



**ASIC**

Australian Securities &  
Investments Commission

Commonwealth of Australia Gazette

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# ASIC Gazette

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#### 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.

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09-00153

**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 Drummond Gold Limited ACN 124 562 849 (*Issuer*), in the case referred to in Schedule A, from Parts 6D.2 and 6D.3 of the Act (other than sections 736 and 738).

**SCHEDULE A**

A written offer on or about 9 March 2009 for the issue of shares in the Issuer where the following requirements are met at the time that the offer is made.

- (a) The shares are in a class which is quoted on the financial market operated by ASX Limited (the *class*) and trading in the class is not suspended.
- (b) None of the following provisions of the Act have been contravened in relation to the Issuer of the shares in the previous 12 months:
  - (i) a provision of Chapter 2M;
  - (ii) section 674 or 675;
  - (iii) section 724; and
  - (iv) section 728.
- (c) The offer is made pursuant to an arrangement under which:
  - (i) an offer is made to each registered holder of shares in the class, and whose address (as recorded in the register of members) is in a place in which it is lawful and practical for the Issuer to offer and issue shares to that person, in the reasonable opinion of the Issuer;
  - (ii) each offer is made on the same terms and conditions and on a non-renounceable basis;
  - (iii) the issue price is less than the market price during a specified period in the 30 days prior to either the date of the offer or the date of the issue;
  - (iv) no registered holder may be issued with shares with an application price totalling more than \$10,000 in any consecutive 12 month period; and
  - (v) a registered holder must provide the Issuer on application for the shares with a certification to the effect that the aggregate of the application price for:
    - (A) the shares the subject of the application; and

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- (B) any other shares in the class applied for by the holder under the arrangement or any similar arrangement in the 12 months prior to the application, does not exceed \$10,000.
- (d) The written offer document contains the following information:
- (i) the method used to calculate the issue price and the time when this price will be determined;
  - (ii) a statement describing the relationship between the issue price and the market price; and
  - (iii) disclosure of the risk that the market price may change between the date of the offer and the date when the shares are issued to an applicant under the arrangement, and the effect this would have on the price or value of the shares which the applicant would receive.
- (e) Before the offer is made, the Issuer gives ASX Limited ACN 008 624 691 (*ASX Limited*) a notice that:
- (i) states that the Issuer will be issuing the shares without disclosure to investors under Part 6D.2 of the Act; and
  - (ii) states that the notice is being given in accordance with this exemption; and
  - (iii) states that, as at the date of the notice, the Issuer has complied with:
    - (A) the provisions of Chapter 2M of the Act as they apply to the Issuer; and
    - (B) section 674 of the Act; and
  - (iv) sets out any information that is excluded information as at the date of the notice (in accordance with the requirements of subsections 708A(5) and (6) of the Act as if the notice were a notice under paragraph 708A(5)(e) of the Act).
- (f) If, at any time in the period (*relevant period*) between the date the notice was given under paragraph (e) and the last issue of securities made under the offer, the Issuer becomes aware of:
- (i) any information that would be excluded information that would need to be included in the notice if the notice had been given at that time and that has not been included in the notice or otherwise provided to ASX Limited; or
  - (ii) a material change to:
    - (A) the potential effect the issue of the relevant securities will have on the Issuer; or
    - (B) the consequences of that effect,

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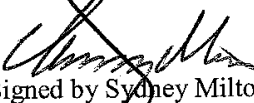
the Issuer must, as soon as is practicable but in any event before the end of the relevant period, give ASX Limited a notice that sets out details of the information or material change.

### Interpretation

For the purposes of this instrument:

1. **registered holder** means, subject to paragraphs 2 and 3, a person recorded in the register of members of a company as a member of that company;
2. if 2 or more persons are recorded in the register of members as jointly holding shares in the company they are taken to be a single registered holder and a certification by any of them for the purposes of paragraph (c)(v) of Schedule A is taken to be a certification by all of them;
3. if a trustee or nominee is expressly noted on the register of members as holding shares on account of another person (a **beneficiary**):
  - a. the beneficiary is taken to be the registered holder in regard to those shares; and
  - b. any application for the issue of shares or certification for the purposes of paragraph (c)(v) of Schedule A by, and any issue of shares to, the trustee or nominee, is taken to be an application or certification by, or an issue to, the beneficiary; and
4. references to an Issuer offering shares include the Issuer inviting applications for the issue of the shares.

Dated 25<sup>th</sup> of February 2009



Signed by Sydney Milton  
as a delegate of the Australian Securities and Investments Commission

09-00295

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

Under paragraph 741(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission (ASIC) exempts the person mentioned in Schedule A in the case specified in Schedule B on the condition set out in Schedule C, from compliance with Chapter 6D of the Act.

**SCHEDULE A**

Hepburn Community Wind Park Co-operative Limited, a co-operative registered under the *Co-operatives Act 1996 (Vic) (Co-operative)*.

**SCHEDULE B**

1. Offers to issue securities in the Co-operative received in this jurisdiction but outside Victoria, provided that before or at the time those offers were made, a copy of the offer document (**Offer Document**) dated 25 July 2008 which complies with the *Co-operatives Act 1996 (Vic)* applicable to offers made to persons in Victoria was provided or made available to recipients of those offers;
2. Offers to issue securities in the Co-operative were made in or accompanied by the Offer Document; and
3. Application forms received from prospective investors in response to the offers to issue securities in the Co-operative were received by the Co-operative on or before the expiry date of the Offer Document.

**SCHEDULE C**

The Offer Document has been lodged with ASIC on or about the date of this instrument.

Dated this 17<sup>th</sup> day of July 2009



Signed by Aldona Baranowski

as a delegate of the Australian Securities and Investments Commission

09-00401

**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 the person specified in Schedule A, in the case referred to in Schedule B, from Parts 6D.2 and 6D.3 of the Act (other than sections 736 and 738).

**SCHEDULE A**

Ausenco Limited ACN 114 541 114 (*Issuer*)

**SCHEDULE B**

A written offer on or about 27 May 2009 (*Offer*) for the issue of shares in the Issuer where the following requirements are met at the time that the Offer is made.

- (a) The shares will be in a class which:
  - (i) is quoted on the financial market operated by ASX;
  - (ii) was quoted at all times in the 3 months before the day on which the Offer is made;
  - (iii) was not suspended from trading on ASX for more than a total of 5 days during the shorter of the period during which the class of shares was quoted, and the period of 12 months preceding the day on which the Offer is made; and
  - (iv) is not suspended from trading.
- (b) None of the following provisions of the Act have been contravened in relation to the Issuer of the shares in the previous 12 months:
  - (i) a provision of Chapter 2M;
  - (ii) section 674 or 675;
  - (iii) section 724; and
  - (iv) section 728.
- (c) No exemption under section 111AS or 111AT of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;

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- (d) No order under section 340 or 341 of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;
- (e) The Offer is made pursuant to an arrangement under which:
- (i) an offer is made to each registered holder of shares in the class, and whose address (as recorded in the register of members) is in a place in which it is lawful and practical for the Issuer to offer and issue shares to that person, in the reasonable opinion of the Issuer;
  - (ii) each offer is made on the same terms and conditions and on a non-renounceable basis;
  - (iii) the issue price is less than the market price during a specified period in the 30 days prior to either the date of the offer or the date of the issue;
  - (iv) no registered holder may be issued with shares with an application price totalling more than \$15,000 in any consecutive 12 month period; and
  - (v) a registered holder must provide the Issuer on application for the shares with a certification to the effect that the aggregate of the application price for:
    - (A) the shares the subject of the application; and
    - (B) any other shares in the class applied for by the holder under the arrangement or any similar arrangement in the 12 months prior to the application,does not exceed \$15,000.
- (f) The written offer document contains the following information:
- (i) the method used to calculate the issue price and the time when this price will be determined;
  - (ii) a statement describing the relationship between the issue price and the market price; and
  - (iii) disclosure of the risk that the market price may change between the date of the offer and the date when the shares are issued to an applicant under the arrangement, and the effect this would have on the price or value of the shares which the applicant would receive.

09-00401


- (g) The Issuer gave ASX a notice not more than 30 days prior to the Offer that:
- (i) relates to a separate offer of the Issuer's securities; and
  - (ii) complies with subsection 708A(6) of the Act.

### Interpretation

For the purposes of this instrument:

1. *ASX* means ASX Limited ACN 008 624 691;
2. *registered holder* means, subject to paragraphs 3 and 4, a person recorded in the register of members of a company as a member of that company;
3. if 2 or more persons are recorded in the register of members as jointly holding shares in the company they are taken to be a single registered holder and a certification by any of them for the purposes of paragraph (e)(v) of Schedule B is taken to be a certification by all of them;
4. if a trustee or nominee is expressly noted on the register of members as holding shares on account of another person (a *beneficiary*):
  - a. the beneficiary is taken to be the registered holder in regard to those shares; and
  - b. any application for the issue of shares or certification for the purposes of paragraph (e)(v) of Schedule B by, and any issue of shares to, the trustee or nominee, is taken to be an application or certification by, or an issue to, the beneficiary; and
5. references to an issuer offering shares include the issuer inviting applications for the issue of the shares.

Dated the 21st day of May 2009.



Signed by Sydney Milton

as a delegate of the Australian Securities and Investments Commission



09-00408

**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 the person specified in Schedule A, in the case referred to in Schedule B, from Parts 6D.2 and 6D.3 of the Act (other than sections 736 and 738).

**SCHEDULE A**

Allied Brands Limited ACN 108 958 274 (*Issuer*)

**SCHEDULE B**

A written offer on or about 26 May 2009 (*Offer*) for the issue of shares in the Issuer where the following requirements are met at the time that the Offer is made.

- (a) The shares will be in a class which:
  - (i) is quoted on the financial market operated by ASX;
  - (ii) was quoted at all times in the 3 months before the day on which the Offer is made;
  - (iii) was not suspended from trading on ASX for more than a total of 5 days during the shorter of the period during which the class of shares was quoted, and the period of 12 months preceding the day on which the Offer is made; and
  - (iv) is not suspended from trading.
- (b) None of the following provisions of the Act have been contravened in relation to the Issuer of the shares in the previous 12 months:
  - (i) a provision of Chapter 2M;
  - (ii) section 674 or 675;
  - (iii) section 724; and
  - (iv) section 728.
- (c) No exemption under section 111AS or 111AT of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;

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- (d) No order under section 340 or 341 of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;
- (e) The Offer is made pursuant to an arrangement under which:
- (i) an offer is made to each registered holder of shares in the class, and whose address (as recorded in the register of members) is in a place in which it is lawful and practical for the Issuer to offer and issue shares to that person, in the reasonable opinion of the Issuer;
  - (ii) each offer is made on the same terms and conditions and on a non-renounceable basis;
  - (iii) the issue price is less than the market price during a specified period in the 30 days prior to either the date of the offer or the date of the issue;
  - (iv) no registered holder may be issued with shares with an application price totalling more than \$15,000 in any consecutive 12 month period; and
  - (v) a registered holder must provide the Issuer on application for the shares with a certification to the effect that the aggregate of the application price for:
    - (A) the shares the subject of the application; and
    - (B) any other shares in the class applied for by the holder under the arrangement or any similar arrangement in the 12 months prior to the application,does not exceed \$15,000.
- (f) The written offer document contains the following information:
- (i) the method used to calculate the issue price and the time when this price will be determined;
  - (ii) a statement describing the relationship between the issue price and the market price; and
  - (iii) disclosure of the risk that the market price may change between the date of the offer and the date when the shares are issued to an applicant under the arrangement, and the effect this would have on the price or value of the shares which the applicant would receive.

09-00408

- (g) The Issuer gave ASX a notice not more than 30 days prior to the Offer that:
- (i) relates to a separate offer of the Issuer's securities; and
  - (ii) complies with subsection 708A(6) of the Act.

### Interpretation

For the purposes of this instrument:

1. **ASX** means ASX Limited ACN 008 624 691;
2. **registered holder** means, subject to paragraphs 3 and 4, a person recorded in the register of members of a company as a member of that company;
3. if 2 or more persons are recorded in the register of members as jointly holding shares in the company they are taken to be a single registered holder and a certification by any of them for the purposes of paragraph (e)(v) of Schedule B is taken to be a certification by all of them;
4. if a trustee or nominee is expressly noted on the register of members as holding shares on account of another person (a **beneficiary**):
  - a. the beneficiary is taken to be the registered holder in regard to those shares; and
  - b. any application for the issue of shares or certification for the purposes of paragraph (e)(v) of Schedule B by, and any issue of shares to, the trustee or nominee, is taken to be an application or certification by, or an issue to, the beneficiary; and
5. references to an issuer offering shares include the issuer inviting applications for the issue of the shares.

Dated the 25th day of May 2009.



Signed by Sydney Milton

as a delegate of the Australian Securities and Investments Commission



09-00429

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** John Coombes and Company Pty Ltd  
ACN 072 534 868 ("the Licensee")  
Level 1, 172 St Georges Terrace  
PERTH WA 6000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 232971 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20 July 2009

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

09-00466

**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 the person specified in Schedule A, in the case referred to in Schedule B on the condition in Schedule C, from Parts 6D.2 and 6D.3 of the Act (other than sections 736 and 738).

**SCHEDULE A**

Minemakers Ltd ACN 116 296 541 (*Issuer*)

**SCHEDULE B**

A written offer on or about 19 June 2009 (*Offer*) for the issue of shares in the Issuer where the following requirements are met at the time that the Offer is made.

- (a) The shares will be in a class which:
- (i) is quoted on the financial market operated by ASX;
  - (ii) was quoted at all times in the 3 months before the day on which the Offer is made;
  - (iii) was not suspended from trading on ASX for more than a total of 5 days during the shorter of the period during which the class of shares was quoted, and the period of 12 months preceding the day on which the Offer is made; and
  - (iv) is not suspended from trading.
- (b) None of the following provisions of the Act have been contravened in relation to the Issuer of the shares in the previous 12 months:
- (i) a provision of Chapter 2M;
  - (ii) section 674 or 675;
  - (iii) section 724; and
  - (iv) section 728.
- (c) No exemption under section 111AS or 111AT of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;

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- (d) No order under section 340 or 341 of the Act covered the Issuer, or any person as director or auditor of the Issuer at any time in the 12 months preceding the day on which the Offer is made;
- (e) The Offer is made pursuant to an arrangement under which:
- (i) an offer is made to each registered holder of shares in the class, and whose address (as recorded in the register of members) is in a place in which it is lawful and practical for the Issuer to offer and issue shares to that person, in the reasonable opinion of the Issuer;
  - (ii) each offer is made on the same terms and conditions and on a non-renounceable basis;
  - (iii) the issue price is less than the market price during a specified period in the 30 days prior to either the date of the offer or the date of the issue;
  - (iv) no registered holder may be issued with shares with an application price totalling more than \$15,000 in any consecutive 12 month period; and
  - (v) a registered holder must provide the Issuer on application for the shares with a certification to the effect that the aggregate of the application price for:
    - (A) the shares the subject of the application; and
    - (B) any other shares in the class applied for by the holder under the arrangement or any similar arrangement in the 12 months prior to the application,does not exceed \$15,000.
- (f) The written offer document contains the following information:
- (i) the method used to calculate the issue price and the time when this price will be determined;
  - (ii) a statement describing the relationship between the issue price and the market price; and
  - (iii) disclosure of the risk that the market price may change between the date of the offer and the date when the shares are issued to an applicant under the arrangement, and the effect this would have on the price or value of the shares which the applicant would receive.

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- (g) Within the 24-hour period before the Offer is made, the Issuer gives ASX a notice that:
- (i) states that the Issuer will be issuing shares without disclosure to investors under Part 6D.2; and
  - (ii) states that the notice is being given in accordance with this exemption; and
  - (iii) states that, as at the date of the notice, the Issuer has complied with:
    - (A) the provisions of Chapter 2M of the Act as they apply to the Issuer; and
    - (B) section 674 of the Act; and
  - (iv) sets out any information that is excluded information as at the date of the notice (in accordance with the requirements of subsections 708A(7) and (8) of the Act as if the notice were a notice under paragraph 708A(5)(e) of the Act).

#### SCHEDULE C

1. The Issuer must ensure that if:
  - (a) the notice given under paragraph (g) of Schedule B is defective; and
  - (b) the Issuer becomes aware of the defect in the notice within 12 months after the shares are issued under the Offer;

the Issuer must, within a reasonable time after becoming aware of the defect, give ASX a notice that sets out the information necessary to correct the defect.
2. For the purposes of condition 1 of Schedule C, the notice under paragraph (g) of Schedule B is defective if the notice:
  - (a) does not comply with paragraph (g)(iv) of Schedule B; or
  - (b) is false in a material particular; or
  - (c) has omitted from it a matter or thing the omission of which renders the notice misleading in a material respect.

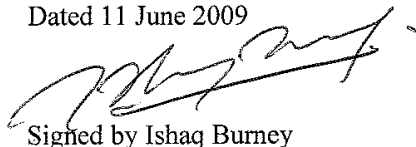
09-00466

**Interpretation**

For the purposes of this instrument:

1. *ASX* means ASX Limited ACN 008 624 691;
2. *registered holder* means, subject to paragraphs 3 and 4, a person recorded in the register of members of a company as a member of that company;
3. if 2 or more persons are recorded in the register of members as jointly holding shares in the company they are taken to be a single registered holder and a certification by any of them for the purposes of paragraph (e)(v) of Schedule B is taken to be a certification by all of them;
4. if a trustee or nominee is expressly noted on the register of members as holding shares on account of another person (a *beneficiary*):
  - a. the beneficiary is taken to be the registered holder in regard to those shares; and
  - b. any application for the issue of shares or certification for the purposes of paragraph (e)(v) of Schedule B by, and any issue of shares to, the trustee or nominee, is taken to be an application or certification by, or an issue to, the beneficiary; and
5. references to an issuer offering shares include the Issuer inviting applications for the issue of the shares.

Dated 11 June 2009



Signed by Ishaq Burney

as a delegate of the Australian Securities and Investments Commission



09-00469

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraphs 601QA(1)(a) and 1020F(1)(c) -  
Declarations and Exemption**

1. Under paragraph 601QA(1)(a) of the Corporations Act (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) of the Act to the extent that it would prevent the person from:
  - (a) electing not to make an offer of interests in the registered scheme to such members as are selected by Asciano Limited ACN 123 652 862 and Permanent Investment Management Limited ACN 003 278 831 (*PIML*), who have a registered address in a place outside Australia or New Zealand;
  - (b) making an offer of interests in the registered scheme to such members as are selected by Asciano Limited and PIML, who are offered interests as wholesale clients, earlier than offers of interests to other members; or
  - (c) requiring such members as are selected by Asciano Limited and PIML, who are offered interests as wholesale clients, to notify their acceptance of the offers by a date that occurs before another date by which other members are to notify their acceptance, provided that interests are not issued to those first mentioned members before the earliest date on which they may be issued to the other members of the scheme.
2. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the person specified in Schedule A in the case set out in Schedule C as if subsection 1017E(2) of the Act were modified or varied as follows:
  - (a) at the beginning of paragraph (b) insert "subject to paragraph (ba),"; and
  - (b) after paragraph (b) insert:
    - "(ba) any money may be paid into the account, provided that:
      - (i) money paid to acquire financial products that must, under the terms on which the financial products are to be traded, be transferred together; and

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- (ii) any other money to which this section applies; and
- (iii) interest on the amount from time to time standing to the credit of the account;

is identified and held in accordance with all other provisions of this section; and".

3. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the persons specified in Schedule A in the case set out in Schedule B as if section 1019A of the Act were modified or varied as follows:
- (a) in subsection (1), omit the words "Subject to subsection (2)," and substitute the words "Subject to subsections (2) and (2A)"; and
  - (b) after subsection (2) insert a new subsection (2A) as follows:

"(2A) This Division does not apply to the issue of interests in a registered scheme under a rights issue in circumstances where section 1012DAA applies."

#### Schedule A

PIML as the responsible entity for Asciano Finance Trust ARSN 124 102 807 (*Trust*).

#### Schedule B

A pro-rata accelerated offer of Asciano stapled securities to Asciano stapled securityholders (*members*) on the terms announced to ASX Limited ACN 008 624 691 on or about 15 June 2009 where all of the following apply:

- (a) the stapled securities are offered to persons who are members on a date not more than 20 business days before the date of the offer, in proportion to the value of each member's Asciano stapled securities at that date (subject to paragraph (e), stapled securities offered to, but not acquired by, members may be issued to other persons);
- (b) the stapled securities are offered to all members except those members who have a registered address in a place outside Australia or New Zealand and who are excluded from the offer where :
  - (i) the conditions in subsection 9A(3) of the Act are met; and
  - (ii) Asciano Limited and PIML comply with the requirements of Rule 7.7 of the listing rules of the ASX as at 1 January 2005 concerning the

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treatment of members with a registered address outside Australia and New Zealand that are applicable to the offer (and issue) of interests;

- (c) all the interests offered are in the same class;
- (d) the price of all the stapled securities offered is the same; and
- (e) stapled securities are only issued to associates of PIML as members of the scheme.

#### Schedule C

Dealing with the application money paid to acquire Asciano stapled securities.

#### Interpretation

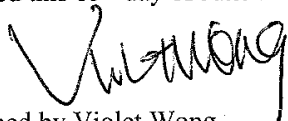
In this instrument:

*Asciano stapled security* means an ordinary share in Asciano Limited and an ordinary unit in the Trust, which, under the terms on which those shares and units may be traded, must only be transferred together.

*Asciano stapled securityholder* means a person who holds a stapled security.

*ASX* means the financial market operated by ASX Limited.

Dated this 15<sup>th</sup> day of June 2009



Signed by Violet Wong

as a delegate of the Australian Securities and Investments Commission

09-00471

**Australian Securities and Investments Commission  
Corporations Act 2001 – Subsection 601QA(1) and Paragraph 1020F(1)(c) –  
Declaration and Exemption**

1. Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if section 601GAA of the Act as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied as follows:
    - (a) after subsection 601GAA(3), insert:

"(3A) An issue is taken to comply with paragraph (3)(g) where the responsible entity offers the interests in the scheme to some members earlier than to other members where:

      - (a) under the terms of the offer no member can be issued interests in the scheme under the offer before a time at which every member could accept the offer and be issued interests in the scheme under the offer; and
      - (b) all members have a reasonable time, having regard to whether they are a retail client or not, to decide whether or not to accept the offer."
  2. Under paragraph 601QA(1)(a) of the Act ASIC exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) to the extent that it would prevent the person from making an offer permitted by subsection 601GAA(3) of the Act as notionally inserted into the Act by ASIC Class Order [CO 05/26] because offers of interests in the scheme are made to some members earlier than offers of interests to other members or are to be accepted by some members at an earlier date than other members.
  3. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the persons specified in Schedule A in the case set out in Schedule B as if section 1019A of the Act were modified or varied as follows:
    - (a) in subsection (1), omit the words "Subject to subsection (2)," and substitute the words "Subject to subsections (2) and (2A)"; and
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(b) after subsection (2) insert a new subsection (2A) as follows:

"(2A) This Division does not apply to the issue of interests in a registered scheme under a rights issue in circumstances where section 1012DAA applies."

#### Schedule A

ING Management Limited ACN 006 065 032 (*IML*) in its capacity as the responsible entity of Armstrong Jones Office Fund ARSN 090 242 229 (*AJOF*) and Prime Credit Property Trust ARSN 089 849 196 (*PCPT*).

#### Schedule B

A pro-rata offer of ING Office Fund stapled securities is made to ING Office Fund stapled security holders as at the Record Date under a rights issue (as announced to ASX Limited ACN 008 624 691 on or about 17 June 2009)

#### Interpretation

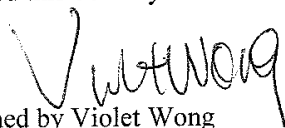
In this instrument:

*ING Office Fund stapled security* means an interest in AJOF and an interest in PCPT, which under the terms on which each is to be traded, must only be transferred together.

*ING Office Fund stapled security holder* means a person who holds ING Office Fund stapled securities.

*Record Date* means 22 June 2009.

Dated this 16<sup>th</sup> day of June 2009



Signed by Violet Wong  
as a delegate of the Australian Securities and Investments Commission

09-00490

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

1. Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (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 601GAA of the Act as notionally inserted into the Act by ASIC Class Order [CO 05/26] were modified or varied as follows:
    - (a) after subsection 601GAA(3), insert:

“(3A) An issue is taken to comply with paragraph (3)(b) where the responsible entity excludes from the offer under which the issue is made a member of the scheme that is a company if the shares in the company form part of a stapled security of which interests in the scheme also form part.”
    - (b) in subsection 601GAA(13), in paragraph (b) of the definition of *stapled security*, after “separately”, insert, “except for interests in the scheme held by a company, where under the terms under which all the shares in the company are to be traded they must not be transferred separately from interests in the scheme.”
  2. Under paragraph 601QA(1)(a) of the Act ASIC exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) to the extent that it would prevent the person from making an offer permitted by subsections 601GAA(3) of the Act as notionally inserted into the Act by ASIC Class Order [CO 05/26] because offers of interests in the registered scheme excludes a member.
  3. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the persons specified in Schedule A in the case in Schedule B as if section 1019A of the Act were modified or varied as follows:
    - (a) in subsection (1), omit the words "Subject to subsection (2)," and substitute the words "Subject to subsections (2) and (2A)"; and
    - (b) after subsection (2) insert a new subsection (2A) as follows:

“(2A) This Division does not apply to the issue of interests in a registered scheme under a rights issue in circumstances where section 1012DAA applies.”
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09-00490

4. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the persons specified in Schedule A in the case in Schedule B as if subsection 9A(2) of the Act were modified or varied as follows:

(a) insert a new subsection (2A) as follows:

"(2A) A company is not a person for the purpose of subsection 9A(2), if that company has consented in writing to the offer excluding its participation and the interests held by that company will be disregarded in calculating percentages under paragraph 9A(2)(b)."

#### Schedule A

FKP Funds Management Limited ACN 089 800 082 in its capacity as the responsible entity of FKP Property Trust ARSN 099 648 754 (the *Trust*).

#### Schedule B

A pro-rata entitlement offer of FKP stapled securities:

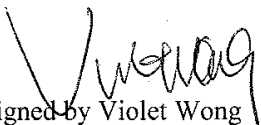
- (i) where FKP Limited ACN 010 729 950 has consented in writing to the offer excluding its participation; and
- (ii) on terms announced to ASX Limited ACN 008 624 691 on or about 25 June 2009.

#### Interpretation

In this instrument:

*FKP stapled security* means an ordinary share in FKP Limited and an interest in the Trust, which, under the terms on which those shares and interests may be traded, must only be transferred together.

Dated this 25<sup>th</sup> day of June 2009



Signed by Violet Wong  
as a delegate of the Australian Securities and Investments Commission

09-00559

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001* (Act) the Australian Securities and Investments Commission (ASIC) declares that Chapter 6 of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if Part 6.2 of the Act were modified or varied as follows:

1. in the table in section 611, omit notional item 10A as inserted by ASIC Class Order [CO 09/459], substitute:

*“Non-traditional rights issues*

10A An acquisition that results from an issue of securities that satisfies all of the following conditions:

- (a) a company offers to issue securities in a particular class;
- (b) offers are made to every person who holds securities in that class to issue them with the percentage of the securities to be issued that is the same as the percentage of the securities in that class that they hold before the issue to any person under the offers;
- (c) all of those persons have a reasonable opportunity to accept the offers made to them;
- (d) agreements to issue are not entered into until a specified time for acceptances of offers has closed;
- (e) the terms of all the offers are the same.

This extends to an acquisition by a person as underwriter or sub-underwriter to the offer.

For the purposes of determining whether an offer is an offer to issue, disregard the fact that securities may be initially issued for the benefit of an underwriter or sub-underwriter and that the offer may be settled by the sale of such securities.

For the purposes of determining whether offers of a company's securities satisfy the condition in paragraphs (a) and (b), disregard the fact offers may be made to holders of securities (*convertible securities*) that are convertible, whether or not at the option of the holder, into securities in the class offered under the rights issue where:

- (i) the terms (the *convertible terms*) of, or the rights (the *convertible terms*) attaching to, the convertible securities require the offer to be made to the holder (other than a holder with a registered address in a place outside Australia or New Zealand to whom the body decides that it is unreasonable to offer securities);
  - (ii) each holder:
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- (A) to whom the body is required to make an offer under the convertible terms; and
- (B) with a registered address in a place outside Australia or New Zealand and to whom the body decides offers will be made,

is made such an offer; and

- (C) the number of securities offered to each holder is no greater than the number of securities that would have been required to be offered to the holder if all of those convertible securities had been converted into securities in the class being offered under the issue immediately before the date (*record date*) on which a person needs to be recorded on the register of members in order to receive an offer under that issue.

If offers will be made to holders of convertible securities then, for the purposes of the condition in paragraph (b), the number of securities in the class held before the issue to any person under the offers is to be calculated as if the number of securities that would have been issued had the convertible securities been converted into securities in the class being offered immediately before the record date had been issued.

For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (b) and (c), disregard the fact that offers may not be made to some or all foreign holders of the company's securities;

For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (c), (d) and (e), in relation to:

- (i) securities offered to but not accepted by some or all persons to whom the offers were first made; or
- (ii) some or all foreign holders of the company's securities;

disregard the following matters:

- (iii) processes are conducted at different times under which the securities to be issued are offered for issue or sale to exempt investors; and
  - (iv) payments are made at different times of any net proceeds of issues or sales under those processes to the persons to whom the securities were first offered or to some or all foreign holders; and
  - (v) the rounding up or down of the number of securities offered to a person to a whole number.
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For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (d) and (e), disregard the following matters:

- (i) some or all persons who are offered securities as an exempt investor may:
  - (A) receive the offers before other persons to whom offers are made; or
  - (B) be given a period of time to accept the offers which is less than the period of time given to other persons to whom offers are made;
- (ii) the securities may be issued to a person as an exempt investor before securities are issued to other persons under the offers, provided that any such issue to an exempt investor occurs no earlier than 2 months before the issue of securities to other persons who are not exempt investors; and
- (iii) some persons who are offered securities may be issued securities and some persons who are offered securities may be sold securities.

For the purposes of this item:

- (i) *exempt investor* means a person:
  - (A) offered securities in circumstances that do not need disclosure under Part 6D.2 because of subsections 708(8) to (11); or
  - (Bi) offered securities as a wholesale client (as defined in section 761G).
- (ii) *process*, includes:
  - (A) the appointment of a nominee:
    - (I) to whom the securities are issued;
    - (II) who sells the securities; and
  - (B) persons or classes of persons being invited to make offers to acquire:
    - (I) the securities or interests;
    - (II) the invitations or rights on the condition that an application is made under the invitation or the rights are exercised."

2. in section 615 omit "or 10A" as notionally inserted by ASIC Class Order [CO 09/459].

#### Schedule A

Transpacific Industries Group Limited ACN 101 155 220 (TPI)

Deutsche Bank AG, Sydney Branch ARBN 064 165 162 (DB)

Macquarie Capital Advisers Limited ACN 123 199 548 (MAC)

WPX Holdings B.V., a company registered in the Netherlands (WP)

#### Schedule B

An acquisition of a relevant interest in issued voting shares in TPI that results from an Entitlement Offer where:

1. The Institutional Entitlement Offer is underwritten by the Joint Lead Managers in accordance with the terms of the Underwriting Agreement;
  2. The Institutional Entitlement Offer is sub-underwritten for up to 150,000,0000 New Shares by WP in accordance with the terms of the Sub-underwriting Agreement;
  3. The terms of the Underwriting Agreement provide that if the Clearing Price under the Institutional Entitlement Bookbuild is higher than the Entitlement Offer Price, the excess will following settlement of the Institutional Entitlement Bookbuild be paid to:
    - (a) each Eligible Institutional Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
    - (b) each Ineligible Institutional Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Institutional Shareholder);
  4. The Retail Entitlement Offer is underwritten by the Joint Lead Managers and sub-underwritten by WP in accordance with the terms of the Underwriting Agreement and Sub-underwriting Agreement respectively;
  5. A disclosure document under Part 6D.2 of the Act has been lodged with ASIC for the Retail Entitlement Offer;
  6. The terms of the Escrow Agent Agreement provide for the New Shares being offered under the Retail Entitlement Offer to be issued to the Securities Escrow Agent to hold on behalf of WP, and transferred to Eligible Retail Shareholders who accept the Retail Entitlement Offer, to Institutional Investors who subscribe for New Shares under the Retail Entitlement Bookbuild or to the Joint Lead
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Managers or WP on terms consistent with the Underwriting Agreement and Sub-underwriting Agreement, as the case may be, after the close of the Retail Entitlement Offer;

7. The terms of the Escrow Agent Agreement provide that WP will receive the Entitlement Offer Price in respect of all New Shares transferred to successful applicants under the Retail Entitlement Bookbuild;
8. The terms of the Underwriting Agreement provide that the excess of the Clearing Price under the Retail Entitlement Bookbuild above the Entitlement Offer Price (if any) will be paid to:
  - (a) each Eligible Retail Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Retail Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Retail Shareholder).

### Interpretation

In this instrument:

**"Cash Escrow Agent"** means Computershare Investor Services Pty Limited ACN 078 279 277.

**"Clearing Price"** means the amount(s) payable per New Share:

- (a) in respect of the Institutional Entitlement Bookbuild, through the Institutional Entitlement Bookbuild process; or
- (b) in respect of the Retail Entitlement Bookbuild, through the Retail Entitlement Bookbuild process,

which may be equal to or above the Entitlement Offer Price.

**"Eligible Institutional Shareholder"** means an Institutional Shareholder to whom an offer is made under the Institutional Entitlement Offer, and who the Joint Lead Managers determine has successfully received that offer.

**"Eligible Retail Shareholder"** means a person who is:

- (a) registered as a Shareholder as at the Record Date;
  - (b) has a registered address in Australia;
  - (c) is not in the United States or a US Person and is not acting for the account or benefit of a US person; and
  - (d) is not an Eligible Institutional Shareholder or Ineligible Institutional Shareholder.
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**"Eligible Shareholder"** means a person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder.

**"Entitlement"** means the number of New Shares for which an:

- (a) Eligible Retail Shareholder is entitled to subscribe under the Retail Entitlement Offer; and
- (b) Eligible Institutional Shareholder is entitled to subscribe under the Institutional Entitlement Offer;

in each case being 1.77 New Shares for every 1 existing Share held on the Record Date (including Shares taken to be held for the purposes of the Entitlement Offer under the terms of another security of TPI) but disregarding Shares held as a result of post ex-date transactions which are disregarded under the terms of the Retail Entitlement Offer.

**"Entitlement Offer"** means the offer of approximately 613.9 million New Shares to Eligible Shareholders in the proportion of 1.77 New Shares for every 1 existing Shares held on the Record Date. The Entitlement Offer comprises four parts: the Institutional Entitlement Offer, the Institutional Entitlement Bookbuild, the Retail Entitlement Offer and the Retail Entitlement Bookbuild.

**"Entitlement Offer Price"** means the price payable for each New Share under the Entitlement Offer, being \$1.20.

**"Escrow Agent Agreement"** means the escrow agent agreement between TPI, WP, the Joint Lead Managers, the Securities Escrow Agent and the Cash Escrow Agent dated on or about 15 July 2009.

**"Ineligible Institutional Shareholder"** means a Shareholder (or a beneficial owner of Transpacific Shares) on the Record Date who is not an Eligible Institutional Shareholder and who TPI and the Joint Lead Managers agree:

- (a) although an Institutional Investor, should not receive an offer under the Institutional Entitlement Offer in accordance with ASX Listing Rule 7.7.1(a); or
- (b) although not an Institutional Investor, is a person to whom offers and issues of New Shares could lawfully be made in Australia without the need for disclosure under Chapter 6D of the Act if that Shareholder had received the offer in Australia, and who should be treated as an Ineligible Institutional Shareholder for the purposes of the Institutional Entitlement Offer.

**"Ineligible Retail Shareholder"** means a Shareholder on the Record Date who is not:

- (a) an Eligible Institutional Shareholder;
  - (b) a Shareholder eligible to participate in the US Private Placement;
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- (c) an Ineligible Institutional Shareholder; nor
- (d) an Eligible Retail Shareholder.

**"Institutional Entitlement Bookbuild"** means the first bookbuild conducted in respect of the Entitlement Offer, being in respect of the Institutional Entitlement Offer and the concurrent US Private Placement.

**"Institutional Entitlement Offer"** means the offer to issue New Shares to Eligible Institutional Shareholders under the Entitlement Offer.

**"Institutional Investor"** means a person:

- (a) to whom an offer of New Shares may be made in Australia without a disclosure document (as defined in the Act) on the basis that such a person is exempt from the disclosure requirements of Part 6D.2 in accordance with sections 708(8) or 708(11) of the Act and who is not a US Person or acting for the account or benefit of a US Person; or
- (b) subject to (c), to whom an offer of New Shares may be made outside Australia without registration, lodgement or approval with or by a government authority or agency (except to the extent to which Transpacific is willing to comply with such requirements) and who is not in the United States, is not a U.S. Person and is not acting for the account or benefit of a U.S. Person; or
- (c) who receives an offer under the US Private Placement.

**"Joint Lead Managers"** means DB and MAC as joint lead managers and underwriters.

**"New Share"** means a Share to be issued under the Entitlement Offer.

**"QIB"** means Qualified Institutional Buyers within the meaning of Rule 144A under the US Securities Act.

**"Record Date"** means 7.00pm (Brisbane time) on or about 20 July 2009.

**"Retail Entitlement Bookbuild"** means the second bookbuild conducted in connection with the Entitlement Offer, being in respect of the Retail Entitlement Offer.

**"Retail Entitlement Offer"** means the offer to transfer New Shares held by the Securities Escrow Agent to Eligible Retail Shareholders under the Entitlement Offer.

**"Securities Escrow Agent"** means Belike Nominees Pty Limited ACN 008 604 966 holding AFSL 238164.

**"Share"** means a fully-paid ordinary share in the capital of TPI.

**"Shareholder"** means the registered holder of a Share.

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**"Sub-underwriting Agreement"** means the sub-underwriting agreement between the Joint Lead Managers and WP dated on or about 15 July 2009.


**"Underwriting Agreement"** means the underwriting agreement between TPI and the Joint Lead Managers dated on or about 15 July 2009.

**"US Person"** has the meaning given in Rule 902(k) of Regulation S under the US Securities Act.

**"US Private Placement"** means the offer and issue of New Shares in the Institutional Entitlement Offer and Institutional Entitlement Bookbuild to certain Eligible Shareholders that are located in the United States or are, or are acting for the account or benefit of, US Persons, in each case that are QIB's, pursuant to an exemption from the registration requirements of the US Securities Act.

