTD	103 458 662
CONMAT PTY LTD	087 978 667
DOLLAR SAVER PROPERTIES PTY LTD	120 556 283
DOMAIN NAMES AUSTRALIA PTY LTD	102 562 649
FAMCREST PTY. LTD.	011 021 382
FANTIL PTY LTD	001 882 784
FISHER INTERNATIONAL PTY LIMITED	074 130 788
FT CONTRACTING PTY LTD	086 848 053
FUSION 1 PTY LIMITED	107 347 768
G & M PRECISION BODY REPAIRS PTY LIMITED	078 119 169
GABRIELLE CONSTRUCTIONS PTY LIMITED	068 054 624
GARTH BULK HAULAGE PTY. LTD.	106 641 249
GOLDEN EAGLE ONE PTY LTD	099 758 166
GOULBURN FANTASTIC SERVICES PTY LTD	100 692 484
IDEAL PACKAGING PTY LTD	063 651 052
INTERNATIONAL FRUIT CARRIERS PTY LTD	099 322 380
INTRANET NOMINEES PTY. LTD.	078 202 703
J.P. INVESTMENTS (AUST.) PTY LTD	084 721 648

---

<b>Name of Company</b>	<b>ACN</b>
J & E DEMOLITION & EXCAVATION PTY LTD	114 873 424
JD GLASS & GLAZING PTY LIMITED	118 990 202
JOCAM SERVICES PTY LTD	099 706 546
LEINSON PTY LIMITED	105 976 734
LUCIEN HOLDINGS PTY LTD	065 367 320
MARK ATTARD PTY LTD	104 268 886
MEAT 2000 PTY. LTD.	101 766 125
MIKEOTYRE PTY LTD	109 975 206
MISTROUGH PTY LTD	107 836 162
MONZEN HOLDINGS PTY LTD	107 010 962
MUNDO DEVELOPMENTS PTY LTD	105 643 123
NORTH COAST FOODS PTY. LIMITED	082 782 661
OPRAH HOTEL CHAIN PTY LTD	100 602 579
OPTIONS MARKETING PTY LTD	103 962 474
OZ AIR AND ELECTRICS PTY LTD	096 214 309
PAGE SERVICES PTY. LIMITED	052 152 628
PATTE NOMINEES PTY LTD	100 033 921
PETROS CONSULTING PTY LTD	051 014 487
PMP VINMARK PTY LTD	090 037 077
PRECISION TILT PANELS PTY. LTD.	108 344 458
PREMIER TRADING PTY. LTD.	003 876 480
PROFILE CUTTING EQUIPMENT PTY LTD	066 112 034
R & A WILSON NOMINEES PTY LTD	001 484 779
RAZORBACK HILLS PTY LTD	109 906 685
SHUTTERS DIRECT PTY LTD	126 313 559
SNOWDOCK PTY. LIMITED	003 895 421
SOLO ELECTRICS PTY. LTD.	006 510 489
TOMLINSON INVESTMENT (AUST) PTY LTD	103 078 182
TRIPLE J GRINDING PTY LTD	102 959 722
TUNNELS TRENCHES AND DEMOLITIONS PTY LTD	086 923 186
TYFFANI PTY LTD	009 154 778
UNITILE PTY LTD	100 603 763
WASTE CONTROL PTY. LTD.	009 426 260
WYADUP BROOK PTY LTD	085 284 528

---

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-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company****ACN**

A.C.N. 102 710 583 PTY LTD	102 710 583
A.C.N. 126 169 088 PTY LTD	126 169 088
A.C.N. 126 169 140 PTY LTD	126 169 140
A.C.N. 126 169 195 PTY LTD	126 169 195
A.C.N. 126 169 202 PTY LTD	126 169 202
A.C.N. 126 169 220 PTY LTD	126 169 220
A.C.N. 126 169 284 PTY LTD	126 169 284
A.C.N. 126 169 328 PTY LTD	126 169 328
A.C.N. 126 169 355 PTY LTD	126 169 355
A.C.N. 126 169 364 PTY LTD	126 169 364
A.C.N. 126 169 373 PTY LTD	126 169 373
A.C.N. 126 197 260 PTY LTD	126 197 260
A.C.N. 126 197 448 PTY LTD	126 197 448
A.C.N. 126 197 466 PTY LTD	126 197 466
A.C.N. 126 197 591 PTY LTD	126 197 591
A.C.N. 126 197 617 PTY LTD	126 197 617
A.C.N. 126 197 635 PTY LTD	126 197 635
A.C.N. 126 197 662 PTY LTD	126 197 662
A.C.N. 126 197 733 PTY LTD	126 197 733
A.C.N. 126 197 760 PTY LTD	126 197 760
A.C.N. 126 197 779 PTY LTD	126 197 779
A.C.N. 126 198 543 PTY LTD	126 198 543
A.C.N. 126 198 614 PTY LTD	126 198 614
A.C.N. 126 198 669 PTY LTD	126 198 669
A.C.N. 126 198 678 PTY LTD	126 198 678

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 198 696 PTY LTD	126 198 696
A.C.N. 126 198 730 PTY LTD	126 198 730
A.C.N. 126 198 785 PTY LTD	126 198 785
A.C.N. 126 198 794 PTY LTD	126 198 794
A.C.N. 126 198 838 PTY LTD	126 198 838
A.C.N. 126 198 865 PTY LTD	126 198 865
A.C.N. 126 198 883 PTY LTD	126 198 883
A.C.N. 126 198 892 PTY LTD	126 198 892
A.C.N. 126 198 909 PTY LTD	126 198 909
A.C.N. 126 198 927 PTY LTD	126 198 927
A.C.N. 126 198 954 PTY LTD	126 198 954
A.C.N. 126 198 963 PTY LTD	126 198 963
A.C.N. 126 198 990 PTY LTD	126 198 990
A.C.N. 126 199 013 PTY LTD	126 199 013
A.C.N. 126 199 040 PTY LTD	126 199 040
A.C.N. 126 199 068 PTY LTD	126 199 068
A.C.N. 126 199 077 PTY LTD	126 199 077
A.C.N. 126 199 086 PTY LTD	126 199 086
A.C.N. 126 199 095 PTY LTD	126 199 095
A.C.N. 126 199 175 PTY LTD	126 199 175
A.C.N. 126 199 193 PTY LTD	126 199 193
A.C.N. 126 199 228 PTY LTD	126 199 228
A.C.N. 126 199 246 PTY LTD	126 199 246
A.C.N. 126 199 282 PTY LTD	126 199 282
A.C.N. 126 199 335 PTY LTD	126 199 335
A.C.N. 126 199 344 PTY LTD	126 199 344
A.C.N. 126 199 353 PTY LTD	126 199 353
A.C.N. 126 199 362 PTY LTD	126 199 362
A.C.N. 126 199 380 PTY LTD	126 199 380
A.C.N. 126 199 406 PTY LTD	126 199 406
A.C.N. 126 199 415 PTY LTD	126 199 415
A.C.N. 126 199 424 PTY LTD	126 199 424
A.C.N. 126 199 442 PTY LTD	126 199 442
A.C.N. 126 199 451 PTY LTD	126 199 451
A.C.N. 126 199 479 PTY LTD	126 199 479
A.C.N. 126 199 497 PTY LTD	126 199 497
A.C.N. 126 199 504 PTY LTD	126 199 504
A.C.N. 126 199 513 PTY LTD	126 199 513

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 199 522 PTY LTD	126 199 522
A.C.N. 126 199 531 PTY LTD	126 199 531
A.C.N. 126 199 568 PTY LTD	126 199 568
A.C.N. 126 199 602 PTY LTD	126 199 602
A.C.N. 126 199 611 PTY LTD	126 199 611
A.C.N. 126 199 620 PTY LTD	126 199 620
A.C.N. 126 199 657 PTY LTD	126 199 657
A.C.N. 126 199 666 PTY LTD	126 199 666
A.C.N. 126 199 684 PTY LTD	126 199 684
A.C.N. 126 199 700 PTY LTD	126 199 700
A.C.N. 126 199 746 PTY LTD	126 199 746
A.C.N. 126 199 764 PTY LTD	126 199 764
A.C.N. 126 199 773 PTY LTD	126 199 773
A.C.N. 126 199 791 PTY LTD	126 199 791
A.C.N. 126 199 808 PTY LTD	126 199 808
A.C.N. 126 199 817 PTY LTD	126 199 817
A.C.N. 126 199 826 PTY LTD	126 199 826
A.C.N. 126 199 844 PTY LTD	126 199 844
A.C.N. 126 199 853 PTY LTD	126 199 853
A.C.N. 126 199 862 PTY LTD	126 199 862
A.C.N. 126 199 880 PTY LTD	126 199 880
A.C.N. 126 199 906 PTY LTD	126 199 906
A.C.N. 126 199 915 PTY LTD	126 199 915
A.C.N. 126 199 933 PTY LTD	126 199 933
A.C.N. 126 199 942 PTY LTD	126 199 942
A.C.N. 126 199 951 PTY LTD	126 199 951
A.C.N. 126 199 960 PTY LTD	126 199 960
A.C.N. 126 199 979 PTY LTD	126 199 979
A.C.N. 126 199 988 PTY LTD	126 199 988
A.C.N. 126 200 002 PTY LTD	126 200 002
A.C.N. 126 200 011 PTY LTD	126 200 011
A.C.N. 126 200 020 PTY LTD	126 200 020
A.C.N. 126 200 039 PTY LTD	126 200 039
A.C.N. 126 200 066 PTY LTD	126 200 066
A.C.N. 126 200 075 PTY LTD	126 200 075
A.C.N. 126 200 084 PTY LTD	126 200 084
A.C.N. 126 200 093 PTY LTD	126 200 093
A.C.N. 126 200 128 PTY LTD	126 200 128

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 200 164 PTY LTD	126 200 164
A.C.N. 126 200 253 PTY LTD	126 200 253
A.C.N. 126 200 271 PTY LTD	126 200 271
A.C.N. 126 200 299 PTY LTD	126 200 299
A.C.N. 126 200 306 PTY LTD	126 200 306
A.C.N. 126 200 324 PTY LTD	126 200 324
A.C.N. 126 200 333 PTY LTD	126 200 333
A.C.N. 126 200 342 PTY LTD	126 200 342
A.C.N. 126 200 379 PTY LTD	126 200 379
A.C.N. 126 200 388 PTY LTD	126 200 388
A.C.N. 126 200 404 PTY LTD	126 200 404
A.C.N. 126 200 422 PTY LTD	126 200 422
A.C.N. 126 200 440 PTY LTD	126 200 440
A.C.N. 126 200 459 PTY LTD	126 200 459
A.C.N. 126 200 468 PTY LTD	126 200 468
A.C.N. 126 200 486 PTY LTD	126 200 486
A.C.N. 126 200 495 PTY LTD	126 200 495
A.C.N. 126 200 502 PTY LTD	126 200 502
A.C.N. 126 200 511 PTY LTD	126 200 511
A.C.N. 126 200 539 PTY LTD	126 200 539
A.C.N. 126 200 548 PTY LTD	126 200 548
A.C.N. 126 200 566 PTY LTD	126 200 566
A.C.N. 126 200 655 PTY LTD	126 200 655
A.C.N. 126 200 664 PTY LTD	126 200 664
A.C.N. 126 200 682 PTY LTD	126 200 682
A.C.N. 126 200 691 PTY LTD	126 200 691
A.C.N. 126 200 708 PTY LTD	126 200 708
A.C.N. 126 200 717 PTY LTD	126 200 717
A.C.N. 126 200 726 PTY LTD	126 200 726
A.C.N. 126 200 735 PTY LTD	126 200 735
A.C.N. 126 200 744 PTY LTD	126 200 744
A.C.N. 126 200 780 PTY LTD	126 200 780
A.C.N. 126 200 799 PTY LTD	126 200 799
A.C.N. 126 200 824 PTY LTD	126 200 824
A.C.N. 126 200 842 PTY LTD	126 200 842
A.C.N. 126 200 851 PTY LTD	126 200 851
A.C.N. 126 200 860 PTY LTD	126 200 860
A.C.N. 126 200 879 PTY LTD	126 200 879

---



<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 200 897 PTY LTD	126 200 897
A.C.N. 126 200 904 PTY LTD	126 200 904
A.C.N. 126 200 931 PTY LTD	126 200 931
A.C.N. 126 200 959 PTY LTD	126 200 959
A.C.N. 126 200 968 PTY LTD	126 200 968
A.C.N. 126 200 977 PTY LTD	126 200 977
A.C.N. 126 200 986 PTY LTD	126 200 986
A.C.N. 126 201 009 PTY LTD	126 201 009
A.C.N. 126 201 027 PTY LTD	126 201 027
A.C.N. 126 201 036 PTY LTD	126 201 036
A.C.N. 126 201 054 PTY LTD	126 201 054
A.C.N. 126 201 072 PTY LTD	126 201 072
A.C.N. 126 201 081 PTY LTD	126 201 081
A.C.N. 126 201 107 PTY LTD	126 201 107
A.C.N. 126 201 116 PTY LTD	126 201 116
A.C.N. 126 201 125 PTY LTD	126 201 125
A.C.N. 126 201 134 PTY LTD	126 201 134
A.C.N. 126 201 143 PTY LTD	126 201 143
A.C.N. 126 201 152 PTY LTD	126 201 152
A.C.N. 126 201 170 PTY LTD	126 201 170
A.C.N. 126 201 189 PTY LTD	126 201 189
A.C.N. 126 201 198 PTY LTD	126 201 198
A.C.N. 126 201 205 PTY LTD	126 201 205
A.C.N. 126 201 214 PTY LTD	126 201 214
A.C.N. 126 201 223 PTY LTD	126 201 223
A.C.N. 126 201 232 PTY LTD	126 201 232
A.C.N. 126 201 241 PTY LTD	126 201 241
A.C.N. 126 201 250 PTY LTD	126 201 250
A.C.N. 126 201 278 PTY LTD	126 201 278
A.C.N. 126 201 303 PTY LTD	126 201 303
A.C.N. 126 201 312 PTY LTD	126 201 312
A.C.N. 126 201 321 PTY LTD	126 201 321
A.C.N. 126 201 330 PTY LTD	126 201 330
A.C.N. 126 201 358 PTY LTD	126 201 358
A.C.N. 126 201 367 PTY LTD	126 201 367
A.C.N. 126 201 376 PTY LTD	126 201 376
A.C.N. 126 201 385 PTY LTD	126 201 385
A.C.N. 126 201 394 PTY LTD	126 201 394