**"US Securities Act"** means the US Securities Act 1933, as amended.

Dated 14 July 2009.



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

09-00560

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

Under paragraph 655A(1)(a) of the *Corporations Act 2001* (**Act**) the Australian Securities and Investments Commission (**ASIC**) exempts the persons specified in Schedule A in the case specified in Schedule B from subsection 606(1) of the Act.

**Schedule A**

Belike Nominees Pty Ltd ACN 008 604 966 (**Belike**)

Brenzil Pty Ltd ACN 051 348 353 (**Brenzil**)

Filmore Limited (a company registered in Malaysia) (**Filmore**)

Tandom Pty Ltd ACN 075 855 113 (**Tandom**)

Transpacific Industries Group Limited ACN 101 155 220 (**TPI**)

**Schedule B**

An acquisition of a relevant interest in issued voting shares in TPI that results from an Entitlement Offer where:

1. The Securities Escrow Agent is issued New Shares in TPI in accordance with the terms of the Escrow Agent Agreement in connection with the Retail Entitlement Offer;
  2. Brenzil, Filmore and Tandom are associates;
  3. TPI and WP have entered into the Process Deed;
  4. The terms of the Process Deed restrict the disposal of Shares issued to WP under the Initial Placement, Entitlement Offer and the Secondary Placement (if any);
  5. The Institutional Entitlement Offer is underwritten by the Joint Lead Managers in accordance with the terms of the Underwriting Agreement;
  6. The Institutional Entitlement Offer is sub-underwritten for up to 150,000,000 New Shares by WP in accordance with the terms of the Sub-underwriting Agreement;
  7. The terms of the Underwriting Agreement provide that if the Clearing Price under the Institutional Entitlement Bookbuild is higher than the Entitlement Offer Price, the excess will following settlement of the Institutional Entitlement Bookbuild be paid to:
    - (a) each Eligible Institutional Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
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- (b) each Ineligible Institutional Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Institutional Shareholder);
8. The Retail Entitlement Offer is underwritten by the Joint Lead Managers and sub-underwritten by WP in accordance with the terms of the Underwriting Agreement and Sub-underwriting Agreement respectively;
  9. A disclosure document under Part 6D.2 of the Act has been lodged with ASIC for the Retail Entitlement Offer;
  10. The terms of the Escrow Agent Agreement provide for the New Shares being offered under the Retail Entitlement Offer to be issued to the Securities Escrow Agent to hold on behalf of WP, and transferred to Eligible Retail Shareholders who accept the Retail Entitlement Offer, to Institutional Investors who subscribe for New Shares under the Retail Entitlement Bookbuild or to the Joint Lead Managers or WP on terms consistent with the Underwriting Agreement and Sub-underwriting Agreement, as the case may be, after the close of the Retail Entitlement Offer;
  11. The terms of the Escrow Agent Agreement provide that WP will receive the Entitlement Offer Price in respect of all New Shares transferred to successful applicants under the Retail Entitlement Bookbuild;
  12. The terms of the Underwriting Agreement provide that the excess of the Clearing Price under the Retail Entitlement Bookbuild above the Entitlement Offer Price (if any) will be paid to:
    - (a) each Eligible Retail Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
    - (b) each Ineligible Retail Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Retail Shareholder).

### Interpretation

In this instrument:

**"Cash Escrow Agent"** means Computershare Investor Services Pty Limited ACN 078 279 277.

**"Clearing Price"** means the amount(s) payable per New Share:

- (a) in respect of the Institutional Entitlement Bookbuild, through the Institutional Entitlement Bookbuild process; or
  - (b) in respect of the Retail Entitlement Bookbuild, through the Retail Entitlement Bookbuild process,
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which may be equal to or above the Entitlement Offer Price.

**"Eligible Institutional Shareholder"** means an Institutional Shareholder to whom an offer is made under the Institutional Entitlement Offer, and who the Joint Lead Managers determine has successfully received that offer.

**"Eligible Retail Shareholder"** mean a person who is:

- (a) registered as a Shareholder as at the Record Date;
- (b) has a registered address in Australia;
- (c) is not in the United States or a US Person and is not acting for the account or benefit of a US person; and
- (d) is not an Eligible Institutional Shareholder or Ineligible Institutional Shareholder.

**"Eligible Shareholder"** means a person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder.

**"Entitlement"** means the number of New Shares for which an:

- (a) Eligible Retail Shareholder is entitled to subscribe under the Retail Entitlement Offer; and
- (b) Eligible Institutional Shareholder is entitled to subscribe under the Institutional Entitlement Offer;

in each case being 1.77 New Shares for every 1 existing Share held on the Record Date (including Shares taken to be held for the purposes of the Entitlement Offer under the terms of the Equity Security) but disregarding Shares held as a result of post ex-date transactions which are disregarded under the terms of the Retail Entitlement Offer.

**"Entitlement Offer"** means the offer of approximately 613.9 million New Shares to Eligible Shareholders in the proportion of 1.77 New Shares for every 1 existing Shares held on the Record Date. The Entitlement Offer comprises four parts: the Institutional Entitlement Offer, the Institutional Entitlement Bookbuild, the Retail Entitlement Offer and the Retail Entitlement Bookbuild.

**"Entitlement Offer Price"** means the price payable for each New Share under the Entitlement Offer, being \$1.20.

**"Equity Security"** means the unsecured convertible note with a face value of \$1.00 issued to WP on or about 15 July 2009.

**"Escrow Agent Agreement"** means the escrow agent agreement between TPI, WP, the Joint Lead Managers, the Securities Escrow Agent and the Cash Escrow Agent dated on or about 15 July 2009.

**"Initial Placement"** means the issue of 35,818,663 Shares to WP in accordance with the terms of the Equity Security.

**"Ineligible Institutional Shareholder"** means a Shareholder (or a beneficial owner of Transpacific Shares) on the Record Date who is not an Eligible Institutional Shareholder and who TPI and the Joint Lead Managers agree:

- (a) although an Institutional Investor, should not receive an offer under the Institutional Entitlement Offer in accordance with ASX Listing Rule 7.7.1(a); or
- (b) although not an Institutional Investor, is a person to whom offers and issues of New Shares could lawfully be made in Australia without the need for disclosure under Chapter 6D of the Act if that Shareholder had received the offer in Australia, and who should be treated as an Ineligible Institutional Shareholder for the purposes of the Institutional Entitlement Offer.

**"Ineligible Retail Shareholder"** means a Shareholder on the Record Date who is not:

- (a) an Eligible Institutional Shareholder;
- (b) a Shareholder eligible to participate in the US Private Placement;
- (b) an Ineligible Institutional Shareholder; nor
- (c) an Eligible Retail Shareholder.

**"Institutional Entitlement Bookbuild"** means the the first bookbuild conducted in respect of the Entitlement Offer, being in respect of the Institutional Entitlement Offer and the concurrent US Private Placement.

**"Institutional Entitlement Offer"** means the offer to issue New Shares to Eligible Institutional Shareholders under the Entitlement Offer.

**"Institutional Investor"** means a person:

- (a) to whom an offer of New Shares may be made in Australia without a disclosure document (as defined in the Act) on the basis that such a person is exempt from the disclosure requirements of Part 6D.2 in accordance with sections 708(8) or 708(11) of the Act and who is not a US Person or acting for the account or benefit of a US Person; or
  - (b) subject to (c), to whom an offer of New Shares may be made outside Australia without registration, lodgement or approval with or by a government authority or agency (except to the extent to which Transpacific is willing to comply with such requirements) and who is not in the United States, is not a U.S. Person and is not acting for the account or benefit of a U.S. Person; or
  - (c) who receives an offer under the US Private Placement.
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**"Institutional Settlement Date"** means on or about 6 August 2009.

**"Joint Lead Managers"** means Deutsche Bank AG, Sydney Branch ARBN 064 165 162 and Macquarie Capital Advisers Limited ACN 123 199 548 as underwriters and joint lead managers.

**"New Share"** means a Share to be issued under the Entitlement Offer.

**"Process Deed"** means the process deed between TPI and WP dated 9 June 2009 and as amended on 7 July 2009.

**"QIB"** means Qualified Institutional Buyers within the meaning of Rule 144A under the US Securities Act.

**"Record Date"** means 7.00pm (Brisbane time) on or about 20 July 2009.

**"Retail Entitlement Bookbuild"** means the second bookbuild conducted in connection with the Entitlement Offer, being in respect of the Retail Entitlement Offer.

**"Retail Entitlement Offer"** means the offer to transfer New Shares held by the Securities Escrow Agent to Eligible Retail Shareholders under the Entitlement Offer.

**"Retail Allotment Date"** means on or about 28 August 2009, being the date on which New Shares are transferred to applicable Eligible Retail Shareholders under the Retail Entitlement Offer.

**"Secondary Placement"** means the issue of up to an additional 92,075,344 New Shares to WP at the Entitlement Offer Price with the number of Shares for which WP may subscribe being reduced by the number of New Shares that WP attains under the Sub-underwriting Agreement.

**"Securities Escrow Agent"** means Belike holding AFSL 238164.

**"Share"** means a fully-paid ordinary share in the capital of TPI.

**"Shareholder"** means the registered holder of a Share.

**"Sub-underwriting Agreement"** means the sub-underwriting agreement between the Joint Lead Managers and WP dated on or about 15 July 2009.

**"Underwriting Agreement"** means the underwriting agreement between TPI and the Joint Lead Managers dated on or about 15 July 2009.

**"US Person"** has the meaning given in Rule 902(k) of Regulation S under the US Securities Act.

**"US Private Placement"** means the offer and issue of New Shares in the Institutional Entitlement Offer and Institutional Entitlement Bookbuild to certain Eligible Shareholders that are located in the United States or are, or are acting for the account or

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09-00560

benefit of, US Persons, in each case that are QIBs, pursuant to an exemption from the registration requirements of the US Securities Act.


"US Securities Act" means the US Securities Act 1933, as amended.

"WP" means WPX Holdings B.V. , a company registered in the Netherlands.

#### **Commencement & Cessation**

This exemption takes effect on the Institutional Settlement Date and ceases to be of effect on the Retail Allotment Date.

Dated 14 July 2009.



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

09-00561

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

Under paragraph 741(1)(a) 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 section 722 of the Act were modified or varied as follows:

1. in subsection (1) omit "If", substitute, "Subject to subsection (1A), if";
2. after subsection 722(1), insert:

"(1A) A person (*appointor*) offering the securities for issue or sale may appoint another person (*nominee*) to hold the money mentioned in subsection (1) and, where the nominee agrees in writing to accept the appointment:

  - (a) the nominee must hold the money in trust under this section for the appointor until:
    - (i) the securities are issued or transferred to the applicants; or
    - (ii) the money is returned to the applicants; and
  - (b) the appointor must hold the beneficial interest in the money in trust under this section for the applicants until:
    - (i) the securities are issued or transferred to the applicants; or
    - (ii) the money is returned to the applicants."

**Schedule A**

Belike Nominees Pty Ltd ACN 008 604 966 (**Belike**)

Computershare Investor Services Pty Limited ACN 078 279 277 (**Computershare**)

Transpacific Industries Group Limited ACN 101 155 220 (**TPI**)

WP X Holdings B.V., a company registered in the Netherlands (**WP**)

**Schedule B**

An offer for the sale of issued voting shares in TPI under an Entitlement Offer where:

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1. The Institutional Entitlement Offer is underwritten by the Joint Lead Managers in accordance with the terms of the Underwriting Agreement;
2. The Institutional Entitlement Offer is sub-underwritten for up to 150,000,000 New Shares by WP in accordance with the terms of the Sub-underwriting Agreement;
3. The terms of the Underwriting Agreement provide that if the Clearing Price under the Institutional Entitlement Bookbuild is higher than the Entitlement Offer Price, the excess will following settlement of the Institutional Entitlement Bookbuild be paid to:
  - (a) each Eligible Institutional Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Institutional Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Institutional Shareholder);
4. The Retail Entitlement Offer is underwritten by the Joint Lead Managers and sub-underwritten by WP in accordance with the terms of the Underwriting Agreement and Sub-underwriting Agreement respectively;
5. The Retail Entitlement Offer will be made with disclosure under Part 6D.2 of the Act;
6. The terms of the Escrow Agent Agreement provide for the New Shares being offered under the Retail Entitlement Offer to be issued to the Securities Escrow Agent to hold on behalf of WP, and transferred to Eligible Retail Shareholders who accept the Retail Entitlement Offer, to Institutional Investors who subscribe for New Shares under the Retail Entitlement Bookbuild or to the Joint Lead Managers or WP on terms consistent with the Underwriting Agreement and Sub-underwriting Agreement, as the case may be, after the close of the Retail Entitlement Offer;
7. The Escrow Agent Agreement includes terms to the effect that:
  - (a) the Cash Escrow Agent will pay all the application moneys received from Eligible Retail Shareholders applying for New Shares, and all other money paid by them on account of the New Shares before they are issued or transferred to Eligible Retail Shareholders, (collectively referred to as the Application Money) into an account established with an Australian ADI and controlled by the Cash Escrow Agent;
  - (b) the Cash Escrow Agent must hold the money in trust under this section for TPI until:
    - (i) the securities are issued or transferred to Eligible Retail Shareholders who have applied for New Shares; or

- (ii) the money is returned to the Eligible Retail Shareholders who have applied for New Shares;
- (c) TPI must hold the beneficial interest in the money in trust under this section for the Eligible Retail Shareholders who have applied for New Shares (**Applicants**) until:
  - (i) the securities are issued or transferred to the Applicants; or
  - (ii) the money is returned to the Applicants;
- 8. TPI holds its interest in the Application Money on trust for Applicants;
- 9. The Cash Escrow Agent either holds an Australian Financial Services Licence or is the authorised representative of an Australian Financial Services Licensee;
- 10. The terms of the Escrow Agent Agreement provide that WP will receive the Entitlement Offer Price in respect of all New Shares transferred to successful applicants under the Retail Entitlement Bookbuild;
- 11. The terms of the Underwriting Agreement provide that the excess of the Clearing Price under the Retail Entitlement Bookbuild above the Entitlement Offer Price (if any) will be paid to:
  - (a) each Eligible Retail Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Retail Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Retail Shareholder).

### Interpretation

In this instrument:

**"Cash Escrow Agent"** means Computershare.

**"Clearing Price"** means the amount(s) payable per New Share:

- (a) in respect of the Institutional Entitlement Bookbuild, through the Institutional Entitlement Bookbuild process; or
- (b) in respect of the Retail Entitlement Bookbuild, through the Retail Entitlement Bookbuild process,

which may be equal to or above the Entitlement Offer Price.



**"Eligible Institutional Shareholder"** means an Institutional Shareholder to whom an offer is made under the Institutional Entitlement Offer, and who the Joint Lead Managers determine has successfully received that offer.

**"Eligible Retail Shareholder"** mean a person who:

- (a) is registered as a Shareholder as at the Record Date;
- (b) has a registered address in Australia;
- (c) is not in the United States or a US Person and is not acting for the account or benefit of a US person; and
- (d) is not an Eligible Institutional Shareholder or Ineligible Institutional Shareholder.

**"Eligible Shareholder"** means a person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder.

**"Entitlement"** means the number of New Shares for which an:

- (a) Eligible Retail Shareholder is entitled to subscribe under the Retail Entitlement Offer; and
- (b) Eligible Institutional Shareholder is entitled to subscribe under the Institutional Entitlement Offer,

in each case being 1.77 New Shares for every 1 existing Share held on the Record Date (including Shares taken to be held for the purposes of the Entitlement Offer under the terms of another security of TPI) but disregarding Shares held as a result of post ex-date transactions which are disregarded under the terms of the Retail Entitlement Offer.

**"Entitlement Offer"** means the offer of approximately 613.9 million New Shares to Eligible Shareholders in the proportion of 1.77 New Shares for every 1 existing Share held on the Record Date. The Entitlement Offer comprises four parts: the Institutional Entitlement Offer, the Institutional Entitlement Bookbuild, the Retail Entitlement Offer and the Retail Entitlement Bookbuild.

**"Entitlement Offer Price"** means the price payable for each New Share under the Entitlement Offer, being \$1.20.

**"Escrow Agent Agreement"** means the escrow agent agreement between TPI, WP, the Joint Lead Managers, the Securities Escrow Agent and the Cash Escrow Agent dated on or about 15 July 2009.

**"Ineligible Institutional Shareholder"** means a Shareholder (or a beneficial owner of Shares) on the Record Date who is not an Eligible Institutional Shareholder and who TPI and the Joint Lead Managers agree:

- (a) although an Institutional Investor, should not receive an offer under the Institutional Entitlement Offer in accordance with ASX Listing Rule 7.7.1(a); or
- (b) although not an Institutional Investor, is a person to whom offers and issues of New Shares could lawfully be made in Australia without the need for disclosure under Chapter 6D of the Act if that Shareholder had received the offer in Australia, and who should be treated as an Ineligible Institutional Shareholder for the purposes of the Institutional Entitlement Offer.

**"Ineligible Retail Shareholder"** means a Shareholder on the Record Date who is not:

- (a) an Eligible Institutional Shareholder;
- (b) a Shareholder eligible to participate in the US Private Placement;
- (c) an Ineligible Institutional Shareholder; or
- (d) an Eligible Retail Shareholder.

**"Institutional Entitlement Bookbuild"** means the first bookbuild conducted in respect of the Entitlement Offer, being in respect of the Institutional Entitlement Offer and the concurrent US Private Placement.

**"Institutional Entitlement Offer"** means the offer to issue New Shares to Eligible Institutional Shareholders under the Entitlement Offer.

**"Institutional Investor"** means a person:

- (a) to whom an offer of New Shares may be made in Australia without a disclosure document (as defined in the Act) on the basis that such a person is exempt from the disclosure requirements of Part 6D.2 in accordance with sections 708(8) or 708(11) of the Act and who is not a US Person or acting for the account or benefit of a US Person; or
- (b) subject to (c), to whom an offer of New Shares may be made outside Australia without registration, lodgement or approval with or by a government authority or agency (except to the extent to which TPI is willing to comply with such requirements) and who is not in the United States, is not a U.S. Person and is not acting for the account or benefit of a U.S. Person; or
- (c) who receives an offer under the US Private Placement.

**"Joint Lead Managers"** means Deutsche Bank AG, Sydney Branch ARBN 064 165 162 and Macquarie Capital Advisers Limited ACN 123 199 548 as joint lead managers and underwriters.

**"New Share"** means a Share to be issued under the Entitlement Offer.

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"**QIB**" means Qualified Institutional Buyers within the meaning of Rule 144A under the US Securities Act.

"**Record Date**" means 7.00pm on or about 20 July 2009.

"**Retail Entitlement Bookbuild**" means the second bookbuild conducted in connection with the Entitlement Offer, being in respect of the Retail Entitlement Offer.

"**Retail Entitlement Offer**" means the offer to transfer New Shares held by the Securities Escrow Agent to Eligible Retail Shareholders under the Entitlement Offer.

"**Securities Escrow Agent**" means Belike holding AFSL 238164.

"**Share**" means a fully-paid ordinary share in the capital of TPI.

"**Shareholder**" means the registered holder of a Share.

"**Sub-underwriting Agreement**" means the sub-underwriting agreement between the Joint Lead Managers and WP dated 15 July 2009.