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 201 438 PTY LTD	126 201 438
A.C.N. 126 201 447 PTY LTD	126 201 447
A.C.N. 126 201 465 PTY LTD	126 201 465
A.C.N. 126 201 474 PTY LTD	126 201 474
A.C.N. 126 201 483 PTY LTD	126 201 483
A.C.N. 126 201 492 PTY LTD	126 201 492
A.C.N. 126 201 509 PTY LTD	126 201 509
A.C.N. 126 201 518 PTY LTD	126 201 518
A.C.N. 126 201 545 PTY LTD	126 201 545
A.C.N. 126 201 554 PTY LTD	126 201 554
A.C.N. 126 201 563 PTY LTD	126 201 563
A.C.N. 126 201 581 PTY LTD	126 201 581
A.C.N. 126 201 590 PTY LTD	126 201 590
A.C.N. 126 201 616 PTY LTD	126 201 616
A.C.N. 126 201 625 PTY LTD	126 201 625
A.C.N. 126 201 634 PTY LTD	126 201 634
A.C.N. 126 201 652 PTY LTD	126 201 652
A.C.N. 126 201 661 PTY LTD	126 201 661
A.C.N. 126 201 689 PTY LTD	126 201 689
A.C.N. 126 201 705 PTY LTD	126 201 705
A.C.N. 126 201 723 PTY LTD	126 201 723
A.C.N. 126 201 741 PTY LTD	126 201 741
A.C.N. 126 201 750 PTY LTD	126 201 750
A.C.N. 126 201 787 PTY LTD	126 201 787
A.C.N. 126 201 796 PTY LTD	126 201 796
A.C.N. 126 201 830 PTY LTD	126 201 830
A.C.N. 126 201 867 PTY LTD	126 201 867
A.C.N. 126 201 885 PTY LTD	126 201 885
A.C.N. 126 201 894 PTY LTD	126 201 894
A.C.N. 126 201 910 PTY LTD	126 201 910
A.C.N. 126 201 929 PTY LTD	126 201 929
A.C.N. 126 201 938 PTY LTD	126 201 938
A.C.N. 126 201 947 PTY LTD	126 201 947
A.C.N. 126 201 956 PTY LTD	126 201 956
A.C.N. 126 201 965 PTY LTD	126 201 965
A.C.N. 126 201 974 PTY LTD	126 201 974
A.C.N. 126 201 983 PTY LTD	126 201 983
A.C.N. 126 201 992 PTY LTD	126 201 992

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 202 006 PTY LTD	126 202 006
A.C.N. 126 202 024 PTY LTD	126 202 024
A.C.N. 126 202 033 PTY LTD	126 202 033
A.C.N. 126 202 042 PTY LTD	126 202 042
A.C.N. 126 202 051 PTY LTD	126 202 051
A.C.N. 126 202 079 PTY LTD	126 202 079
A.C.N. 126 202 088 PTY LTD	126 202 088
A.C.N. 126 202 097 PTY LTD	126 202 097
A.C.N. 126 202 113 PTY LTD	126 202 113
A.C.N. 126 202 122 PTY LTD	126 202 122
A.C.N. 126 202 131 PTY LTD	126 202 131
A.C.N. 126 202 140 PTY LTD	126 202 140
A.C.N. 126 202 168 PTY LTD	126 202 168
A.C.N. 126 202 186 PTY LTD	126 202 186
A.C.N. 126 202 195 PTY LTD	126 202 195
A.C.N. 126 202 211 PTY LTD	126 202 211
A.C.N. 126 202 220 PTY LTD	126 202 220
A.C.N. 126 202 239 PTY LTD	126 202 239
A.C.N. 126 202 248 PTY LTD	126 202 248
A.C.N. 126 202 257 PTY LTD	126 202 257
A.C.N. 126 202 266 PTY LTD	126 202 266
A.C.N. 126 202 293 PTY LTD	126 202 293
A.C.N. 126 202 300 PTY LTD	126 202 300
A.C.N. 126 202 319 PTY LTD	126 202 319
A.C.N. 126 202 328 PTY LTD	126 202 328
A.C.N. 126 202 337 PTY LTD	126 202 337
A.C.N. 126 202 355 PTY LTD	126 202 355
A.C.N. 126 202 364 PTY LTD	126 202 364
A.C.N. 126 202 373 PTY LTD	126 202 373
A.C.N. 126 206 371 PTY LTD	126 206 371
A.C.N. 126 206 540 PTY LTD	126 206 540
A.C.N. 126 206 611 PTY LTD	126 206 611
A.C.N. 126 207 074 PTY LTD	126 207 074
A.C.N. 126 207 154 PTY LTD	126 207 154
A.C.N. 126 207 216 PTY LTD	126 207 216
A.C.N. 126 207 289 PTY LTD	126 207 289
A.C.N. 126 207 332 PTY LTD	126 207 332
A.C.N. 126 207 403 PTY LTD	126 207 403