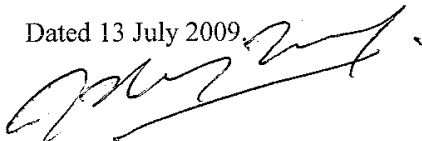
"**Underwriting Agreement**" means the underwriting agreement between TPI and the Joint Lead Managers dated 15 July 2009.

"**US Person**" has the meaning given in Rule 902(k) of Regulation S under the US Securities Act.

"**US Private Placement**" means the offer and issue of New Shares in the Institutional Entitlement Offer and Institutional Entitlement Bookbuild to certain Eligible Shareholders that are located in the United States or are, or are acting for the account or benefit of, US Persons, in each case that are QIB's, pursuant to an exemption from the registration requirements of the US Securities Act.

"**US Securities Act**" means the US Securities Act 1933, as amended.

Dated 13 July 2009



Signed by Ishaq Burney, as a delegate of the  
Australian Securities and Investments Commission

09-00562

**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 Chapter 6D of the Act applies to:

1. the persons specified in Schedule A in the case specified in Schedule C as if Part 6D.3 were modified or varied by omitting items 1 and 2 in the table in subsection 729(1); and
2. the person specified in Schedule B in the case specified in Schedule C as if part 6D.1 were modified or varied as follows:
  - (a) in subsection 700(3), omit "For" and substitute "Subject to subsection 700(3A), for"; and
  - (b) after subsection 700(3) insert the following subsection:

"700(3A) 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**

Belike Nominees Pty Limited ACN 008 604 966 (**Belike**)

WPX Holdings B.V., a company registered in the Netherlands (**WP**)

**Schedule B**

Transpacific Industries Group Limited ACN 101 155 220 (**TPI**)

**Schedule C**

An offer for the sale of issued voting shares in TPI under an Entitlement Offer where:

1. The Institutional Entitlement Offer is underwritten by the Joint Lead Managers in accordance with the terms of the Underwriting Agreement;
2. The Institutional Entitlement Offer is sub-underwritten for up to 150,000,000 New Shares by WP in accordance with the terms of the Sub-underwriting Agreement;



3. The terms of the Underwriting Agreement provide that if the Clearing Price under the Institutional Entitlement Bookbuild is higher than the Entitlement Offer Price, the excess will following settlement of the Institutional Entitlement Bookbuild be paid to:
  - (a) each Eligible Institutional Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Institutional Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Institutional Shareholder);
4. The Retail Entitlement Offer is underwritten by the Joint Lead Managers and sub-underwritten by WP in accordance with the terms of the Underwriting Agreement and Sub-underwriting Agreement respectively;
5. A disclosure document under Part 6D.2 of the Act has been lodged with ASIC for the Retail Entitlement Offer;
6. The terms of the Escrow Agent Agreement provide for the New Shares being offered under the Retail Entitlement Offer to be issued to the Securities Escrow Agent to hold on behalf of WP, and transferred to Eligible Retail Shareholders who accept the Retail Entitlement Offer, to Institutional Investors who subscribe for New Shares under the Retail Entitlement Bookbuild or to the Joint Lead Managers or WP on terms consistent with the Underwriting Agreement and Sub-underwriting Agreement, as the case may be, after the close of the Retail Entitlement Offer;
7. The terms of the Escrow Agent Agreement provide that WP will receive the Entitlement Offer Price in respect of all New Shares transferred to successful applicants under the Retail Entitlement Bookbuild; and
8. The terms of the Underwriting Agreement provide that the excess of the Clearing Price under the Retail Entitlement Bookbuild above the Entitlement Offer Price (if any) will be paid to:
  - (a) each Eligible Retail Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Retail Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Retail Shareholder).

### Interpretation



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In this instrument:

**"Cash Escrow Agent"** means Computershare Investor Services Pty Limited ACN 078 279 277.

**"Clearing Price"** means the amount(s) payable per New Share:

- (a) in respect of the Institutional Entitlement Bookbuild, through the Institutional Entitlement Bookbuild process; or
- (b) in respect of the Retail Entitlement Bookbuild, through the Retail Entitlement Bookbuild process,

which may be equal to or above the Entitlement Offer Price.

**"Eligible Institutional Shareholder"** means an Institutional Shareholder to whom an offer is made under the Institutional Entitlement Offer, and who the Joint Lead Managers determine has successfully received that offer.

**"Eligible Retail Shareholder"** means a person who:

- (a) is registered as a Shareholder as at the Record Date;
- (b) has a registered address in Australia;
- (c) is not in the United States or a US Person and is not acting for the account or benefit of a US person; and
- (d) is not an Eligible Institutional Shareholder or Ineligible Institutional Shareholder.

**"Eligible Shareholder"** means a person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder.

**"Entitlement"** means the number of New Shares for which an:

- (a) Eligible Retail Shareholder is entitled to subscribe under the Retail Entitlement Offer; and
- (b) Eligible Institutional Shareholder is entitled to subscribe under the Institutional Entitlement Offer;

in each case being 1.77 New Shares for every 1 existing Share held on the Record Date (including Shares taken to be held for the purposes of the Entitlement Offer under the terms of another security of TPI) but disregarding Shares held as a result of post ex-date transactions which are disregarded under the terms of the Retail Entitlement Offer.



**"Entitlement Offer"** means the offer of approximately 613.9 million New Shares to Eligible Shareholders in the proportion of 1.77 New Shares for every 1 existing Share held on the Record Date. The Entitlement Offer comprises four parts: the Institutional Entitlement Offer, the Institutional Entitlement Bookbuild, the Retail Entitlement Offer and the Retail Entitlement Bookbuild.

**"Entitlement Offer Price"** means the price payable for each New Share under the Entitlement Offer, being \$1.20.

**"Escrow Agent Agreement"** means the escrow agent agreement between TPI, WP, the Joint Lead Managers, the Securities Escrow Agent and the Cash Escrow Agent dated on or about 15 July 2009.

**"Ineligible Institutional Shareholder"** means a Shareholder (or a beneficial owner of Shares) on the Record Date who is not an Eligible Institutional Shareholder and who TPI and the Joint Lead Managers agree:

- (a) although an Institutional Investor, should not receive an offer under the Institutional Entitlement Offer in accordance with ASX Listing Rule 7.7.1(a); or
- (b) although not an Institutional Investor, is a person to whom offers and issues of New Shares could lawfully be made in Australia without the need for disclosure under Chapter 6D of the Act if that Shareholder had received the offer in Australia, and who should be treated as an Ineligible Institutional Shareholder for the purposes of the Institutional Entitlement Offer.

**"Ineligible Retail Shareholder"** means a Shareholder on the Record Date who is not:

- (a) an Eligible Institutional Shareholder;
- (b) a Shareholder eligible to participate in the US Private Placement;
- (c) an Ineligible Institutional Shareholder; nor
- (d) an Eligible Retail Shareholder.

**"Institutional Entitlement Bookbuild"** means the the first bookbuild conducted in respect of the Entitlement Offer, being in respect of the Institutional Entitlement Offer and the concurrent US Private Placement.

**"Institutional Entitlement Offer"** means the offer to issue New Shares to Eligible Institutional Shareholders under the Entitlement Offer.

**"Institutional Investor"** means a person:



- (a) to whom an offer of New Shares may be made in Australia without a disclosure document (as defined in the Act) on the basis that such a person is exempt from the disclosure requirements of Part 6D.2 in accordance with sections 708(8) or 708(11) of the Act and who is not a US Person or acting for the account or benefit of a US Person; or
- (b) subject to (c), to whom an offer of New Shares may be made outside Australia without registration, lodgement or approval with or by a government authority or agency (except to the extent to which TPI is willing to comply with such requirements) and who is not in the United States, is not a U.S. Person and is not acting for the account or benefit of a U.S. Person; or
- (c) who receives an offer under the US Private Placement.

**"Joint Lead Managers"** means Deutsche Bank AG, Sydney Branch ARBN 064 165 162 and Macquarie Capital Advisers Limited ACN 123 199 548 as joint lead managers and underwriters.

**"New Share"** means a Share to be issued under the Entitlement Offer.

**"QIB"** means Qualified Institutional Buyers within the meaning of Rule 144A under the US Securities Act.

**"Record Date"** means 7.00pm (Brisbane time) on or about 20 July 2009.

**"Retail Entitlement Bookbuild"** means the second bookbuild conducted in connection with the Entitlement Offer, being in respect of the Retail Entitlement Offer.

**"Retail Entitlement Offer"** means the offer to transfer New Shares held by the Securities Escrow Agent to Eligible Retail Shareholders under the Entitlement Offer.

**"Securities Escrow Agent"** means Belike holding AFSL 238164.

**"Share"** means a fully-paid ordinary share in the capital of TPI.

**"Shareholder"** means the registered holder of a Share.

**"Sub-underwriting Agreement"** means the sub-underwriting agreement between the Joint Lead Managers and WP dated on or about 15 July 2009.

**"Underwriting Agreement"** means the underwriting agreement between TPI and the Joint Lead Managers dated on or about 15 July 2009.

**"US Person"** has the meaning given in Rule 902(k) of Regulation S under the US Securities Act.





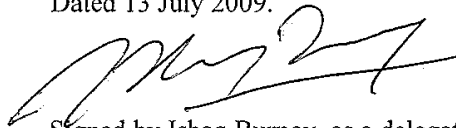
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**"US Private Placement"** means the offer and issue of New Shares in the Institutional Entitlement Offer and Institutional Entitlement Bookbuild to certain Eligible Shareholders that are located in the United States or are, or are acting for the account or benefit of, US Persons, in each case that are QIB's, pursuant to an exemption from the registration requirements of the US Securities Act.

**"US Securities Act"** means the US Securities Act 1933, as amended.

Dated 13 July 2009.



Signed by Ishaq Burney, as a delegate of the  
Australian Securities and Investments Commission

09-00570

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001* (Act) the Australian Securities and Investments Commission (ASIC) revokes ASIC instrument [09-00559] dated 14 July 2009 and declares that Chapter 6 of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if Part 6.2 of the Act were modified or varied as follows:

1. in the table in section 611, after notional item 10A as inserted by ASIC Class Order [CO 09/459], insert:

*“Non-traditional rights issues*

- 10B An acquisition that results from an issue of securities that satisfies all of the following conditions:
  - (a) a company offers to issue securities in a particular class;
  - (b) offers are made to every person who holds securities in that class to issue them with the percentage of the securities to be issued that is the same as the percentage of the securities in that class that they hold before the issue to any person under the offers;
  - (c) all of those persons have a reasonable opportunity to accept the offers made to them;
  - (d) agreements to issue are not entered into until a specified time for acceptances of offers has closed;
  - (e) the terms of all the offers are the same.

This extends to an acquisition by a person as underwriter or sub-underwriter to the offer.

For the purposes of determining whether an offer is an offer to issue, disregard the fact that securities may be initially issued for the benefit of an underwriter or sub-underwriter and that the offer may be settled by the sale of such securities.

For the purposes of determining whether offers of a company's securities satisfy the condition in paragraphs (a) and (b), disregard the fact offers may be made to holders of securities (*convertible securities*) that are convertible, whether or not at the option of the holder, into securities in the class offered under the rights issue where:

- (i) the terms (the *convertible terms*) of, or the rights (the *convertible terms*) attaching to, the convertible securities require the offer to be made to the holder (other than a holder with a registered address in a place outside Australia or New Zealand to whom the body decides that it is unreasonable to offer securities);

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- (ii) each holder:
- (A) to whom the body is required to make an offer under the convertible terms; and
  - (B) with a registered address in a place outside Australia or New Zealand and to whom the body decides offers will be made,
- is made such an offer; and
- (C) the number of securities offered to each holder is no greater than the number of securities that would have been required to be offered to the holder if all of those convertible securities had been converted into securities in the class being offered under the issue immediately before the date (*record date*) on which a person needs to be recorded on the register of members in order to receive an offer under that issue.

If offers will be made to holders of convertible securities then, for the purposes of the condition in paragraph (b), the number of securities in the class held before the issue to any person under the offers is to be calculated as if the number of securities that would have been issued had the convertible securities been converted into securities in the class being offered immediately before the record date had been issued.

For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (b) and (c), disregard the fact that offers may not be made to some or all foreign holders of the company's securities;

For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (c), (d) and (e), in relation to:

- (i) securities offered to but not accepted by some or all persons to whom the offers were first made; or
- (ii) some or all foreign holders of the company's securities;

disregard the following matters:

- (iii) processes are conducted at different times under which the securities to be issued are offered for issue or sale to exempt investors; and
  - (iv) payments are made at different times of any net proceeds of issues or sales under those processes to the persons to whom the securities were first offered or to some or all foreign holders; and
  - (v) the rounding up or down of the number of securities offered to a person to a whole number.
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For the purposes of determining whether offers of a company's securities satisfy the conditions in paragraphs (d) and (e), disregard the following matters:

- (i) some or all persons who are offered securities as an exempt investor may:
  - (A) receive the offers before other persons to whom offers are made; or
  - (B) be given a period of time to accept the offers which is less than the period of time given to other persons to whom offers are made;
- (ii) the securities may be issued to a person as an exempt investor before securities are issued to other persons under the offers, provided that any such issue to an exempt investor occurs no earlier than 2 months before the issue of securities to other persons who are not exempt investors; and
- (iii) some persons who are offered securities may be issued securities and some persons who are offered securities may be sold securities.

For the purposes of this item:

- (i) **exempt investor** means a person:
    - (A) offered securities in circumstances that do not need disclosure under Part 6D.2 because of subsections 708(8) to (11); or
    - (Bi) offered securities as a wholesale client (as defined in section 761G).
  - (ii) **process**, includes:
    - (A) the appointment of a nominee:
      - (I) to whom the securities are issued;
      - (II) who sells the securities; and
    - (B) persons or classes of persons being invited to make offers to acquire:
      - (I) the securities or interests;
      - (II) the invitations or rights on the condition that an application is made under the invitation or the rights are exercised."
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2.

#### Schedule A

Transpacific Industries Group Limited ACN 101 155 220 (**TPI**)

Deutsche Bank AG, Sydney Branch ARBN 064 165 162 (**DB**)

Macquarie Capital Advisers Limited ACN 123 199 548 (**MAC**)

WPX Holdings B.V., a company registered in the Netherlands (**WP**)

#### Schedule B

An acquisition of a relevant interest in issued voting shares in TPI that results from an Entitlement Offer where:

1. The Institutional Entitlement Offer is underwritten by the Joint Lead Managers in accordance with the terms of the Underwriting Agreement;
  2. The Institutional Entitlement Offer is sub-underwritten for up to 150,000,000 New Shares by WP in accordance with the terms of the Sub-underwriting Agreement;
  3. The terms of the Underwriting Agreement provide that if the Clearing Price under the Institutional Entitlement Bookbuild is higher than the Entitlement Offer Price, the excess will following settlement of the Institutional Entitlement Bookbuild be paid to:
    - (a) each Eligible Institutional Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
    - (b) each Ineligible Institutional Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Institutional Shareholder);
  4. The Retail Entitlement Offer is underwritten by the Joint Lead Managers and sub-underwritten by WP in accordance with the terms of the Underwriting Agreement and Sub-underwriting Agreement respectively;
  5. A disclosure document under Part 6D.2 of the Act has been lodged with ASIC for the Retail Entitlement Offer;
  6. The terms of the Escrow Agent Agreement provide for the New Shares being offered under the Retail Entitlement Offer to be issued to the Securities Escrow Agent to hold on behalf of WP, and transferred to Eligible Retail Shareholders who accept the Retail Entitlement Offer, to Institutional Investors who subscribe
-

for New Shares under the Retail Entitlement Bookbuild or to the Joint Lead Managers or WP on terms consistent with the Underwriting Agreement and Sub-underwriting Agreement, as the case may be, after the close of the Retail Entitlement Offer;

7. The terms of the Escrow Agent Agreement provide that WP will receive the Entitlement Offer Price in respect of all New Shares transferred to successful applicants under the Retail Entitlement Bookbuild;
8. The terms of the Underwriting Agreement provide that the excess of the Clearing Price under the Retail Entitlement Bookbuild above the Entitlement Offer Price (if any) will be paid to:
  - (a) each Eligible Retail Shareholder who did not take up their Entitlement in full (according to the number of New Shares they were entitled to take up but did not); and
  - (b) each Ineligible Retail Shareholder (according to the number of New Shares they would have been entitled to take up if they were an Eligible Retail Shareholder).

### Interpretation

In this instrument:

**"Cash Escrow Agent"** means Computershare Investor Services Pty Limited ACN 078 279 277.

**"Clearing Price"** means the amount(s) payable per New Share:

- (a) in respect of the Institutional Entitlement Bookbuild, through the Institutional Entitlement Bookbuild process; or
- (b) in respect of the Retail Entitlement Bookbuild, through the Retail Entitlement Bookbuild process,

which may be equal to or above the Entitlement Offer Price.

**"Eligible Institutional Shareholder"** means an Institutional Shareholder to whom an offer is made under the Institutional Entitlement Offer, and who the Joint Lead Managers determine has successfully received that offer.

**"Eligible Retail Shareholder"** means a person who:

- (a) is registered as a Shareholder as at the Record Date;
- (b) has a registered address in Australia;
- (c) is not in the United States or a US Person and is not acting for the account or benefit of a US person; and

- (d) is not an Eligible Institutional Shareholder or Ineligible Institutional Shareholder.

**"Eligible Shareholder"** means a person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder.

**"Entitlement"** means the number of New Shares for which an:

- (a) Eligible Retail Shareholder is entitled to subscribe under the Retail Entitlement Offer; and
- (b) Eligible Institutional Shareholder is entitled to subscribe under the Institutional Entitlement Offer;

in each case being 1.77 New Shares for every 1 existing Share held on the Record Date (including Shares taken to be held for the purposes of the Entitlement Offer under the terms of another security of TPI) but disregarding Shares held as a result of post ex-date transactions which are disregarded under the terms of the Retail Entitlement Offer.

**"Entitlement Offer"** means the offer of approximately 613.9 million New Shares to Eligible Shareholders in the proportion of 1.77 New Shares for every 1 existing Share held on the Record Date. The Entitlement Offer comprises four parts: the Institutional Entitlement Offer, the Institutional Entitlement Bookbuild, the Retail Entitlement Offer and the Retail Entitlement Bookbuild.

**"Entitlement Offer Price"** means the price payable for each New Share under the Entitlement Offer, being \$1.20.

**"Escrow Agent Agreement"** means the escrow agent agreement between TPI, WP, the Joint Lead Managers, the Securities Escrow Agent and the Cash Escrow Agent dated on or about 15 July 2009.

**"Ineligible Institutional Shareholder"** means a Shareholder (or a beneficial owner of Shares) on the Record Date who is not an Eligible Institutional Shareholder and who TPI and the Joint Lead Managers agree:

- (a) although an Institutional Investor, should not receive an offer under the Institutional Entitlement Offer in accordance with ASX Listing Rule 7.7.1(a); or
- (b) although not an Institutional Investor, is a person to whom offers and issues of New Shares could lawfully be made in Australia without the need for disclosure under Chapter 6D of the Act if that Shareholder had received the offer in Australia, and who should be treated as an Ineligible Institutional Shareholder for the purposes of the Institutional Entitlement Offer.

**"Ineligible Retail Shareholder"** means a Shareholder on the Record Date who is not:

- (a) an Eligible Institutional Shareholder;

- (b) a Shareholder eligible to participate in the US Private Placement;
- (c) an Ineligible Institutional Shareholder; or
- (d) an Eligible Retail Shareholder.