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 207 458 PTY LTD	126 207 458
A.C.N. 126 207 556 PTY LTD	126 207 556
A.C.N. 126 207 592 PTY LTD	126 207 592
A.C.N. 126 207 627 PTY LTD	126 207 627
A.C.N. 126 207 663 PTY LTD	126 207 663
A.C.N. 126 207 690 PTY LTD	126 207 690
A.C.N. 126 207 734 PTY LTD	126 207 734
A.C.N. 126 207 798 PTY LTD	126 207 798
A.C.N. 126 207 805 PTY LTD	126 207 805
A.C.N. 126 207 823 PTY LTD	126 207 823
A.C.N. 126 207 832 PTY LTD	126 207 832
A.C.N. 126 207 878 PTY LTD	126 207 878
A.C.N. 126 207 896 PTY LTD	126 207 896
A.C.N. 126 207 930 PTY LTD	126 207 930
A.C.N. 126 207 967 PTY LTD	126 207 967
A.C.N. 126 208 035 PTY LTD	126 208 035
A.C.N. 126 208 080 PTY LTD	126 208 080
A.C.N. 126 208 151 PTY LTD	126 208 151
A.C.N. 126 208 222 PTY LTD	126 208 222
A.C.N. 126 208 277 PTY LTD	126 208 277
A.C.N. 126 208 339 PTY LTD	126 208 339
A.C.N. 126 208 384 PTY LTD	126 208 384
A.C.N. 126 208 419 PTY LTD	126 208 419
A.C.N. 126 208 697 PTY LTD	126 208 697
A.C.N. 126 208 740 PTY LTD	126 208 740
A.C.N. 126 208 777 PTY LTD	126 208 777
A.C.N. 126 208 802 PTY LTD	126 208 802
A.C.N. 126 208 884 PTY LTD	126 208 884
A.C.N. 126 208 928 PTY LTD	126 208 928
A.C.N. 126 208 964 PTY LTD	126 208 964
A.C.N. 126 209 005 PTY LTD	126 209 005
A.C.N. 126 209 014 PTY LTD	126 209 014
A.C.N. 126 209 103 PTY LTD	126 209 103
A.C.N. 126 209 167 PTY LTD	126 209 167
A.C.N. 126 209 185 PTY LTD	126 209 185
A.C.N. 126 209 201 PTY LTD	126 209 201
A.C.N. 126 209 210 PTY LTD	126 209 210
A.C.N. 126 209 238 PTY LTD	126 209 238

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 209 265 PTY LTD	126 209 265
A.C.N. 126 209 318 PTY LTD	126 209 318
A.C.N. 126 209 363 PTY LTD	126 209 363
A.C.N. 126 209 470 PTY LTD	126 209 470
A.C.N. 126 209 523 PTY LTD	126 209 523
A.C.N. 126 209 569 PTY LTD	126 209 569
A.C.N. 126 209 587 PTY LTD	126 209 587
A.C.N. 126 209 612 PTY LTD	126 209 612
A.C.N. 126 209 630 PTY LTD	126 209 630
A.C.N. 126 209 872 PTY LTD	126 209 872
A.C.N. 126 210 008 PTY LTD	126 210 008
A.C.N. 126 210 035 PTY LTD	126 210 035
A.C.N. 126 210 179 PTY LTD	126 210 179
A.C.N. 126 210 268 PTY LTD	126 210 268
A.C.N. 126 210 393 PTY LTD	126 210 393
A.C.N. 126 210 517 PTY LTD	126 210 517
A.C.N. 126 210 624 PTY LTD	126 210 624
A.C.N. 126 210 642 PTY LTD	126 210 642
A.C.N. 126 210 688 PTY LTD	126 210 688
A.C.N. 126 210 697 PTY LTD	126 210 697
A.C.N. 126 210 740 PTY LTD	126 210 740
A.C.N. 126 210 777 PTY LTD	126 210 777
A.C.N. 126 210 802 PTY LTD	126 210 802
A.C.N. 126 210 866 PTY LTD	126 210 866
A.C.N. 126 211 078 PTY LTD	126 211 078
A.C.N. 126 211 167 PTY LTD	126 211 167
A.C.N. 126 211 201 PTY LTD	126 211 201
A.C.N. 126 211 345 PTY LTD	126 211 345
A.C.N. 126 211 603 PTY LTD	126 211 603
A.C.N. 126 211 694 PTY LTD	126 211 694
A.C.N. 126 211 701 PTY LTD	126 211 701
A.C.N. 126 211 845 PTY LTD	126 211 845
A.C.N. 126 211 925 PTY LTD	126 211 925
A.C.N. 126 212 002 PTY LTD	126 212 002
A.C.N. 126 212 422 PTY LTD	126 212 422
A.C.N. 126 212 566 PTY LTD	126 212 566
A.C.N. 126 212 762 PTY LTD	126 212 762
A.C.N. 126 212 799 PTY LTD	126 212 799

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 212 879 PTY LTD	126 212 879
A.C.N. 126 213 072 PTY LTD	126 213 072
A.C.N. 126 213 116 PTY LTD	126 213 116
A.C.N. 126 213 205 PTY LTD	126 213 205
A.C.N. 126 213 287 PTY LTD	126 213 287
A.C.N. 126 213 330 PTY LTD	126 213 330
A.C.N. 126 213 429 PTY LTD	126 213 429
A.C.N. 126 213 438 PTY LTD	126 213 438
A.C.N. 126 213 465 PTY LTD	126 213 465
A.C.N. 126 213 572 PTY LTD	126 213 572
A.C.N. 126 213 643 PTY LTD	126 213 643
A.C.N. 126 213 741 PTY LTD	126 213 741
A.C.N. 126 213 796 PTY LTD	126 213 796
A.C.N. 126 213 901 PTY LTD	126 213 901
A.C.N. 126 213 956 PTY LTD	126 213 956
A.C.N. 126 214 006 PTY LTD	126 214 006
A.C.N. 126 214 257 PTY LTD	126 214 257
A.C.N. 126 214 337 PTY LTD	126 214 337
A.C.N. 126 214 373 PTY LTD	126 214 373
A.C.N. 126 214 462 PTY LTD	126 214 462
A.C.N. 126 214 471 PTY LTD	126 214 471
A.C.N. 126 214 506 PTY LTD	126 214 506
A.C.N. 126 214 551 PTY LTD	126 214 551
A.C.N. 126 214 613 PTY LTD	126 214 613
A.C.N. 126 214 677 PTY LTD	126 214 677
A.C.N. 126 214 711 PTY LTD	126 214 711
A.C.N. 126 214 748 PTY LTD	126 214 748
A.C.N. 126 214 784 PTY LTD	126 214 784
A.C.N. 126 214 819 PTY LTD	126 214 819
A.C.N. 126 214 882 PTY LTD	126 214 882
A.C.N. 126 215 049 PTY LTD	126 215 049
A.C.N. 126 215 272 PTY LTD	126 215 272
A.C.N. 126 215 316 PTY LTD	126 215 316
A.C.N. 126 215 361 PTY LTD	126 215 361
A.C.N. 126 215 432 PTY LTD	126 215 432
A.C.N. 126 215 478 PTY LTD	126 215 478
A.C.N. 126 215 503 PTY LTD	126 215 503
A.C.N. 126 215 585 PTY LTD	126 215 585