**"Institutional Entitlement Bookbuild"** means the the first bookbuild conducted in respect of the Entitlement Offer, being in respect of the Institutional Entitlement Offer and the concurrent US Private Placement.

**"Institutional Entitlement Offer"** means the offer to issue New Shares to Eligible Institutional Shareholders under the Entitlement Offer.

**"Institutional Investor"** means a person:

- (a) to whom an offer of New Shares may be made in Australia without a disclosure document (as defined in the Act) on the basis that such a person is exempt from the disclosure requirements of Part 6D.2 in accordance with sections 708(8) or 708(11) of the Act and who is not a US Person or acting for the account or benefit of a US Person; or
- (b) subject to (c), to whom an offer of New Shares may be made outside Australia without registration, lodgement or approval with or by a government authority or agency (except to the extent to which TPI is willing to comply with such requirements) and who is not in the United States, is not a U.S. Person and is not acting for the account or benefit of a U.S. Person; or
- (c) who receives an offer under the US Private Placement.

**"Joint Lead Managers"** means DB and MAC as joint lead managers and underwriters.

**"New Share"** means a Share to be issued under the Entitlement Offer..

**"QIB"** means Qualified Institutional Buyers within the meaning of Rule 144A under the US Securities Act.

**"Record Date"** means 7.00pm (Brisbane time) on or about 20 July 2009.

**"Retail Entitlement Bookbuild"** means the second bookbuild conducted in connection with the Entitlement Offer, being in respect of the Retail Entitlement Offer.

**"Retail Entitlement Offer"** means the offer to transfer New Shares held by the Securities Escrow Agent to Eligible Retail Shareholders under the Entitlement Offer.

**"Securities Escrow Agent"** means Belike Nominees Pty Limited ACN 008 604 966 holding AFSL 238164.

**"Share"** means a fully-paid ordinary share in the capital of TPI.

**"Shareholder"** means the registered holder of a Share.

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**"Sub-underwriting Agreement"** means the sub-underwriting agreement between the Joint Lead Managers and WP dated on or about 15 July 2009.

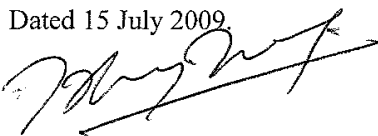
**"Underwriting Agreement"** means the underwriting agreement between TPI and the Joint Lead Managers dated on or about 15 July 2009.

**"US Person"** has the meaning given in Rule 902(k) of Regulation S under the US Securities Act.

**"US Private Placement"** means the offer and issue of New Shares in the Institutional Entitlement Offer and Institutional Entitlement Bookbuild to certain Eligible Shareholders that are located in the United States or are, or are acting for the account or benefit of, US Persons, in each case that are QIB's, pursuant to an exemption from the registration requirements of the US Securities Act.

**"US Securities Act"** means the US Securities Act 1933, as amended.

Dated 15 July 2009.



Signed by Ishaq Burney as a delegate of the  
Australian Securities and Investments Commission

09-00572

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

Under paragraph 1020F(1)(c) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission declares that Part 7.9 of the Act applies in relation to the persons specified in Schedule A in the case set out in Schedule B as if subsection 1017E(2) of the Act were modified or varied as follows:

1. at the beginning of paragraph (b) insert "subject to paragraph (ba),"; and
2. after paragraph (b) insert:

"(ba) any money may be paid into the account, provided that:

- (i) money paid to acquire the financial product together with any securities or financial products that must, under the terms on which the financial product is to be traded, be transferred with the financial product; and
- (ii) any other money to which this section applies; and
- (iii) interest on the amount from time to time standing to the credit of the account;

is identified and held in accordance with all other provisions of this section; and".

**Schedule A**

Macquarie Leisure Operations Limited ACN 104 529 106 (*MLO*); and

Macquarie Leisure Management Limited ACN 079 630 676 as the responsible entity of the Macquarie Leisure Trust ARSN 093 193 438 (*MLT*).

**Schedule B**

Dealing with application money paid to acquire shares in MLO and interests in MLT, where on terms on which those shares and interests may be traded, they must only be transferred together.

Dated this 15<sup>th</sup> day of July 2009



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

09-00573

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

Under paragraph 601QA(1)(a) of the Corporations Act (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A in the case set out in Schedule B from paragraph 601FC(1)(d) of the Act to the extent that it would prevent the person from limiting an offer of interests in the registered scheme to members whose address (as recorded in the register of members) is in a place in which, in the reasonable opinion of the person, it is lawful and practical for the person to offer and issue interests in Asciano Finance Trust ARSN 124 102 807 (*Trust*) to that member.

**Schedule A**

Permanent Investment Management Limited ACN 003 278 831 (*PIML*) as the responsible entity for the Trust.

**Schedule B**

An offer of Asciano stapled securities to Asciano stapled securityholders made in accordance with ASIC Class Order [CO 09/425] and on the terms announced to ASX Limited ACN 008 624 691 on or about 17 July 2009.

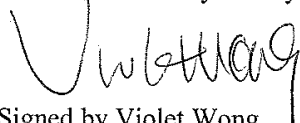
**Interpretation**

In this instrument:

*Asciano stapled security* means an ordinary share in Asciano Limited and an ordinary unit in the Trust, which, under the terms on which those shares and units may be traded, must only be transferred together.

*Asciano stapled securityholder* means a person who holds an Asciano stapled security.

Dated this 17th day of July 2009



Signed by Violet Wong  
as a delegate of the Australian Securities and Investments Commission



09-00574

**ASIC**

Australian Securities &amp; Investments Commission

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission declares that Chapter 5C applies to the person specified in Schedule A in the case referred to in Schedule B until 3 August 2009 as follows:

(a) in paragraph 601GC(1) before "The" (first occurring), insert "Except as provided by section 601GC(1A), the"; and

(b) after paragraph 601GC(1) insert:

601GC(1A)

(1A) Where:

(a) all interests in a registered scheme have been issued in circumstances that did not require the responsible entity to issue a product disclosure statement;

the constitution of a registered scheme may be modified, or repealed and replaced with a new constitution where:

(b) the modification or repeal and replacement will only adversely affect the rights of one member of the scheme (the *Member*);

(c) the Member has provided their written consent to the modification or repeal and replacement; and

(d) the responsible entity has provided the Member with information that the responsible entity reasonably expects to be material to the Member deciding whether to consent to the modification, or repeal and replacement; and

(e) the responsible entity has provided the information referred to in paragraph (d) and proposed form of consent to the auditor of the registered scheme and the auditor of the scheme compliance plan at the time the information is first given to the Member.



2



09-00574

**ASIC**

Australian Securities &amp; Investments Commission

**Schedule A**

Equity Trustees Limited ACN 004 031 298 in its capacity as responsible entity of the Common Fund No 11 (EQT TI Spectrum Credit Opportunities Fund) ARSN 120 567 133 (the *Scheme*).

**Schedule B**

The only member in the Scheme whose rights in relation to the scheme are adversely affected by the modification, or repeal or replacement is Borpop Pty Limited ACN 088 971 591 as trustee for the Kingsford Superannuation Fund.

Dated this 20<sup>th</sup> day of July 2009

A handwritten signature in black ink, appearing to read 'S.S. H'.

Signed by Stephanie Sutherland  
as delegate of the Australian Securities and Investments Commission



09-00575

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** Ralton Group Limited  
ACN 007 018 500 ("the Licensee")  
127 Erskine Street  
Middle Park Vic 3206

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244170 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 July 2009

Signed .....

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

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



09-00576

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** Afro Pacific Capital Limited  
ACN 094 250 352 ("the Licensee")  
GPO Box 2726  
Sydney NSW 2726

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 254513 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 July 2009

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



09-00577

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** Commonwealth Clearing Limited  
ACN 120 012 517 ("the Licensee")  
GPO Box 2719  
Sydney NSW 2001

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 308929 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 July 2009

Signed .....

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





09-00578

**ASIC**

Australian Securities &amp; Investments Commission

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

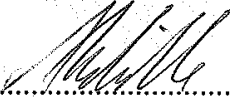
**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** Ausnet Underwriting Agency Pty Ltd  
ACN 091 988 368 ("the Licensee")  
L 3, Suite 301,  
65 Walker Street  
North Sydney NSW 2060

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246828 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 17 July 2009

Signed .....

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



09-00580

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** BJS Insurance Brokers (Australia) Pty Ltd  
ACN 089 746 350 ("the Licensee")  
Level 3, 492 St Kilda Road  
MELBOURNE VIC 3004

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238391 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 20 July 2009

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

09-00581

**NOTICE UNDER SECTION 915F OF THE CORPORATIONS ACT 2001**

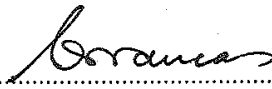
Notice is given under section 915F of the Corporations Act 2001 that the Australian Securities and Investments Commission has taken the action set out in the Notice below, which action took effect on 20 July 2009.

**Australian Securities & Investments Commission  
Corporations Act 2001 section 915B****Notice of Cancellation of Australian Financial Services Licence**

To: Allco Equity Partners Management Pty Ltd  
Level 24  
1 Macquarie Place  
SYDNEY NSW 2000

TAKE NOTICE that under section 915B(3)(b) of the *Corporations Act 2001*, the Australian Securities & Investments Commission hereby cancels Australian financial services licence number 298530 held by Allco Equity Partners Management Pty Ltd ACN 111 817 184.

Dated this 20<sup>th</sup> day of July 2009

Signed .....

Cassandra Francas, a delegate of the Australian Securities & Investments Commission



09-00584

**ASIC**

Australian Securities & Investments Commission

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

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

**TO:** Marine Insurance Solutions Pty Ltd  
ACN 104 132 247 ("the Licensee")  
PO Box 277  
CYGNET TAS 7112

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 297303 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 22 July 2009

Signed .....

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

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



09-00586

**ASIC**

Australian Securities & Investments Commission

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

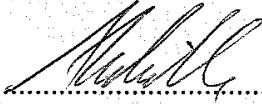
**Notice of Cancellation of an Australian Financial Services Licence**

**TO:** ACN 010 740 342 LTD  
ACN 010 740 342 ("the Licensee")  
Level 3  
167 Eagle Street  
BRISBANE QLD 4000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238136 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 22nd Day of July 2009

Signed .....

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

CORPORATIONS ACT 2001

Subsection 601AA(4)

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

Dated this twenty-fourth day of July 2009

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 131 831 822 PTY LTD	131 831 822
A ALLSTATE AUTO IMPORTS (AUST) PTY LTD	073 212 987
ABBOTT GROUP PTY LTD	106 230 335
ACACIA RIDGE MARKETING PTY. LTD.	005 360 083
ACME KITCHENS PTY. LIMITED	067 949 777
AIRKIN PTY. LTD.	006 945 697
ALDAY PTY. LTD.	006 245 138
ALLANBY PTY. LTD.	088 016 004
A M DOYLE PTY LTD	111 579 063
APARTMENTS ON HARRINGTON PTY LTD	073 177 858
APPALACHIAN INVESTMENTS PTY LTD	126 075 698
ARMESTRANGIS PTY. LTD.	005 328 861
ASHU INVESTMENTS PTY LTD	109 484 086
ASHVEY PTY. LTD.	068 710 109
ASK IT GROUP PTY LTD	113 257 391

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<b>Name of Company</b>	<b>ACN</b>
ASTANSON PTY LTD	001 746 112
B&B PRIME SECURITIES NO.10 PTY LTD	127 851 469
B&B PRIME SECURITIES NO.2 PTY LTD	125 317 151
B&B PRIME SECURITIES NO.4 PTY LTD	125 317 160
B&B PRIME SECURITIES NO.6 PTY LTD	125 618 608
B&B PRIME SECURITIES NO.8 PTY LTD	127 361 353
B & B STAR PAINTING PTY LTD	130 328 568
BABCOCK & BROWN BARTON PTY LTD	092 025 299
BABCOCK & BROWN DIMIDIUM INVESTMENT NO.1 PTY LTD	125 222 264
BABCOCK & BROWN DIMIDIUM INVESTMENT NO.2 PTY LTD	126 241 450
BABCOCK & BROWN EBB MASTERS PTY LTD	117 623 720
BANG BILLBOARDS PTY LTD	115 433 693
BCOVE 2 PTY LTD	121 634 544
BD & L CONSOLIDATED PTY LTD	131 667 644
BD & L PTY LTD	087 555 280
BECHPINE PTY. LTD.	087 851 563
BINET PTY. LTD.	005 500 836
BOB WILTON PTY. LIMITED	056 706 079
BOOST BITS PTY. LTD.	125 779 393
BREDON HEASAR PTY LTD	072 965 014
BRIGHT SETTING PTY LTD	134 656 974
BRISBANE DEVELOPMENTS PTY. LIMITED	073 729 852
BROLGA NEWS PTY LTD	107 715 168
BUCK'S AMUSEMENTS PTY. LTD.	059 746 566
BURGUNDY PLUMBING HARDWARE PTY LTD	005 331 304
BUSINESS QUEENSLAND PTY LTD	087 761 242
CARLTON CONTRACTING PTY LTD	009 414 402
CHELFCO TWO HUNDRED AND TWO PTY. LIMITED	006 995 044
CITICOVES PTY. LTD.	055 658 154

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<b>Name of Company</b>	<b>ACN</b>
CLASSIC WARBIRDS PTY LTD	124 397 600
CLAYZEE.COM PTY. LTD.	096 258 294
CNK CONSULTING PTY. LIMITED	091 430 625
COASTAL FRESH PTY LTD	071 122 908
COMPITAS PTY. LTD.	101 515 753
CON-OLIVE PTY. LTD.	122 888 975
CORSAIR NOMINEES PTY. LIMITED	004 928 992
CPI EUROPE HOLDINGS NO.3 PTY LTD	128 416 811
CRANE TRUCK HIRE PTY LTD	100 423 630
CVITANOVIC AMOS PTY LIMITED	129 941 064
D & K ENGINEERING SERVICES PTY LTD	001 814 071
DANECCA PTY. LTD.	050 205 322
DAVIS ASSESSING & ASSOCIATES PTY. LTD	063 763 066
DDFH PTY LTD	072 610 014
DDIH PTY LTD	072 610 032
DDOH PTY LTD	072 609 940
DECA INVESTMENTS PTY. LTD.	009 513 419
DIEBOLD ENTERPRISE SECURITY SYSTEMS NSW PTY LTD	060 520 694
DIEBOLD ENTERPRISE SECURITY SYSTEMS VIC PTY LTD	060 710 358
DINAMO PLUMBING & CIVIL ENGINEERING PTY LTD	114 448 805
D ONE GALLERY PTY LTD	126 375 120
DOWNUNDER GIFTS PTY LTD	105 185 500
DRIVING MISS DAISY SENIOR'S TRANSPORTATION PTY LTD	121 852 275
D ROBERTS-THOMSON PTY LTD	002 840 806
DUNEHEAT PTY LTD	097 113 061
DUNKELD SANDSTONE PTY LTD	104 034 200
DUNRICH PTY LTD	130 426 916
DYNAMIC MANAGEMENT RESOURCES PTY LTD	055 027 220
EAMON HOLDINGS (NO2) PTY LTD	116 162 059

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<b>Name of Company</b>	<b>ACN</b>
EDENBURG PROPERTY DEVELOPMENTS PTY LTD	114 397 634
ELAWISE PTY. LTD.	069 497 347
ELLA HOMEWARES PTY LTD	091 314 920
ELLAVALE ADMINISTRATION PTY LIMITED	065 032 948
EMPHYSEMA SUPPORT GROUP AUSTRALIA LTD	114 683 402
ENERSYNC PTY LTD	088 165 486
ENFILADE CONSTRUCTIONS PTY LTD	106 478 255
EURIPEDES PTY. LTD.	010 431 624
EVERGREEN LAWN MAINTENANCE PTY. LTD.	058 080 747
EXTREMEWEB.COM.AU PTY LTD	118 981 132
FAR EAST CHINA TRADING COMPANY PTY LTD	123 056 815
FENLAKE PTY. LTD.	051 762 317
FIRRHILL INTERNATIONAL CONSULTING SERVICES PTY LTD	115 639 499
FORCE SECURITY PTY. LTD.	124 107 688
FORS FORTUNA PTY. LIMITED	087 151 755
G.A.G PLUMBING & HEATING SERVICES PTY. LTD.	007 353 764
G.R. WAGNER PTY. LTD.	006 060 895
G & C LICHTI HOLDINGS PTY LTD	093 525 645
G & C LICHTI INVESTMENTS PTY LTD	089 970 650
GENERATION SERVICES INTERNATIONAL PTY LTD	064 133 115
GLADSTONE SMELTER PTY LIMITED	100 646 786
GLOBAL PREMIUM FUNDING PTY LTD	078 721 516
GOENKA-IMPEX AUSTRALIA PTY. LTD.	093 237 097
GOLDSTORAGE PTY. LTD.	069 651 485
GOLD SUNSHINE (AUSTRALIA) REAL ESTATE DEVELOPMENT PTY LTD	119 554 022
GOOSENSUE PTY. LTD.	123 988 714
GREENVALE LAKES MORTGAGE CONSULTING PTY LTD	130 214 407
GREENWICH ASSET MANAGEMENT PTY LTD	097 973 129
HABA INDUSTRIES PTY LTD	106 554 750

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<b>Name of Company</b>	<b>ACN</b>
HABODE INVESTMENTS PTY LTD	125 732 765
HABODE NOMINEES PTY LTD	123 771 273
HANDWERK CHIROPRACTIC PTY LTD	126 717 182
HARDTEX PTY LTD	002 420 582
HARVEY TRANSIT PTY LTD	110 024 041
HAWBRYN HORTICULTURE PTY LTD	101 686 364
H B EQUIPMENT PTY LTD	105 313 684
H C INTERNATIONAL TRADING PTY LTD	094 598 919
HEALTH'S ABOUT BALANCE PTY LTD	104 884 719
HE JIA YI CHANG PTY LTD	116 539 318
HELMUT INVESTMENTS PTY LTD	009 097 572
HELOU HOMES & DEVELOPMENTS PTY. LIMITED	097 674 792
HOT TO TROT (AUSTRALIA) PTY LTD	120 828 033
IAD NOMINEES PTY. LTD.	100 732 643
IDANO PTY. LIMITED	054 927 249
ILION HOLDINGS PTY LTD	097 957 554
INDIANA INTERNATIONAL PTY LTD	076 101 678
INDO PACIFIC PTY LTD	088 752 078
INFINITI CHIROPRACTIC PTY LTD	101 216 719
INSTEP PODIATRY AUSTRALIA PTY LTD	089 569 442
INTERNATIONAL PRODUCT MARKETING (AUSTRALIA) PTY LTD	060 369 404
ISQUARE TECHNOLOGY PTY LTD	101 654 595
J. & J. SMYTH PTY. LTD.	010 766 855
J.S. & J.M. FORSYTH PTY. LTD.	057 309 752
JAY-CHARLOTTE PTY LTD	133 578 944
J D FISHER PTY LTD	002 454 248
JEPLI PTY LTD	115 277 597
JEWEL CERAMICS PTY LTD	102 481 792
KEATECH PROPERTY PTY LTD	083 667 823

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<b>Name of Company</b>	<b>ACN</b>
KENT BRICKLAYING PTY LTD	080 698 031
KHAMBL PTY LTD	125 149 439
KIRWAN DILLON POLISHING PTY LTD	003 126 136
KITHIRA PTY LTD	111 988 231
KLAMP PTY LTD	110 015 122
KNIGHTSTAR CORPORATION PTY. LTD.	101 935 826
LADDALOC PTY. LTD.	100 419 387
LADD ELECTRICAL (AUST) PTY LTD	131 754 160
LAPELL PTY LTD	002 169 477
LEADING EDGE EARLY LEARNING CENTRES PTY LIMITED	125 812 044
LEKSAND PTY. LTD.	006 932 921
LEMINA INVESTMENTS PTY. LTD.	074 507 930
LITHOGRAPHIC FILM SERVICES PTY LTD	096 768 384
LITTLE FOREST HOLDINGS PTY LIMITED	092 983 161
M.I.M. SUPERANNUATION PTY LTD.	064 468 337
MAGIC DRAGON PTY LTD	109 575 957
MAGRATH NOMINEES PTY. LTD.	010 007 502
MAL EMERY INTERNATIONAL PTY LTD	127 508 598
MARICK INVESTMENTS PTY LIMITED	083 739 342
MARS ENTERTAINMENT & GAMING PTY LTD	099 736 839
MAXSIM GLOBAL PTY LTD	132 111 776
MAYRIDGE NOMINEES PTY. LTD.	005 857 429
MEDIA ARTS GROUP PTY LTD	102 421 670
METRO-OZ PTY LTD	126 411 158
MFW REAL ESTATE PTY LTD	127 996 632
MOGG, OSBORNE & CO. PTY. LTD.	083 056 491
MT PETRIE DEVELOPMENTS PTY LTD	096 954 059
MUDCRABS & MANGOS PTY LIMITED	085 580 776
M W P PROPERTY CONSULTANTS PTY LTD	108 098 586

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<b>Name of Company</b>	<b>ACN</b>
NATURALAN AUSTRALIA PTY LTD	109 822 595
NEILJUST PTY LTD	131 563 623
NEW GRANGE ESTATE PTY LTD	097 775 212
NORTHERN SINCAU HOLDINGS PTY LTD	131 321 894
OCEAN BREEZES MALAYSIAN CUISINE PTY LTD	130 314 368
OLIVER HARKNESS PROMOTIONS PTY LTD	052 536 400
OUTBACK OPTICS PTY LTD	115 071 540
P & C ANDERSON INVESTMENTS PTY LTD	097 203 319
P&L TERPSIS PTY LTD	105 159 313
PALMER FAMILY PTY LTD	137 962 522
PANDA COMMERCIAL PTY LTD	131 869 826
PAVEMENT STRUCTURAL TESTING PTY LTD	129 007 325
PEBBLE GARDENS PTY LTD	132 327 603
PETROLEUM SYSTEMS UNLIMITED PTY LTD	092 669 004
P H K MAINTENANCE & INSTALLATIONS PTY LTD	096 762 766
PLACER GROUP PTY LTD	052 295 637
P L RETIREMENT HOLDINGS PTY LTD	107 119 380
P N H FREIGHTERS PTY LTD	112 875 466
PRIME WEALTH SERVICES PTY LIMITED	126 365 740
QSO PTY LTD	053 678 210
R. & P. TREVORROW SUPERANNUATION FUND PTY LTD	065 437 612
RACKEM - UP TABLE SPORTS PTY. LTD.	114 664 434
R DESALINATION PTY. LTD.	124 667 134
REDDOT COMMUNICATIONS PTY LTD	133 178 079
REEMA AUSTRALIA PTY. LTD.	110 333 778
RELATIONSHIP FUNDRAISING AUSTRALIA PTY LTD	125 556 578
RENTAL PAYMENT SERVICES PTY. LTD.	121 612 824
REP-IN-A-BOX PTY LIMITED	120 796 545
RETIREMENT FOCUS PTY LTD	003 882 353

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<b>Name of Company</b>	<b>ACN</b>
RIGANO ENTERPRISES PTY. LTD.	060 245 043
RJ & L BOYLAN PTY LTD	126 242 313
RJ'S MELBOURNE CENTRAL PTY. LTD.	105 099 483
ROUBAIX AT 321 PTY LTD	133 770 359
ROVEZEST PTY. LIMITED	058 452 412
RUFFRUFFSTEP PTY. LIMITED	088 224 579
RUPERSTON PTY LTD	000 914 563
RX POLY PTY LTD	127 441 132
SAMMICH PTY LTD	121 539 599
SCRIPTPRO AUSTRALIA PTY LIMITED	126 069 403
SICON PTY LTD	001 746 701
SIKSTIK PTY LTD	088 853 703
SIRCO PTY. LTD.	053 516 019
SMARTS MECHANICAL SERVICES PTY. LIMITED	003 536 212
SMARTWISE PTY LTD	060 371 011
SSENT PTY LTD	118 750 226
STEADMAN PROPERTY SERVICES PTY LTD	104 277 287
STERLING MORTGAGE SERVICES PTY LTD	109 345 039
STEVE GIFFIN PLUMBING PTY LTD	087 314 752
STIRLING GLENGARRY PTY LTD	081 108 803
STRENGTH WORKS PTY LTD	128 686 108
SURGICOUP PTY LTD	137 037 793
SWANN FOODS PTY LTD	105 360 227
SYMERGY PTY LTD	114 861 193
TABOTS PTY. LTD.	117 598 768
TACSON CONSTRUCTIONS PTY LIMITED	104 261 912
TAUPMA PTY LTD	090 539 772
TEAM WOMBAT ENTERPRISES PTY LTD	100 856 040
TECH EXPO PTY LTD	121 363 219

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<b>Name of Company</b>	<b>ACN</b>
TECONS PTY LTD	105 096 099
THEECHO PTY LTD	071 508 373
TILLINGA PTY LTD	079 016 667
TIMBERFAST FRAMES AND TRUSSES PTY. LIMITED	064 465 087
TJ & J KANE PTY. LTD.	064 624 479
TORRMAC PTY LTD	009 040 000
TRAWALLA WATER SYSTEMS PTY LTD	127 704 367
TRICHECK PTY. LTD.	050 143 372
TURFAN PTY LTD	064 531 460
UNERGY SOFTWARE PTY LTD	091 536 373
UNITED FRIENDS INVESTMENTS PTY LTD	102 984 789
UNITY ENGINEERING PTY LTD	126 727 277
URH127 PTY LTD	087 999 826
VAGABOND INVESTMENTS PTY LIMITED	124 064 491
VCNZ PTY LTD	083 818 231
VERDIA PTY. LTD.	064 483 218
VIEWMAGIC PTY. LIMITED	056 984 537
VINTIN PTY LTD	002 617 227
VIRGIN AIR EXPRESS PTY LTD	105 487 385
VONAU NOMINEES PTY LIMITED	100 679 392
W. & M. HIGHLAND PTY LTD	009 004 148
W & C BUILDERS PTY. LTD.	056 416 301
WAETOW PTY. LIMITED	090 701 474
WASS (QLD) PTY LTD	120 306 809
WEALTH2GO PTY LTD	123 848 377
WHLG INVESTMENTS PTY LIMITED	103 971 919
WIMMERA AIR PROPRIETARY LIMITED	004 781 739
WINDAIRY PTY LTD	105 235 630
WU'S CONSULTANT PTY LTD	126 467 874

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<b>Name of Company</b>	<b>ACN</b>
WU'S INVESTMENT PTY LTD	114 121 425
WUNDAFLEX PTY LTD	070 133 103
YAMER PTY. LTD.	078 972 317
ZHU INTERNATIONAL TRADING PTY. LTD.	110 801 226
1VISION PTY LTD	095 250 481

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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-fourth day of July 2009

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A. & J.C. HOLTHUISEN BUILDERS PTY. LTD.	006 963 542
A.C.N. 003 764 896 BREC PTY LIMITED	003 764 896
A.C.N. 055 004 763 PTY LIMITED	055 004 763
A.C.N. 064 563 953 PTY LTD	064 563 953
A.C.N. 108 947 191 PTY LTD	108 947 191
A.C.N. 119 552 215 PTY LTD	119 552 215
A.C.N. 125 240 217 PTY LTD	125 240 217
A.C.N. 125 251 265 PTY LTD	125 251 265
A.C.N. 125 251 569 PTY LTD	125 251 569
A & P CORPORATION PTY LIMITED	125 295 392
AARONHILL ADVERTISING PRODUCTS PTY LTD	002 927 013
ABBA MANNA PTY LTD	125 270 439
ABBEY INTERNATIONAL PTY. LTD.	069 349 079
ABBOTSTONE CAPITAL PTY LTD	125 275 247
ACE CORPORATION AUSTRALIA PTY LIMITED	092 734 542
ACN 104 667 441 PTY LTD	104 667 441

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<b>Name of Company</b>	<b>ACN</b>
ACTIVE PROPERTY FINANCE INTERNATIONAL PTY LTD	108 969 786
ADAP2 SYSTEMS HOLDINGS PTY. LIMITED	114 115 730
ADS LOGISTICS (NSW) PTY LTD	114 107 103
ADVANCED IMAGING (AUST) PTY LTD	087 485 425
AF PROJECT SERVICES PTY LIMITED	119 623 344
AGORIS TRANSPORT PTY LTD	114 156 106
AIRTRANS EXPRESS FREIGHT SERVICES PTY LTD	114 205 800
AKIKO CORPORATION PTY LTD	096 738 037
AL'S CAR YARD PTY LTD	092 739 681
ALL ABOVE ROOFING PTY LTD	100 451 849
ALTERNATIVE ENGINE TECHNOLOGIES PTY LTD	114 165 481
ALTO HEALTH PTY LTD	125 240 342
AMANDAD PTY LTD	125 310 705
AMAZING REAL ESTATE PTY LTD	104 662 124
AMBROSE HOMES PTY. LTD.	092 704 919
ANGELICA ORGANIC GARDEN PTY LTD	125 289 803
ANGUS DEVELOPMENTS (NEWTOWN SILOS) PTY LIMITED	092 769 081
ANITRAM PTY LTD	114 182 866
ANOTHER BOY PTY LTD	125 331 768
APPLIANCE FACTORY SECONDS CLEARANCE CENTRE PTY LTD	114 133 327
APW GROUP PTY. LTD.	125 283 463
ARCHITRAVE PTY LTD	114 193 458
ARTENDS PTY. LTD.	002 597 891
ARTOS ESPRESSO PTY LTD	108 984 694
ASHRISE PTY LTD	125 331 777
ASIA HOLDINGS PTY LTD	125 296 326
ASMEC PTY LTD	055 887 057
ASSET GROWTH INVESTMENTS PTY. LTD.	119 584 913
AUS-EZE PTY. LTD.	073 916 962

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<b>Name of Company</b>	<b>ACN</b>
AUSPEED SERVICES PTY LTD	119 597 447
AUSTRALASIAN TILING SERVICE PTY LTD	114 132 768
AUSTRALIAN AIRSHIP CORPORATION PTY LTD	114 192 219
AUSTRALIAN DISCOUNT PHARMACY PTY LTD	125 314 650
AUSTRALIAN DRAGLINE DREDGING COMPANY KJ LEWIS & SONS PTY. LTD.	125 237 783
AUSTRALIAN GOLF MARKETING (IMPORTS) PTY LTD	006 150 090
AUSTRALIAN HOVERCRAFT PTY LTD	009 310 383
AUSWEALTH FINANCIAL SOLUTIONS PTY. LTD.	087 415 183
AUZCOM PTY LIMITED	081 903 193
AVELLINO INVESTMENTS PTY LTD	114 175 058
AWORLDFORCE PTY LTD	125 244 948
A1 CONSTRUCTIONS PTY LTD	108 976 923
B.C.E. DEVELOPMENTS PTY. LTD.	006 966 196
B.K. AND CO PTY LTD	069 277 096
B.R. JACKSON & ASSOCIATES PTY LTD	096 700 542
B.X TRADING PTY LTD	125 328 618
B & B COMPUTERS PTY LTD	119 545 489
B & B METAL DESIGNS PTY LTD	092 791 565
B & E ENTERPRISES PTY LTD	108 952 003
BAD BOYS TOYS PTY LIMITED	125 240 593
BAIR ENTERPRISES PTY LTD	114 165 525
BAKRI CLEANING SERVICES PTY LTD	125 271 178
BALLARINO & CO. PTY. LTD.	011 002 047
BANDYORK PTY LTD	125 331 786
BARADA DEVELOPMENTS PTY. LTD.	087 420 362
BAZARA PTY LTD	125 280 864
BE EQUITY FUNDS PTY LTD	119 586 211
BELLJEM PTY LTD	092 762 617

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<b>Name of Company</b>	<b>ACN</b>
BEYOND EXCEL TRADE PTY LTD	114 192 602
BFT INVESTMENTS PTY LTD	104 630 257
BIAGE PTY LTD	114 115 810
BIO OIL PTY LTD	119 586 944
BITCOM PTY. LTD.	059 999 932
BITS & PIERCERS PTY LIMITED	114 130 308
BLACK LABB PTY LTD	119 533 505
BLACKRON PTY. LTD.	082 513 059
BLUEPOINT (NSW) PTY LTD	104 646 915
BLUE RIBBON RETAIL MARKETING SERVICES PTY LTD	114 117 305
BLUE STEEL AUSTRALIA PTY LTD	108 998 518
BOARDWALK PROPERTIES PTY LTD	082 513 755
BOMONZA PTY LTD	125 266 113
BONAX CONTRACTING PTY LTD	073 875 966
BOND INDEX SYSTEMS PTY LTD	119 556 142
BORU INVESTMENTS PTY LTD	125 312 558
BRANDS INTERNATIONAL (AUSTRALIA) PTY. LTD.	096 723 054
BREAKAWAY DEVELOPMENTS PTY LTD	078 436 914
BRITISH PROPERTIES PTY. LTD.	114 202 649
BRONZE CORPORATION PTY LTD	104 644 242
BROOKY'S CONSTRUCTIONS PTY LTD	125 285 734
BROTHERS INTERNATIONAL BUSINESS GROUP PTY LTD	119 535 465
BROTIM PTY LTD	087 478 331
BRUTUS CONSTRUCTIONS PTY LTD	008 837 563
BTB PTY LTD	087 442 644
BUCKO'S HAULAGE PTY. LTD.	114 143 583
BUNBURY INTERNATIONAL CIRCUIT PTY LTD	108 963 211
BURFIELD SMITH PTY LIMITED	125 267 370
BURNLOUNGE AUSTRALIA PTY LTD	125 306 050

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<b>Name of Company</b>	<b>ACN</b>
BURNSDALE PTY. LTD.	078 482 014
BUSHWEST PTY LTD	100 452 033
BUZZY'S ON BRISBANE PTY LTD	125 244 528
BYRON BAY WATCH HOLDINGS PTY LTD	104 633 801
C & M DOORS PTY LTD	114 153 561
CAESAR'S BAKEHOUSE PTY LTD	100 473 096
CALEDONIA & ASSOCIATES PTY LTD	125 261 958
CAMAJOLI GROUP PTY LTD	109 014 404
CAMDEN RECRUITING PTY LTD	119 532 517
CANNON COLLECTIONS PTY LTD	092 715 485
CAPITALHEAD PTY LTD	092 770 502
CAPTAIN RON'S PASTURAL COMPANY PTY. LTD.	064 553 788
CARDIOLOGY AUSTRALIA PTY. LTD.	114 148 033
CARVENA NOMINEES PTY LTD	119 537 727
CARY CRAFT PTY LTD	125 272 559
CASCADE TRANSPORT ENTERPRISES PTY LTD	100 445 592
CASSOWARY COAST TOURS AND ACCOMODATION PTY LTD	125 295 383
CATSIZE ENTERTAINMENT PTY LTD	108 963 195
CAUSER CONSTRUCTION PTY. LTD.	114 166 068
CBS BARBER SHOPS PTY LTD	119 625 562
CELTIC ENTERPRISES PTY. LTD.	114 163 950
CENTRAL LIFT SERVICES PTY LTD	087 406 460
CFIG PTY LIMITED	114 172 422
CHALMWAY PTY. LTD.	069 360 112
CHARLAY BUILDING & CIVIL CONTRACTORS PTY LTD	125 342 207
CHASE ASSET MANAGEMENT NO 4 PTY LTD	125 235 690
CHASE ASSET MANAGEMENT NO 6 PTY LTD	125 235 681
CHRISSAM PTY. LTD.	114 190 715
CINCFLEX HOLDINGS PTY LTD	119 575 067

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<b>Name of Company</b>	<b>ACN</b>
CLEAR BLUE AUSTRALIA PTY LTD	125 271 623
CLEARVIEW SMASH REPAIRS PTY LIMITED	104 672 148
CLIMATE AIR PTY LTD	104 647 074
CLONMACNOISE DEVELOPMENTS PTY. LTD.	125 312 567
CMKS (AUST) PTY LTD	096 705 814
COBAKI MANOR PTY LTD	125 322 572
COLLS PTY LTD	087 443 418
COMMERCIAL VISIONS AUSTRALIA PTY LTD	125 295 098
COMPUTER RESELLERS NETWORK OF AUSTRALIA PTY LIMITED	104 662 320
CONNACHT EARTHMOVING PTY. LTD.	125 312 576
CONNOR PROPERTY INVESTMENTS PTY LTD	119 582 973
CONSTRUCTMANAGE AUSTRALIA PTY. LTD.	100 466 117
COOLEY PRIMARY INDUSTRIES PTY. LTD.	125 312 585
COOMERA WATERS MARINE PTY LTD	087 498 477
CORMORANT SERVICES PTY LTD	104 619 196
CORSA COLLECTIONS PTY LIMITED	125 304 887
CORSTON INVESTMENTS PTY LTD	125 275 194
COX DRAINAGE & PLANT HIRE PTY LTD	119 552 359
CRAIDON INVESTMENTS PTY. LIMITED	087 504 603
CRANK LOUNGE PTY. LTD.	125 278 275
CREATIONS & SOLUTIONS PTY LTD	078 476 767
CREATIVESOFT PTY. LTD.	092 701 258
CRESSIDA CABINETS PTY LTD	082 535 091
CRICHTON CORPORATION PTY LTD	092 729 498
CROST PTY LTD	125 317 277
CROWN ROYALE PTY LTD	108 935 959
CRYSTAL GLEN PTY LTD	073 876 007
CRYSTAL YACHT CHARTERS PTY LTD	082 573 957
CSD SECURITY PTY LTD	114 209 433

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<b>Name of Company</b>	<b>ACN</b>
CTMM PTY. LTD.	087 448 299
CUZBAX ENTERPRISES PTY LTD	109 015 705
D.R DESIGNER INTERIORS PTY LTD	125 338 301
D & C HOME IMPROVEMENTS (AUST) PTY LTD	087 494 924
D'STINKED PTY. LTD.	125 236 026
DANNY GRADY HOLDINGS PTY LTD	125 284 844
DBG INVESTMENTS PTY LTD	104 651 498
DEBORAH LLOYD PTY LTD	125 304 681
DECK SECURITY SERVICES PTY LTD	100 449 714
DECORATIVE CONCRETE WORLD PTY LIMITED	104 627 189
DEL FAM PTY LTD	002 593 606
DELIGHT CLEANING PTY. LTD.	125 302 810
DEMILITE PTY. LIMITED	078 484 134
DENURA PTY LTD	003 289 852
DEVIN PARK PTY LTD	064 350 296
DGK DESIGN PTY LTD	119 559 563
DIAMOND CARS INTERNATIONAL PTY LTD	100 453 969
DIESELFORCE QUEENSLAND PTY LTD	119 600 734
DIVERSITY QUEENSLAND LTD	108 935 762
DIXIELAND PTY LTD	119 597 429
DL BUSINESS SERVICES PTY LTD	100 496 740
DOLLAR PROPERTY HOLDINGS PTY LTD	125 296 451
DOMINION INVESTMENTS (WA) PTY LTD	078 465 362
DOOLANDELLA DEVELOPMENTS PTY LTD	125 310 278
DOWN UNDER EARTHWORKS PTY LTD	073 936 704
D R & S G STUART PTY LTD	119 579 449
DREAMSVILLE PTY. LTD.	005 186 238
DUBITANTE NOMINEES PTY LTD	001 720 592
DVS WHOLESALERS PTY LTD	104 605 665