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 215 638 PTY LTD	126 215 638
A.C.N. 126 215 656 PTY LTD	126 215 656
A.C.N. 126 215 736 PTY LTD	126 215 736
A.C.N. 126 215 772 PTY LTD	126 215 772
A.C.N. 126 215 816 PTY LTD	126 215 816
A.C.N. 126 215 987 PTY LTD	126 215 987
A.C.N. 126 216 019 PTY LTD	126 216 019
A.C.N. 126 216 046 PTY LTD	126 216 046
A.C.N. 126 216 091 PTY LTD	126 216 091
A.C.N. 126 216 117 PTY LTD	126 216 117
A.C.N. 126 216 162 PTY LTD	126 216 162
A.C.N. 126 216 206 PTY LTD	126 216 206
A.C.N. 126 216 242 PTY LTD	126 216 242
A.C.N. 126 216 322 PTY LTD	126 216 322
A.C.N. 126 216 395 PTY LTD	126 216 395
A.C.N. 126 216 439 PTY LTD	126 216 439
A.C.N. 126 216 466 PTY LTD	126 216 466
A.C.N. 126 216 475 PTY LTD	126 216 475
A.C.N. 126 216 564 PTY LTD	126 216 564
A.C.N. 126 216 582 PTY LTD	126 216 582
A.C.N. 126 216 699 PTY LTD	126 216 699
A.C.N. 126 216 779 PTY LTD	126 216 779
A.C.N. 126 216 831 PTY LTD	126 216 831
A.C.N. 126 216 868 PTY LTD	126 216 868
A.C.N. 126 216 895 PTY LTD	126 216 895
A.C.N. 126 216 939 PTY LTD	126 216 939
A.C.N. 126 216 984 PTY LTD	126 216 984
A.C.N. 126 218 951 PTY LTD	126 218 951
A.C.N. 126 219 074 PTY LTD	126 219 074
A.C.N. 126 219 369 PTY LTD	126 219 369
A.C.N. 126 219 412 PTY LTD	126 219 412
A.C.N. 126 219 421 PTY LTD	126 219 421
A.C.N. 126 219 467 PTY LTD	126 219 467
A.C.N. 126 219 538 PTY LTD	126 219 538
A.C.N. 126 219 583 PTY LTD	126 219 583
A.C.N. 126 219 618 PTY LTD	126 219 618
A.C.N. 126 219 654 PTY LTD	126 219 654
A.C.N. 126 219 707 PTY LTD	126 219 707

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 219 770 PTY LTD	126 219 770
A.C.N. 126 219 814 PTY LTD	126 219 814
A.C.N. 126 219 869 PTY LTD	126 219 869
A.C.N. 126 219 949 PTY LTD	126 219 949
A.C.N. 126 219 994 PTY LTD	126 219 994
A.C.N. 126 220 031 PTY LTD	126 220 031
A.C.N. 126 220 077 PTY LTD	126 220 077
A.C.N. 126 220 086 PTY LTD	126 220 086
A.C.N. 126 220 175 PTY LTD	126 220 175
A.C.N. 126 220 200 PTY LTD	126 220 200
A.C.N. 126 220 460 PTY LTD	126 220 460
A.C.N. 126 220 497 PTY LTD	126 220 497
A.C.N. 126 220 522 PTY LTD	126 220 522
A.C.N. 126 220 657 PTY LTD	126 220 657
A.C.N. 126 220 700 PTY LTD	126 220 700
A.C.N. 126 220 808 PTY LTD	126 220 808
A.C.N. 126 220 853 PTY LTD	126 220 853
A.C.N. 126 220 899 PTY LTD	126 220 899
A.C.N. 126 220 924 PTY LTD	126 220 924
A.C.N. 126 220 933 PTY LTD	126 220 933
A.C.N. 126 221 056 PTY LTD	126 221 056
A.C.N. 126 221 109 PTY LTD	126 221 109
A.C.N. 126 221 163 PTY LTD	126 221 163
A.C.N. 126 221 181 PTY LTD	126 221 181
A.C.N. 126 221 234 PTY LTD	126 221 234
A.C.N. 126 221 289 PTY LTD	126 221 289
A.C.N. 126 221 305 PTY LTD	126 221 305
A.C.N. 126 221 378 PTY LTD	126 221 378
A.C.N. 126 221 412 PTY LTD	126 221 412
A.C.N. 126 221 458 PTY LTD	126 221 458
A.C.N. 126 221 565 PTY LTD	126 221 565
A.C.N. 126 221 627 PTY LTD	126 221 627
A.C.N. 126 221 636 PTY LTD	126 221 636
A.C.N. 126 221 645 PTY LTD	126 221 645
A.C.N. 126 221 716 PTY LTD	126 221 716
A.C.N. 126 221 725 PTY LTD	126 221 725
A.C.N. 126 221 752 PTY LTD	126 221 752
A.C.N. 126 221 798 PTY LTD	126 221 798

---



<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 221 823 PTY LTD	126 221 823
A.C.N. 126 221 850 PTY LTD	126 221 850
A.C.N. 126 221 869 PTY LTD	126 221 869
A.C.N. 126 221 903 PTY LTD	126 221 903
A.C.N. 126 221 930 PTY LTD	126 221 930
A.C.N. 126 222 240 PTY LTD	126 222 240
A.C.N. 126 222 277 PTY LTD	126 222 277
A.C.N. 126 222 295 PTY LTD	126 222 295
A.C.N. 126 222 339 PTY LTD	126 222 339
A.C.N. 126 222 393 PTY LTD	126 222 393
A.C.N. 126 222 437 PTY LTD	126 222 437
A.C.N. 126 222 455 PTY LTD	126 222 455
A.C.N. 126 222 473 PTY LTD	126 222 473
A.C.N. 126 222 508 PTY LTD	126 222 508
A.C.N. 126 222 526 PTY LTD	126 222 526
A.C.N. 126 222 553 PTY LTD	126 222 553
A.C.N. 126 222 679 PTY LTD	126 222 679
A.C.N. 126 222 731 PTY LTD	126 222 731
A.C.N. 126 222 857 PTY LTD	126 222 857
A.C.N. 126 222 964 PTY LTD	126 222 964
A.C.N. 126 223 005 PTY LTD	126 223 005
A.C.N. 126 223 014 PTY LTD	126 223 014
A.C.N. 126 223 032 PTY LTD	126 223 032
A.C.N. 126 223 078 PTY LTD	126 223 078
A.C.N. 126 223 103 PTY LTD	126 223 103
A.C.N. 126 223 158 PTY LTD	126 223 158
A.C.N. 126 223 167 PTY LTD	126 223 167
A.C.N. 126 223 336 PTY LTD	126 223 336
A.C.N. 126 223 461 PTY LTD	126 223 461
A.C.N. 126 223 498 PTY LTD	126 223 498
A.C.N. 126 223 514 PTY LTD	126 223 514
A.C.N. 126 223 550 PTY LTD	126 223 550
A.C.N. 126 223 603 PTY LTD	126 223 603
A.C.N. 126 223 612 PTY LTD	126 223 612
A.C.N. 126 223 649 PTY LTD	126 223 649
A.C.N. 126 223 701 PTY LTD	126 223 701
A.C.N. 126 223 710 PTY LTD	126 223 710
A.C.N. 126 223 756 PTY LTD	126 223 756