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<b>Name of Company</b>	<b>ACN</b>
ECOSSE ENTERPRISES PTY LTD	119 636 556
EDSK HOLDINGS GROUP PTY LTD	104 645 150
EDUTEK PTY. LTD.	108 984 701
EDWARDS CONCRETING PTY LTD	104 650 535
ELITE RENOVATION & DESIGN PTY LTD	119 562 168
ELIVA PTY. LTD.	087 459 729
ENCORE TOURS PTY. LTD.	073 894 603
EON PTY LTD	096 721 103
ET ASSET MANAGEMENT PTY LTD	109 017 692
ETHERSTREAM PTY LTD	125 241 590
ET INFOTECH PTY LTD	119 603 888
EUREKA LOGISTICS PTY LTD	100 461 603
EURO PUMPING PTY. LTD.	087 411 238
EVENT TO B PTY. LTD.	119 631 319
EXCEL AUSCHINA INVESTMENT GROUP PTY LTD	104 657 212
EXCELLENCE IN MARKETING PTY. LTD.	087 507 695
EXCELSIOR MANAGEMENT AUSTRALIA PTY LTD	092 769 312
EXECUTIVE DESIGN AND CONSTRUCTION PTY LTD	125 283 981
EXPRESS REMOVALS AND STORAGE PTY LTD	108 999 220
EXTENSIVE SOLUTIONS PTY LTD	082 536 641
EYE CANDY ENTERTAINMENT PTY LTD	104 612 633
FADI SAAD PTY LTD	125 262 508
FALCON DESIGN AND CONSTRUCTION PTY LTD	119 597 241
FIESTA FOODS PTY LTD	119 582 106
FIFTH VALCREW PTY. LTD.	006 014 919
FILMWAVE PTY. LIMITED	069 157 955
FINANCIAL KIOSK PTY LTD	114 117 289
FITLINK PTY LTD	119 606 647
FLAME RETARDANT SERVICES PTY. LTD.	064 538 727

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<b>Name of Company</b>	<b>ACN</b>
FLETCH INVESTMENTS PTY LTD	100 478 466
FLIGHT LINE AVIATION PTY. LTD.	056 032 047
FOAMGUARD ENTERPRISES PTY LTD	119 605 177
FORCE SECURITY SOLUTIONS PTY. LTD.	119 604 063
FOREST SOLUTIONS INTERNATIONAL PTY LTD	104 633 712
FOREVER TWO WHEELS PTY. LTD.	125 279 030
FOUR SEAS NETWORK PTY LIMITED	003 983 757
FOUR TERRACE PTY LTD	096 732 786
FREecast INTERNATIONAL PTY LTD	087 332 385
FREERIDE SURF & SNOW PTY LIMITED	082 552 207
FRIDAY NIGHT ENTERTAINMENT PTY LTD	108 963 186
FUTURE CERAMIC WHOLESALERS PTY LTD	114 131 912
G.A.R CARPENTRY PTY LTD	125 283 490
G & K FAYLE PTY LTD	114 197 634
G & S FORSYTH PTY. LTD.	099 097 846
G & S INVESTMENT HOLDINGS PTY LTD	108 959 235
GALEA FINANCE PTY. LTD.	096 739 507
G AND G BRITISH IMPORTS PTY LTD	125 313 760
G AND H CO PTY LTD	114 199 370
GARLEE INVESTMENTS PTY LTD	125 299 498
GARRARDS RETAIL GROUP OF COMPANIES PTY LTD	119 628 625
GASA SECURITY PTY LTD	125 309 560
GEDDECK PTY LTD	119 632 414
GEMTRANS PTY. LIMITED	125 264 048
GEOSTEL PTY LTD	104 638 235
GINGER COURT PTY. LTD.	006 270 444
GIOVANNI'S RESTAURANT & PIZZERIA PTY LIMITED	073 877 880
GLENALT GROUP PTY LTD	119 567 672
GLOBAL EQUITIES INTERNATIONAL PTY LTD	064 621 414

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<b>Name of Company</b>	<b>ACN</b>
GLOBAL LINK PUBLICATIONS PTY LTD	125 277 509
GLOBAL NINE PTY LTD	114 141 534
GLOBAL RESOURCE PLACEMENTS PTY LTD	114 141 454
GLOBAL TELESCOPIC FORKLIFTS PTY LTD	114 145 096
GLOBAL TOBACCONIST CO PTY LTD	119 613 526
GLT COMMUNICATIONS PTY LTD	114 199 450
GOFAST ENTERPRISES PTY LTD	108 985 173
GOLDEN LOTUS ENTERPRISES PTY LTD	082 526 476
GOODPACK AUSTRALIA PTY LTD	077 857 544
GOSPEL OPM PTY. LTD.	125 281 790
GREENEVER PACIFIC PTY LTD	125 320 818
GREENS TRANSPAC PTY LTD	119 630 232
GREG WILLIAMS REAL ESTATE PTY. LTD.	003 767 100
GROUPWARE SYSTEMS CONSULTING PTY LTD	087 497 649
H.G. & H.A. BROAD & SONS PROPRIETARY LIMITED	005 185 759
HAIFA HOLDINGS (AUST) PTY LTD	125 338 034
HAPPY TREE HOLDINGS PTY LTD	114 130 997
HASAN ARLI PTY LTD	125 242 793
HAWICK INTERNATIONAL PTY LTD	125 288 833
HAYDENBROOK DEVELOPMENTS PTY LTD	100 486 682
HE HEALTH ENTERPRISES PTY LIMITED	055 872 832
HELMETREX PTY LTD	108 985 075
HERO FILMS INTERNATIONAL PTY LTD	125 285 501
HIGHPOINT TRADING PTY LTD	104 647 976
HILLBILLY FIREWOOD PTY. LTD.	125 325 046
HINCHY'S COURIERS PTY LTD	125 274 277
H K TRANSPORT PTY LTD	114 180 399
HOONA'S PTY LTD	119 603 404
HOPESTAR INTERNATIONAL PTY LTD	125 275 498

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<b>Name of Company</b>	<b>ACN</b>
HOUSE OF PLANS PTY LTD	125 234 451
HP RETAIL PTY LTD	125 321 806
HUDSON STREET HOLDINGS PTY LIMITED	092 751 196
HYCON CONSTRUCTIONS PTY LTD	104 619 276
HYDRAMIX PTY. LTD.	108 934 167
HYDRAULICS & MORE PTY LIMITED	114 134 066
HYPE ENERGY PTY. LTD.	114 143 823
IGNITIONDVD PTY LTD	125 320 078
IMPERIAL RAIN PTY LTD	125 277 983
INCENTIVE FINANCIAL SERVICES PTY LTD	087 404 108
INDIGO FIRE INVESTMENTS PTY LTD	119 582 991
INFEETALK TECH PTY LTD	119 533 541
INFOCIS PTY. LTD.	067 693 369
INNISFALLEN DEVELOPMENTS PTY. LTD.	125 312 594
INPARADISE PTY LTD	125 308 929
INSURANCE CHOICE GLASS REPLACEMENT PTY LTD	125 247 734
INTAVEST PTY. LTD.	064 516 874
INTEGRATED DISTRIBUTION GROUP PTY. LIMITED	078 483 815
INTEGRATED RESOURCE TECHNOLOGY PTY LTD	100 499 492
INTELLIGENT BUSINESS SOLUTIONS PTY LTD	125 244 108
INTERACT PROPERTY MARKETING PTY LTD	100 440 480
INTERNATIONAL EQUIPMENT TRADING PTY LTD	125 232 984
INTERNATIONAL SUCCESS COACHING QUEENSLAND PTY LTD	125 326 767
ITALIANO DEVELOPMENTS PTY LTD	119 543 136
ITSALLPANTS PTY. LTD.	125 233 516
J. & P. LEMMING HOLDINGS PTY. LIMITED	005 434 051
J. P. FABRICATIONS PTY LTD	092 759 763
J.T. HAYSON ESTATES PTY LIMITED	119 566 111
J & F TUPOU ENTERPRISES PTY LTD	104 602 637

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<b>Name of Company</b>	<b>ACN</b>
JACOND HOLDINGS PTY. LTD.	003 981 511
JAIDAN PTY LTD	108 954 356
JAN ELKINGTON NATUROPATHIC CLINIC PTY. LTD.	007 208 880
JANNAH PTY. LTD.	011 038 010
JAY AND C DISTRIBUTORS PTY LTD	125 261 985
JAYMAAR COMPUTING SERVICES PTY. LTD.	006 150 054
J BARKWILL PTY LTD	078 467 017
J D DRAFTING & DESIGN PTY LTD	078 451 000
J DRAYBI PTY LTD	119 531 449
JENNGAR INVESTMENTS PTY LTD	108 994 878
JENRUS ENTERPRISES PTY LTD	125 237 112
JESBURY PTY LTD	104 624 464
JEWELLS "N" THINGS PTY LTD	108 984 452
JGM PLUMBING MAINTENANCE PTY LTD	096 731 305
JHM HOLDINGS PTY. LTD.	114 141 954
JIAOGULAN PTY LTD	100 464 337
JIG EQUITY INVESTMENTS PTY LTD	096 720 053
JK CAR CARE PTY LTD	108 931 675
J K LOGISTICS PTY LTD	108 985 682
JMB CARPENTRY PTY LTD	114 142 951
JOASH SERVICES PTY LTD	114 178 353
JOHN & BONG PTY LTD	125 311 864
JOMEKE PTY LTD	108 990 129
JOMICK INVESTMENTS PTY LIMITED	108 971 320
JOND PTY LTD	125 270 779
JONES-COLLINS ENTERPRISES PTY LTD	119 532 893
JONES TELECOMMUNICATIONS PTY LIMITED	108 938 245
JONZEZ TRADING PTY LTD	119 595 970
JORDAN INVESTMENTS (QLD) PTY LTD	119 582 964

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<b>Name of Company</b>	<b>ACN</b>
JOSHAM TRANSPORT SERVICES PTY LTD	125 307 897
JOYMAX PTY LTD	125 265 947
JOY4GEMS PTY LTD	096 712 462
J R A (NSW) PTY LTD	125 307 271
JULMAS PTY LTD	092 713 678
J WINLEY PTY LTD	100 510 361
K.K.F. CONSTRUCTIONS (AUST) PTY. LTD.	078 459 846
K & A MANAGEMENT PTY LTD	119 579 618
K & A MOLLOY TRANSPORT PTY LTD	096 721 578
K & S CONSULTING (NSW) PTY LIMITED	114 201 446
K-LINE PASTORAL COMPANY PTY LTD	125 247 181
KAGE ENTERPRISES PTY LTD	119 636 565
KANTOLA PTY LTD	082 514 770
KAPPATOS HOLDINGS PTY LIMITED	078 435 631
KAUSSIE INDUSTRIES PTY LTD	125 244 635
KEENDEX SUPPLIERS PTY LTD	100 518 330
KELLS DEVELOPMENTS PTY. LTD.	125 312 601
KENNEDY'S E, N & T SERVICES PTY LIMITED	060 023 645
KEVIN KIMBER INVESTMENTS PTY LTD	125 317 688
KEVJON HOLDINGS PTY LTD	114 112 015
KINGDOM ROASTERS PTY LTD	104 617 610
KLAD ENTERPRISES (AUST.) PTY LTD	073 948 482
KLADO PTY. LTD.	096 699 848
KLH DEVELOPMENTS PTY. LTD.	108 955 451
KMI AUSTRALIA PTY LTD	092 703 494
KOENIG & NEURATH AUSTRALIA PTY LTD	108 960 952
KOOKABAR & GRILL PTY LIMITED	087 489 987
KRUGER VENTURES PTY LTD	104 678 864
KWIKWADE PTY. LIMITED	051 533 432

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<b>Name of Company</b>	<b>ACN</b>
L.B. & B.B. INVESTMENTS PTY. LTD.	064 467 885
L'PIATTO PTY LTD	108 962 410
LAGREW PTY LIMITED	008 626 480
LANCASTER (WA) PTY LTD	060 035 878
LAOBLUE PTY. LIMITED	082 511 699
LA PASTA CUCINA PTY LIMITED	104 663 934
LASOBOARD PTY. LIMITED	006 407 889
LAWRENCE HATTON PTY LTD	125 280 186
LAZY SUNDAES DINER PTY LTD	125 241 965
LDT AUSTRALIA PTY LTD	125 340 838
LEAKE AGENCY PTY LTD	096 757 970
LEAVINH PTY LTD	108 971 508
LEDGER ESTATES PTY LTD	114 194 197
LEEDOWSE PTY LTD	125 281 021
LEWS DISCOUNT CARPETS PTY LTD	001 115 475
LIFECOACHING A-Z PTY LTD	100 501 077
LIFETIME INVESTING PTY LTD	119 636 761
LIMBO (QLD) PTY LTD	114 135 572
LINCOLN AVENUE PTY LTD	092 729 489
LION PRINT PTY LTD	119 620 763
LLOYD HOLYOAK & SONS MOTORS PTY. LTD.	069 334 934
LMK TILING PTY LTD	125 252 539
LODAN PTY. LTD.	119 599 209
LORNDER PTY LTD	104 627 625
LSA FINANCE PTY LTD	119 585 214
LS NEWS PTY LTD	119 592 148
LUC & HA PTY LTD	069 292 584
LUTON AUSTRALIA PTY. LIMITED	003 509 617
M & S ENTERPRISES (AUSTRALIA) PTY. LTD.	104 613 283

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<b>Name of Company</b>	<b>ACN</b>
MACD TRADING PTY. LTD.	125 328 752
MACRO MANAGEMENT PTY LIMITED	104 677 812
MACRO MORTGAGE CORPORATION PTY. LTD.	108 943 657
MADGE NOMINEES PROPRIETARY LIMITED	005 318 221
MADISON AVE. PTY. LTD.	125 337 877
MADISON MEDIA PTY LTD	104 659 583
MAEVE DEVELOPMENTS PTY. LTD.	125 312 610
MAHARAJ INTERNATIONAL PTY LTD	082 541 062
MAI TRINH PTY. LTD.	125 292 257
MARGRE INVESTMENTS PTY LTD	100 478 215
MARION RESOURCES PTY LTD	125 314 589
MARSH AIR GOLD COAST PTY LTD	125 304 216
MASTER FINANCIAL PARTNERS PTY LTD	125 241 036
MAYO DEVELOPMENTS PTY. LTD.	125 312 629
MCINTYRE PROJECT SOLUTIONS PTY LTD	125 233 883
MCMILLAN NSW PTY LIMITED	104 651 854
MCMURTRY BROTHERS PTY. LTD.	069 315 215
MEAN FISH PTY. LTD.	096 710 360
MECHLE.COM PTY LTD	125 273 592
MELROSE ENTERPRISES AUSTRALIA PTY LTD	064 618 917
MERIDIAN INTERNATIONAL PTY. LTD.	007 953 826
MES PLANT SERVICES PTY LTD	104 658 166
MEURS INVESTMENTS PTY. LTD.	064 605 205
MFD LOGANHOLME PTY LIMITED	108 948 769
MGATE AUSTRALIA PTY LTD	096 705 467
MICHAELA BARNES INTERIOR CONCEPTS PTY LTD	096 743 930
MICHELLE DALTON COURIER PTY LTD	125 271 187
MJK CONSULTING PTY LTD	082 511 877
M N PACATANG PTY. LTD.	114 168 795

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<b>Name of Company</b>	<b>ACN</b>
MOBEL PTY LTD	009 311 193
MODEST LIVING SOLUTIONS PTY LTD	108 933 302
MODY ROAD HOLDINGS PTY LTD	114 113 745
MONEY MATTERS BROWNS PLAINS PTY. LTD.	104 655 478
MONEY TALKS MANAGEMENT GROUP PTY LTD	104 629 923
MOON'S ENTERTAINMENT PTY LTD	125 271 785
MOQ INVESTMENTS PTY. LTD.	087 471 949
MOSSCO HOLDINGS PTY LTD	100 480 911
MOUNTLOCK PTY LTD	125 331 811
MOUNT STERLING INVESTMENTS PTY LTD	119 543 029
MUNRO SUTTON GROUP PTY LTD	125 286 320
MW ENTERPRISES (AUST) PTY. LTD.	114 186 373
MY SMART PHONE WORDS PTY LTD	114 151 370
N.I.C. RURAL PTY. LTD.	087 500 230
N.M.R. PAREDES PTY. LTD.	007 402 253
NABO HOLDINGS PTY LIMITED	069 336 527
NADCORP PTY. LIMITED	003 760 334
NAMTRAK PTY LTD	125 288 342
NANGA BAY LAND PTY LTD	096 736 293
NEWBANK FINANCIAL PTY LIMITED	064 642 324
NEW DESIGN CONSTRUCTIONS PTY LTD	082 522 496
NEW HORIZON ENTERPRISES PTY LTD	078 213 359
NEW REALITY RESOURCES PTY LTD	073 908 013
NEXTFEED AUSTRALIA PTY LTD	100 464 613
NGGOSSI ENTERPRISES PTY LTD	114 158 913
NIKAN PROPERTY SERVICES PTY. LTD.	087 462 093
NILOC TEMPORARY FENCING PTY. LTD.	114 119 630
NIRVANA PROJECT MANAGEMENT PTY LTD	108 940 521
NIRVANA SECURITY SERVICES PTY LTD	100 492 662

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<b>Name of Company</b>	<b>ACN</b>
NORTH CASINO DEVELOPMENTS NO. 2 PTY LTD	119 588 895
NOUSE HOLDINGS PTY LTD	092 755 407
NOW ENTERTAINMENT PTY LTD	114 153 856
NRG TECHNOLOGY PTY LTD	119 567 369
OMARI INTERNATIONAL PTY LTD	119 583 907
ONLINE COMPUTING AUSTRALIA PTY LTD	100 500 990
ON THE SIDE NOOSA PTY LIMITED	109 014 959
OROYA PROPERTIES PTY LTD	092 729 452
OSIRUS PTY LIMITED	100 490 257
OZRO PTY. LTD.	124 968 047
P.J. MCDONALD TRANSPORT PTY LTD	100 519 079
PAB DEVELOPMENTS PTY. LTD.	006 966 383
PANANGA PTY LIMITED	010 236 772
PARAGON INVESTMENT HOLDINGS PTY LTD	114 208 963
PARISELLA PTY LTD	119 604 634
PARKVIEW TAXI SERVICES PTY LTD	104 630 471
PAUL DAVIES FILM & TELEVISION ENTERPRISES PTY. LTD.	005 654 428
PEEK POWER ENTERPRISES PTY LTD	119 557 201
PEERLESS HOLDINGS PTY. LTD.	010 929 914
PEGASUS TRANSPORT AUSTRALIA PTY LTD	100 486 217
PEREIRA DA SILVA GUNGAHLIN PTY LTD	119 578 979
PERFORMANCE AND GOVERNANCE PTY LIMITED	119 590 153
PETER MARINIER PTY LTD	082 504 318
PHILIP SENIOR CONSULTING PTY LTD	125 268 395
PICHI RICHI RAILWAY HOTEL MOTEL PTY LTD	100 446 320
PINK CABS (AUST) PTY LTD	125 326 230
PINK TAXIS (AUST) PTY LTD	125 326 196
PINZONE INVESTMENTS AUSTRALIA PTY LTD	069 287 609
PLASTERIT PTY LTD	119 599 085