---

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 126 223 783 PTY LTD	126 223 783
A.C.N. 126 223 818 PTY LTD	126 223 818
A.C.N. 126 223 836 PTY LTD	126 223 836
A.C.N. 126 223 925 PTY LTD	126 223 925
A.C.N. 126 223 961 PTY LTD	126 223 961
A.C.N. 126 223 998 PTY LTD	126 223 998
A.C.N. 126 224 048 PTY LTD	126 224 048
A.C.N. 126 224 128 PTY LTD	126 224 128
A.C.N. 126 224 137 PTY LTD	126 224 137
A.C.N. 126 224 155 PTY LTD	126 224 155
A.C.N. 126 224 235 PTY LTD	126 224 235
A.C.N. 126 224 271 PTY LTD	126 224 271
A.C.N. 126 224 324 PTY LTD	126 224 324
A.C.N. 126 224 351 PTY LTD	126 224 351
A.C.N. 126 224 413 PTY LTD	126 224 413
A.C.N. 126 224 468 PTY LTD	126 224 468
A.C.N. 126 226 953 PTY LTD	126 226 953
A.C.N. 126 227 058 PTY LTD	126 227 058
A.C.N. 126 227 101 PTY LTD	126 227 101
A.C.N. 126 227 183 PTY LTD	126 227 183
A.C.N. 126 227 236 PTY LTD	126 227 236
A.C.N. 126 227 370 PTY LTD	126 227 370
A.C.N. 126 227 432 PTY LTD	126 227 432
A.C.N. 126 227 512 PTY LTD	126 227 512
A.C.N. 126 227 585 PTY LTD	126 227 585
A.C.N. 126 227 610 PTY LTD	126 227 610
A.C.N. 126 227 665 PTY LTD	126 227 665
A.C.N. 126 227 683 PTY LTD	126 227 683
A.C.N. 126 227 727 PTY LTD	126 227 727
A.C.N. 126 227 861 PTY LTD	126 227 861
A & T MCMENIMAN PTY LTD	110 016 325
A & Y HOLDINGS PTY LTD	115 143 023
A AND D GRILLS PTY LIMITED	104 637 514
ACE AMUSEMENT HIRE PTY LTD	108 353 117
ACUMEN SECURITY PTY LTD	118 404 096
AFTAA FINANCIAL SERVICES PTY LTD	105 174 356
AIROGAS PTY. LTD.	098 088 110
AMKAJ ENTERPRISES PTY LTD	083 032 900

---

<b>Name of Company</b>	<b>ACN</b>
ANDERSON & SJOQUIST PTY LTD	001 733 599
ANTHONY ENTERPRISES PTY LIMITED	002 859 903
ANTLIE ENTERPRISES PTY. LTD.	007 994 998
ANTUR PROJECTS PTY. LTD.	085 844 640
AQUILIFER PTY. LTD.	127 896 431
ASIA'S OWN PTY LTD	103 736 250
AT INTERIOR SYDNEY PTY LTD	109 316 467
AUSTRALIAN ELECTRICAL AND ELECTRONIC MANUFACTURERS' ASSOCIATION LIMITED	008 467 481
AUSTRALIA WOOL WORLD PTY LTD	091 525 290
B.M. BAILEY PTY LTD	082 508 763
BARDUNN ENTERPRISES PTY LTD	091 910 333
BEAUCAMP PTY LTD	066 631 892
BECKER CORPORATION PTY LIMITED	114 571 354
BEYBEE PRODUCTS PTY LTD	125 599 984
BEYBEE PTY LTD	125 710 027
BIOFUSION PTY. LIMITED	003 487 885
BLISSFIELD PTY. LTD.	008 291 683
BLISWORTH PTY. LIMITED	050 051 968
BLUEPOINT CAPITAL 3 PTY LTD	122 649 236
BMX AUSTRALIA DIRT JUMPING LIMITED	090 605 397
BODY SCENTS PTY LTD	053 516 439
BONAPARTE INVESTMENTS PTY LIMITED	108 487 350
BRICKS & MORTAR SOLUTIONS PTY LTD	093 063 711
BYRON BAY CHEESE COMPANY PTY LTD	118 808 585
B2B APPLICATIONS LTD	092 048 434
CAMBRIDGE INTERNATIONAL COLLOIDS PTY LTD	007 801 774
CAPTAIN CLEANING PTY LTD	125 411 887
CHARTO MIX PASTORAL CO PTY LTD	081 090 217
CINEMA DEVELOPMENTS (NSW) PTY LIMITED	100 518 269
CIVDEC HOLDINGS PTY LTD	119 073 157
CLARKE ESTATE PTY LTD	112 116 748
CMIT SOLUTIONS PTY LTD	127 339 511
COLREN INVESTMENTS PTY LTD	089 708 181
CON DOHERTY CONSTRUCTIONS PTY LTD	088 579 328
COTWAY INVESTMENTS PTY. LIMITED	008 429 598
COULTHARD NOMINEES PTY. LTD.	069 180 105
COURTNEY COLOUR GRAPHICS PTY. LTD.	006 063 127

---

<b>Name of Company</b>	<b>ACN</b>
CROMER INTERNATIONAL PTY. LIMITED	082 321 060
CT HAGER PTY LTD	114 976 046
DAHRA HOLDINGS PTY. LTD.	010 165 401
D ANDREWS PTY LIMITED	059 240 005
DARWIN HIRE PTY LIMITED	115 528 222
DAVID ALLEN ENTERPRISES PTY LTD	010 240 589
DAVID LEAHEY PROPRIETARY LIMITED	004 787 473
DDHR INVESTMENTS PTY LTD	111 002 021
DEER INDUSTRY PROJECTS AND DEVELOPMENT PTY LTD	072 839 448
DIAMONDWEST PTY LTD	105 692 162
DINNEEN TRANSPORT SERVICES PTY. LTD.	007 237 952
DLD ELECTRICAL PTY LTD	108 837 430
DONGARA MANAGEMENT PTY LTD	009 250 131
DUNKERTON PROPRIETARY LIMITED	005 642 580
EASTWOOD PHYSIOTHERAPY ADMINISTRATION PTY. LTD.	071 435 615
ECHUCA WHARF MANAGEMENT PTY. LTD.	062 650 499
EGIS PROJECTS VICTORIA PTY LIMITED	087 546 763
EMBLEM TOWNS PTY. LTD.	069 922 701
ENTROPY DATA PTY LTD	003 791 535
ESTATE AGENCY PTY LTD	120 020 984
EVERCOOL REFRIGERATION PTY LTD	000 890 068
EZZ PTY LIMITED	097 400 087
FONEPARK PTY LIMITED	098 572 224
FOURSWELL PTY LIMITED	080 775 695
FREEFIELD PTY. LTD.	010 586 777
FREEHOLD RIGHTS ASSOCIATION LTD	002 816 506
FREQUENT COURIERS PTY LTD	127 461 778
G. & B. MITCHELL HOLDINGS PTY. LTD.	104 663 569
G.V.S. (AUST.) PTY. LTD.	006 937 800
GALAH PTY. LTD.	117 949 372
GAMBERA NOMINEES PTY LTD	077 413 766
GANAPATI PTY LIMITED	098 867 077
GARSON ALEXANDER PTY LTD	118 247 939
GMCM PTY LIMITED	072 207 795
GOLDWIG PTY. LTD.	011 045 480
GREENPOWER TECHNOLOGY PTY LTD	122 290 813
GREMLIN PTY LTD	009 096 235
HENRY LEP FINANCE & LEASING PTY. LTD.	058 591 816

---

<b>Name of Company</b>	<b>ACN</b>
HOUSE EFFECTS PTY LTD	106 254 522
INNOVATION CIRCLE PTY LTD	097 654 049
INSERRA PTY. LTD.	064 762 741
INTERNO TILES PTY LTD	125 877 287
INTERVOICE PTY LTD	125 562 665
ISLE BUILD PTY LTD	093 341 256
J.M.C. ACCOUNTING PTY LTD	059 996 477
J.V. LAIRD INVESTMENTS PTY LTD	100 674 315
J & C ADMINISTRATION PTY LTD	000 648 215
J & H FANOUS PTY. LTD.	114 103 114
JACKSON RESOURCES INTERNATIONAL PTY LTD	107 003 430
JAGO-MICH CO PTY. LTD.	100 668 406
JING LI AUSTRALIA PTY LTD	096 895 662
J O'BRIEN NOMINEES PTY LTD	124 563 177
KAM FUNG WONG PTY LTD	074 170 880
KILNYANA PTY LTD	000 661 996
KIMMI PTY LTD	094 107 178
KNOB ENTERPRISES PTY LTD	079 872 174
KOTHES ACCOUNTING PTY LTD	051 954 084
KRYTON AUSTRALIA PTY LTD	059 707 103
LACHLAN RIVER PROPERTY SERVICES PTY LTD	101 323 915
LACHLAN SQUARE PTY LTD	095 057 819
LEAP YEAR CONSULTING PTY. LTD.	123 490 899
LIFESTYLE MONITOR TECHNOLOGIES PTY LTD	096 874 887
LOCKWOOD HOUSE NOMINEES PTY. LTD.	007 958 929
M. J. D. SHOP FITTINGS PTY LIMITED	091 006 067
M.O.L. - 8 PTY LTD	120 941 513
M & R NASH PTY LTD	088 240 224
MACQUARIE RURAL INVESTMENTS PTY LTD	082 892 368
MAILEY & MARTIN PROJECTS PTY LTD	008 726 850
MANAGEMENT SOLUTIONS PTY. LTD.	010 895 333
MARK GRIFFITHS FINANCIAL SERVICES PTY LTD	080 276 366
MARMUR PTY LTD	105 481 310
MELANDBEC PTY LTD	108 630 306
MERSEYVIEW ESTATES PTY. LTD.	065 013 863
METHOD ENTERPRISES PTY LTD	114 732 473
MICHAEL DIGITAL TECHNOLOGY PTY. LTD.	109 288 128
MIKE.MIKE AUSTRALIA PTY LTD	108 848 497

---

<b>Name of Company</b>	<b>ACN</b>
MILLER PIETSCH MACHINERY PTY. LTD.	120 849 363
MORAWA NEWSAGENCY PTY LTD	096 873 353
MOTOTO CORPORATE PTY LTD	089 120 614
MOTOTO PROPERTY PTY LTD	093 871 348
MSM MUSCAT PTY LTD	063 586 309
NAHID VARIETY PTY LTD	113 418 385
NATA NATA PTY. LTD.	127 346 696
NEWGRADE PTY. LTD.	050 031 439
NINETEENTH CRADLE PTY. LTD.	005 688 915
NINE TO FIVE NOMINEES PTY. LTD.	005 879 890
NOT NEW CAR RENTAL PTY LTD	106 424 168
OLD COAST ROAD BOUVARD PTY LTD	107 921 120
OMNIPHARM AUSTRALASIA PTY LTD	108 749 284
OZ KOSHER GETAWAYS PTY LTD	123 201 776
PADMORE PTY LTD	001 621 530
PALMER QUINN PTY LIMITED	009 460 173
PARADISE INTERNATIONAL PTY LIMITED	095 696 334
PARAGON GROUP SALES PTY LIMITED	112 650 512
PARKVILLE ESTATE PTY LTD	069 073 749
PATRICK YANG INTERNATIONAL FENG SHUI ACADEMY PTY LTD	057 249 215
PEPCOL PTY. LTD.	010 404 154
PEPNEL PTY. LTD.	104 226 333
PERPETUAL FINANCE CORPORATION PTY LTD	118 596 080
PORKY'S MECHANICAL PTY LTD	123 502 278
PRICE MY PLACE PTY. LTD.	125 567 919
PURIFICATION SYSTEMS PTY LTD	115 043 215
Q FIN SERVICES PTY LTD	090 650 570
R.T. CARRIGG PROPRIETARY LIMITED	006 135 762
RADOLNIK REAL ESTATE PTY. LTD.	006 525 300
RAMZEY CHOKER PTY LTD	125 158 867
RICHARD GROVES CONSULTING PTY LIMITED	089 052 611
RICHARDSON BURGIN STEER PTY LTD	099 491 497
RIPON PTY LTD	079 988 391
ROAD DEVELOPMENT & CONSTRUCTION PTY. LTD.	076 914 353
ROD CROSSMAN PLASTERING PTY LTD	105 467 267
ROLMAC MANOR PTY. LTD.	050 640 527
ROSEWOOD FISHERIES PTY. LTD.	065 275 925
SCORIAN PTY. LIMITED	078 022 741

---

<b>Name of Company</b>	<b>ACN</b>
SHAKESPEARE CONSTRUCTION PTY LTD	097 059 973
SIMPLY 42 PTY LTD	116 438 772
SIVANANDA MATH AUSTRALIA	096 079 597
SMJ SERVICES PTY. LTD.	123 324 425
SNOWY RIVER CONTINENTAL BUTCHERY PTY LTD	001 714 450
SOTOM PTY. LTD.	007 048 366
SPORTSYDNEY PTY LTD	123 583 237
STARBUCKS FOOD PTY LTD	078 558 906
ST ARNAUD LAVENDER FARM PTY LTD	070 231 248
STONE AGE AUSTRALIA PTY. LTD.	063 230 277
STRAIGHTAWAY LOGISTICS MANAGEMENT PTY LIMITED	109 511 739
STRATEGIC INFORMATION SOLUTIONS PTY LTD	098 393 563
SUPER PENG PTY. LTD.	065 028 668
SWEETS AND SUNSHINE PTY LTD	104 654 999
SYDNEY ROOFING SERVICES PTY LTD	099 640 758
T.W.T. SERVICES PTY LIMITED	086 464 600
TAK CONSTRUCTIONS PTY LTD	086 422 826
TANDARRA FINANCIAL SERVICES PTY LIMITED	070 589 534
TBE PROPERTIES PTY LTD	060 023 869
THE CLEVER CARD COMPANY PTY. LTD.	083 576 354
THE METRO ON GIPPS PTY LIMITED	108 489 612
THOMAS HAGER CONSULTANCY PTY LTD	114 975 227
THUY SON PTY LTD	118 466 050
TJS INTERIOR LININGS PTY. LTD.	130 403 075
TOP END BUSINESS DEVELOPMENT CENTRE LIMITED	075 199 147
TREVANNA PTY. LTD.	009 693 967
TYRACE PTY LTD	078 679 339
U.B.R. PTY. LTD.	081 370 729
ULTIMATE INTERIOR LININGS PTY LIMITED	128 645 741
VICTORIA ESTATE HOLDINGS PTY. LTD.	069 732 609
VIEWTRON PTY LTD	003 224 128
VMW CONSULTING PTY. LTD.	088 340 247
VYSINK PTY. LIMITED	009 286 257
WAKEFIELD M PTY LIMITED	106 532 594
WALTVALE PTY LTD	003 118 189
WATSON PROPERTY GROUP MADELEY RISE LTD	104 987 019
WATSON PROPERTY GROUP WOODVALE LIMITED	107 982 561
WE ARE I.T. PTY LTD	005 809 165

---

<b>Name of Company</b>	<b>ACN</b>
WELL PLANNED PTY. LIMITED	085 719 160
WESTERN EDUCATION PTY LTD	079 728 215
WHITFORD DENTURE CLINIC PTY LTD	092 331 756
WILLIAM WOOD PTY LTD	122 290 724
WILLJENKS INVESTMENTS PTY LTD	087 777 197
WINTHROP ROCKINGHAM INDUSTRIAL CENTRE LIMITED	080 418 766
WORKS PTY. LTD.	007 370 014
WYNNE RAE PTY LIMITED	079 296 549
X & L WANG PTY LTD	114 828 947
ZANZIBAR (TAS) PTY LTD	107 127 999
ZEDD CORP PTY LTD	098 411 879
ZOLDELL PTY. LIMITED	079 036 141
ZOLPROM PTY. LIMITED	078 555 174
Z Q BUILDING DECORATION PTY LTD	110 998 715

---



CORPORATIONS ACT 2001  
Subsection 601PA(3)

Notice is hereby given that the managed investment scheme(s) mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

AURAGEN PROPERTY TRUST NO. 1

119 865 824

RED PROPERTY TRUST

119 785 269

---

CORPORATIONS ACT 2001  
Subsection 601PB(2)

Notice is hereby given that the managed investment scheme(s) mentioned below will be deregistered when two months have passed since the publication of this notice.

Dated this twenty-seventh day of June 2008

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

ALLIANZ GLOBAL INVESTORS NICHOLAS-APPLEGATE GLOBAL SELECT FUND	106 306 905
LAZARD GLOBAL EQUITY (EX-AUSTRALIA) HEDGED FUND	095 114 882

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.

**ANI AUSTRALIA LIMITED** ACN 001 650 951 will change to a proprietary company limited by shares. The new name will be ANI AUSTRALIA PTY LIMITED ACN 001 650 951.

**BRADKEN CONSOLIDATED LTD** ACN 000 011 932 will change to a proprietary company limited by shares. The new name will be BRADKEN CONSOLIDATED PTY LIMITED ACN 000 011 932.

**CLEV-A-GARDEN PTY LTD** ACN 123 749 931 will change to a public company limited by shares.  
The new name will be  
CLEV-A-GARDEN LTD ACN 123 749 931.

**CRUSADER HOLDINGS NL** ACN 106 641 963 will change to a public company limited by shares. The new name will be CRUSADER RESOURCES LIMITED ACN 106 641 963.

**EAGLE & GLOBE LIMITED** ACN 000 122 305 will change to a proprietary company limited by shares. The new name will be EAGLE & GLOBE PTY LIMITED ACN 000 122 305.

**EP GROUP PTY LTD** ACN 097 996 533 will change to a public company limited by shares. The new name will be  
EVANS & PECK GROUP LIMITED  
ACN 097 996 533.

**IE GLOBAL FINANCING LTD** ACN 127 749 811 will change to a proprietary company limited by shares. The new name will be IE GLOBAL FINANCING PROPRIETARY LIMITED ACN 127 749 811.

**METALCORP LIMITED** ACN 059 240 952 will change to a proprietary company limited by shares. The new name will be METALCORP PTY LTD ACN 059 240 952.

**NATIONAL LEISURE LIMITED** ACN 110 335 996 will change to a proprietary company limited by shares. The new name will be NATIONAL LEISURE PTY LTD ACN 110 335 996.

**AUSTRAL STEEL HOLDINGS LIMITED** ACN 007 594 050 will change to a proprietary company limited by shares. The new name will be AUSTRAL STEEL HOLDINGS PTY LIMITED ACN 007 594 050.

**CALIBURN RESOURCES PTY LTD** ACN 131 507 910 will change to a public company limited by shares. The new name will be CALIBURN RESOURCES LIMITED ACN 131 507 910.

**COMMONWEALTH STEEL COMPANY LIMITED** ACN 000 007 698 will change to a proprietary company limited by shares. The new name will be COMMONWEALTH STEEL COMPANY PTY LIMITED ACN 000 007 698.

**DOURADO RESOURCES PTY LTD** ACN 131 090 947 will change to a public company limited by shares. The new name will be DOURADO RESOURCES LTD ACN 131 090 947.

**EMAIL HOLDINGS LIMITED** ACN 092 348 555 will change to a proprietary company limited by shares. The new name will be EMAIL HOLDINGS PTY LIMITED ACN 092 348 555.

**GREEN GLOBAL SOLUTIONS PTY LTD** ACN 123 202 700 will change to a public company limited by shares. The new name will be GREEN GLOBAL SOLUTIONS LIMITED ACN 123 202 700.

**INVESTMENT ACCEPTANCE LTD** ACN 000 099 758 will change to a proprietary company limited by shares. The new name will be INVESTMENT ACCEPTANCE PTY LTD ACN 000 099 758.

**METALSTORES LTD** ACN 000 267 112 will change to a proprietary company limited by shares. The new name will be METALSTORES PTY LIMITED ACN 000 267 112.

**PALMER TUBE MILLS LIMITED** ACN 010 469 879 will change to a proprietary company limited by shares. The new name will be PALMER TUBE MILLS PTY LIMITED ACN 010 469 879.

**PHARMA SOLUTIONS LTD** ACN 094 299 260 will change to a proprietary company limited by shares. The new name will be PHARMA SOLUTIONS PTY LTD ACN 094 299 260.

**SSX LIMITED** ACN 082 181 726 will change to a proprietary company limited by shares. The new name will be SSX PTY LIMITED ACN 082 181 726.

**SARON EDUCATION PTY LTD** ACN 121 148 669 will change to a public company limited by shares. The new name will be SARON EDUCATION LTD ACN 121 148 669.

**THE ANI CORPORATION LTD** ACN 000 421 358 will change to a proprietary company limited by shares. The new name will be THE ANI CORPORATION PTY LIMITED ACN 000 421 358.

---