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<b>Name of Company</b>	<b>ACN</b>
PLATINUM INVESTMENTS (WA) PTY LTD	119 532 366
PLUMBJOY PTY LIMITED	109 009 314
POINT TO POINT EXPRESS PTY LTD	087 418 004
PONDYORK PTY. LIMITED	087 470 997
POSSUM CONTRACTING PTY. LTD.	082 559 000
POWER PLUS ELECTRICAL CONTRACTORS PTY LTD	096 698 841
PRACHI HOLDINGS PTY LTD	119 583 407
PRAXIS SECURITIES PTY. LTD.	100 494 728
PRESTON PROPERTY INVESTMENT PTY LIMITED	114 196 404
PRIMESTONE DEVELOPMENTS PTY LTD	069 321 955
PRIVILEGED TRADING PTY. LTD.	114 186 364
PRO-DISCOS PTY LTD	104 628 962
PROCOAT SERVICES PTY LTD	119 547 072
PROFESSIONAL KNITTING PTY LTD	087 350 856
PROJECT CIVIL PTY LTD	125 243 129
PROPERTY FREEDOM PTY LTD	125 287 603
PROVAC PTY LTD	114 181 805
P S S CONTRACTING PTY LTD	104 629 656
QUADRANT PROJECT MANAGEMENT SERVICES PTY LIMITED	125 282 279
QUANTUM WHOLESALE PTY LTD	100 453 834
QUATRO COMMUNICATIONS PTY LTD	125 242 784
RACSOMAIL PTY LTD	100 484 204
RAHMANI HOLDINGS PTY LTD	100 512 365
RAMKE CONSTRUCTION PTY LTD	092 742 035
REDLEK PTY LTD	006 752 094
RED RIVER CONSULTING PTY. LTD.	087 427 370
REDSUNG PTY. LIMITED	059 951 156
RED WHALE PTY LTD	119 563 834
REEF QUOTA INVESTMENTS PTY LTD	119 553 963

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<b>Name of Company</b>	<b>ACN</b>
REGENT ROAD ENTERPRISES PTY LTD	125 245 945
RENEWABLE UTILITIES (AUSTRALIA) PTY LTD	114 185 321
RESOURCE SERVICES GROUP PTY LTD	125 336 389
REST PROPERTIES PTY LTD	125 287 149
RETAIL LIQUOR INVESTMENTS PTY LTD	114 207 242
RGK DESIGN PTY. LTD.	087 428 420
RHEIN & HOLZ INVESTMENTS PTY LIMITED	092 702 782
RICHARD MEURIS ENTERPRISES PTY LTD	119 567 145
RICHBUILT PLUMBING PTY LTD	119 611 960
RICHWOOD CREEK PTY LTD	064 572 667
RIDDELL EARTHMOVING PTY LTD	119 550 908
RKH HOLDINGS PTY. LTD.	119 583 096
RK HOLDINGS (AUST) PTY LIMITED	125 283 614
ROBRUDON PTY LTD	100 463 367
ROBSHAZ PTY. LTD.	119 601 937
ROBYN MARTIN INVESTMENTS PTY LTD	114 156 679
RODNEY HUCKETT PTY LTD	119 604 643
ROMANOSKI INVESTMENTS PTY LTD	119 538 662
ROOKIE SPORTS PTY LTD	125 328 878
ROYAL EIGHT PTY LIMITED	125 295 981
RUBIN ENTERPRISES PTY LTD	096 703 123
RUSHMERE HOLDINGS PTY. LTD.	125 337 108
S.A.C. LAW PTY LTD	119 581 976
S. M. COLLEGE PTY LTD	114 156 142
S & S PAINTING & DECORATING PTY LTD	125 316 485
S-TRADE PTY LTD	114 199 763
SABSWING PTY. LIMITED	010 456 283
SALPOL COMMUNICATIONS PTY LTD	125 244 135
SAMCOR RUBBER STAMPS PTY. LTD.	073 930 462

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<b>Name of Company</b>	<b>ACN</b>
SAPDEK PTY. LTD.	125 313 322
SARBS TRANSPORT PTY LTD	125 322 929
SARTEVENS PTY LTD	119 615 002
SCIBILIA INVESTMENTS PTY. LTD.	100 474 637
SEAFOOD TECHNOLOGIES (AUSTRALIA) PTY. LIMITED	003 287 367
SEAFORTH FLOWERS PTY. LTD.	078 465 791
SERBIAN DIRECTORY PTY LTD	092 742 124
SEYMORE PTY. LTD.	108 948 205
SHARPER IMAGE MEDIA PTY. LTD.	092 692 263
SHIVAM MANAGEMENT SERVICES PTY LTD	125 260 077
SHOW TOW PTY LTD	119 581 725
SHWE-O PTY LTD	073 940 351
SIMONS KIOSK TRADING FAMILY CO. PTY LTD	114 117 323
SINO AUSTRALIA ENTERPRISES PTY LTD	125 317 820
SKATE FX PTY LTD	073 871 486
SKY START PLASTERING PTY LTD	125 242 202
SLATE PATTERN PAVING PTY LTD	100 471 798
SLICKCITY PTY LTD	092 710 908
SMASTERS PTY LTD	119 564 822
SN-SECURE PTY LTD	069 354 105
SOLAR SYSTEMS INTERNATIONAL (JV) PTY LTD	125 265 143
SOUTHEAST GAS & FUEL PTY LTD	051 927 774
SOUTHERN CROSS DEMOLITION PTY LTD	125 295 089
SOUTHERN TRADERS PTY LTD	087 432 282
SOUTH WEST & CO PTY LTD	125 271 347
SPARUN PTY. LIMITED	069 275 716
SPEEDWELL PERFORMANCE PTY LTD	119 600 681
SPSF PTY LIMITED	092 746 908
SPUDBAR FRANCHISING PTY. LTD.	104 633 267

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<b>Name of Company</b>	<b>ACN</b>
STANKARD PTY. LTD.	069 284 859
STARLIGHT RECYCLING PTY LTD	100 514 798
STAR PLASTER PTY LTD	078 482 550
STILLROOM AUSTRALIA PTY LTD	069 310 710
STOKOVY PTY LTD	119 548 319
STYLELINE SOLUTIONS PTY LTD	104 627 072
SUBWAY (ALBURY-LAV) PTY LTD	109 004 640
SUKUNDA PTY LTD	125 333 459
SUNDEV INVESTMENTS PTY. LIMITED	060 067 058
SUPERSAFE (QLD) NO2 PTY LTD	100 519 622
SWINGIN' PTY LTD	100 443 187
SYDNEY COMPUTER RECYCLERS PTY. LTD.	125 325 920
SYDNEY REO STEELFIXING PTY LTD	100 374 981
SYDNEY THERMAL SYSTEM PTY LTD	125 234 460
SYDNEY WEDDING CENTRE PTY LIMITED	082 561 233
SYNERGY INTERNATIONAL GROUP PTY LTD	125 282 000
SYNLOONG AUSTRALIA PTY. LTD.	125 309 266
SZEHON ENTERPRISE PTY LTD	125 048 026
T.C. BEIRNE CONSULTING SERVICES PTY. LTD.	051 929 483
T & A TASEV TRANSPORT PTY LTD	119 538 519
T & P GROUP CONCRETE PUMPING PTY LIMITED	100 486 119
T & V TELECOMMUNICATIONS PTY LTD	119 533 710
T'MUS ENTERPRISES PTY. LTD.	114 143 645
TALK24 PTY LTD	125 344 498
TASMAN SAILING PTY LTD	119 531 823
T C & N M HOLDINGS PTY LTD	114 130 193
TEAM FREEDOM PTY LTD	114 116 764
TE AROHA TAHI PTY LTD	114 111 965
TECH FALCON PTY. LTD.	125 243 138

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<b>Name of Company</b>	<b>ACN</b>
TEMPERATURE SENSORS AUSTRALIA PTY LTD	056 061 842
TENWORK PTY LTD	125 325 359
TETE PROPERTY SERVICES PTY. LTD.	108 998 741
THE CATCH (VIC) PTY LTD	114 149 843
THE CLICK-ON GROUP PTY. LTD	064 626 660
THE COMBINED MANAGEMENT HOLDINGS PTY. LIMITED	051 984 395
THE CUNNINGHAM GROUP PTY LTD	108 987 855
THE INNOVATION CORPORATION PTY LTD	119 631 346
THERMOPEUTIC FAR INFRARED PRODUCTS AUSTRALIA PTY LTD	114 107 210
THE SECOND HAND TYRE FACTORY PTY LTD	051 847 600
THINC SMART PTY LTD	119 620 996
THIRTEENTH ADORIE PTY. LTD.	007 401 792
THOMAS GROGAN PTY. LTD.	125 337 564
TIARA AUSTRALIA PTY LTD	125 292 551
TIGOBI PTY LTD	119 580 479
TIN SNIPS PTY LIMITED	119 547 214
TLG ENTERPRISES PTY LTD	104 660 693
TONY HARCOURT BUSINESS INVESTMENT GROUP PTY. LTD.	125 283 561
TORAL VISIONS PTY. LTD.	114 184 968
TRAINING VIDEOS PTY. LTD.	125 259 850
TRANSAT PTY LTD	060 002 137
TREE CARERS PTY LTD	113 926 426
TREEWIZZ PTY LTD	078 460 349
TREVCOMM VOICE DATA & ELECTRICAL PTY LTD	119 610 203
TRIDAMAR PTY LTD	114 164 948
TROPICADDY PTY LTD	125 229 932
TROYDENE PTY. LTD.	114 109 581
TRUE PATH FINANCIAL PLANNING PTY LTD	104 627 518
TSKE PTY LTD	125 317 286

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<b>Name of Company</b>	<b>ACN</b>
TUNNEL HILL ESTATE PTY LIMITED	100 502 529
TUPIPINE PTY. LIMITED	003 773 377
TWENTIETH STONEWASH PTY. LTD.	051 457 197
TWG TECHNOLOGIES PTY. LTD.	104 659 270
TWO WHEELS PTY LTD	119 612 323
UNICOM CORPORATION LTD	119 612 556
UNIPROX AUSTRALASIA PTY LTD	092 748 813
UNIVERSAL CIRCLE PTY LTD	119 441 600
UPM EMPLOYEE SHARE CO. PTY. LIMITED	064 607 254
URBAN PROJECTS (SA) PTY LTD	125 291 492
VALLEY DEMOLITION PTY LTD	114 154 648
VERN CONSULTING PTY LIMITED	125 313 288
VETRONE INVESTMENTS PTY LTD	109 013 961
VICTORIAN HORTICULTURAL SERVICES PTY LTD	100 453 932
VIEWNET PTY LTD	092 733 714
VIKKI TAN PTY. LTD.	082 520 741
VINANG PTY LTD	082 546 549
VINE CONSULTING PTY. LIMITED	069 303 439
VISION CORPORATE PTY. LTD.	007 523 408
VISIONS REPUBLIC PTY LTD	125 248 348
VL TRADING CO PTY LTD	125 297 850
V8 PROPERTY DEVELOPMENTS PTY LTD	108 975 042
W. FINN NOMINEES PTY LIMITED	087 478 484
WALID CO PTY LTD	092 704 571
WAN LI INTERNATIONAL TRADE PTY LTD	119 559 456
WB ENTERPRISES (AUST) PTY LIMITED	119 542 442
WEBIT ONLINE PTY LTD	125 331 115
WEDGETAIL AUSTRALIA HOLDINGS PTY LTD	109 015 698
WEEKEND SUPERSTAR PROMOTIONS PTY LTD	125 286 222

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<b>Name of Company</b>	<b>ACN</b>
WERRICK PTY. LTD.	100 484 222
WESTERN RAGE PTY LTD	082 537 531
WHYNOT NOMINEES PTY LTD	006 969 384
WILLIAMSDALE PTY. LTD.	069 286 004
WILLIAMTOWN INVESTMENTS PTY LTD	125 237 961
WINBEN PTY. LTD.	010 379 816
WISTAIN PTY. LIMITED	003 289 290
WLG CONSULTING PTY LTD	104 616 891
WONGA CHASE PTY LTD	082 555 306
WOOD CRAFT PTY. LTD.	005 434 079
WORLD FOOTBALL.COM.AU PTY LTD	092 701 347
WORLDWIDE MIGRATION AND EDUCATION NETWORK (WMEN) PTY. LTD.	108 968 467
WORLD WIDE PEST CONTROL PTY LTD	000 619 689
WWW.BOARDBAGS.COM.AU PTY LTD	119 553 418
XSSTOCK PTY LTD	109 016 499
XTREME MARKETING PTY LTD	114 180 880
YOKALL.COM PTY LTD	119 581 136
ZGHEIB & ACHI MEDICAL SERVICES PTY LTD	108 968 654
ZHAO ZHOU LIMIN PTY LTD	125 344 738
ZHENG YAFENG BALUSTRADING PTY LTD	125 269 856
108 GOWAN PTY LTD	114 108 860
22-24 CANBERRA TERRACE PTY LTD	108 944 458
47 KS PTY LTD	087 412 431

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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-fourth day of July 2009

Rosanne Bell

DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ACN</b>
A.C.N. 088 023 821 PTY LTD	088 023 821
A.C.N. 119 642 036 PTY LIMITED	119 642 036
AIRWAVE AIRCONDITIONING (GOLD COAST) PTY. LTD.	081 945 235
ANNECCI PTY LTD	000 580 192
AUSSIE VIC PLANT HIRE PTY LTD	099 386 599
AUSTRALIAN POWER EQUIPMENT PTY LTD	121 025 456
BALMANA MECHANICAL SERVICES PTY LIMITED	078 917 316
BC GAS INSTALLATIONS PTY LTD	101 257 934
BIG BANG CREATIONS PTY LTD	105 247 470
BIG IMAGE PTY LTD	082 091 941
BILL EXPRESS TECH PTY LTD	091 417 926
BSP TILING PTY LTD	119 859 442
BUGAL PTY. LTD.	100 354 845
CAPITAL ONE (AUSTRALIA) PTY LIMITED	108 674 586

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<b>Name of Company</b>	<b>ACN</b>
CENTRO FINANCIAL SYNERGY GROUP PTY. LTD.	099 980 346
CHIMAERA MEDIA GROUP PTY. LTD.	080 482 140
CLICKAPRINTER AUSTRALIA PTY LTD	114 313 503
CONTEMPORARY CHAIR INTERNATIONAL PTY LTD	109 907 315
CYNROSS PTY LTD	002 804 784
D & R EMPLOYMENT SERVICES PTY LIMITED	116 010 354
DANENLIV PTY LTD	124 090 446
DEBEDS PTY LTD	123 499 310
DELUX CLEANING SERVICES PTY LTD	119 201 946
DEMCY INDUSTRIES PTY. LIMITED	057 653 451
DOMINO HIRE PTY. LTD.	057 103 732
ENVIRO CARE PTY LTD	112 225 537
EXPRESS CRM PTY LTD	091 410 918
EXPRESS PAY PTY LTD	114 235 433
EZIPIN AUSTRALIA PTY LTD	100 681 838
EZIPIN GROUP PTY LTD	094 878 421
FIORELLI & SONS PTY LTD	102 612 733
FRESHLINE TRADING PTY LTD	116 202 807
FRESH ON MELBOURNE PTY LTD	121 860 660
FRUITFIELDS PTY LTD	116 140 580
GAETE HOLDINGS PTY LTD	003 167 208
GEORGE GRANT PTY LTD	092 149 856
GIBBS CONSTRUCTIONS PTY. LTD.	081 351 260
GIUSEPPE NOMINEES PTY. LTD.	007 771 486
GUTTERPRO PTY LTD	127 710 392
HARLER CONSULTING PTY LTD	066 205 196
HARMER PAINTING PTY LIMITED	098 572 840
HIL MANAGEMENT PTY LTD	010 151 792
INDUSTRIAL AND COMMERCIAL FINANCE CORPORATION PTY. LTD.	098 358 626

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<b>Name of Company</b>	<b>ACN</b>
J. D. SERVICES PTY LTD	079 576 944
J & C AUSTRALIA PTY LIMITED	086 943 302
JAMEISON WOODS PTY. LTD.	088 725 642
JAMES MILLER & COMPANY PROPRIETARY LIMITED	004 048 971
JET MARKETING & CONSULTING PTY LTD	123 137 164
J MILLER HAULAGE PTY LTD	074 621 346
JUELLE PTY LTD	001 965 484
K.J.A. AND ASSOCIATES PTY. LIMITED	054 036 663
KESLEAH PTY LTD	085 102 754
KIKKAI PRODUCT MANAGEMENT PTY LTD	103 610 180
LIFESTYLE TECHNOLOGY GROUP PTY. LTD.	098 159 990
MALBAR SERVICES PTY LTD	083 330 278
MALI (AUSTRALIA) PTY LTD	081 898 731
MARAVY PTY LTD	103 929 282
MBA LOGISTICS PTY. LTD.	125 686 786
MEGA CAFE PTY. LTD.	115 436 747
MERLO AUSTRALIA PTY. LIMITED	056 576 535
MERLO WHOLESALE PTY LTD	002 681 629
MOBILE EFT PLUS PTY LTD	114 663 900
MUSICFOCUS FRANCHISING PTY LTD	108 295 889
ORANGE TREE HOLDINGS PTY LTD	103 821 692
P & T FITZGERALD ADVANCE PAINTING SERVICES PTY. LTD	063 454 562
PLASTER SPECIALISTS PTY LTD	075 480 321
POD TV PTY LTD	099 092 403
POWERHOUSE CONCEPTS PTY LTD	106 222 646
PUBLIC MEDIA PTY LTD	107 660 220
PULSE NITECLUB PTY LTD	114 862 743
QUALITY ROOFING SYSTEMS PTY LTD	105 217 187
RECEIVABLES MANAGEMENT (ACQUISITIONS) PTY LTD	102 342 718

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<b>Name of Company</b>	<b>ACN</b>
REES INGOLD PTY LTD	107 139 122
REGENT MAGAZINES PTY LTD	121 016 877
RIOTCHEE PTY LTD	109 112 932
RIVER FRUITS PTY LTD	107 760 092
RMG ACQUISITIONS PTY LTD	103 197 726
ROCKHARD CONCRETE PUMPING PTY LTD	100 548 481
SANCHAD PTY LTD	116 448 107
SEASCOPE BUILDING PTY. LTD.	112 628 565
SEMAPHORE MEDICAL CENTRE PTY LTD	080 444 819
SMART PLUMBING & GASFITTING PTY LTD	094 940 940
SNOWONDER PTY LIMITED	092 032 945
SOBEY CO. PTY. LTD.	008 054 975
SPOTLESS PROPERTY MAINTENANCE SERVICES PTY LTD	090 833 757
STARRATE PTY. LIMITED	073 967 807
STEVEN'S BY THE BAY PTY LTD	112 155 147
SUPA COMMUNICATIONS PTY LTD	095 503 674
TDHD PTY LTD	001 555 237
THE LOGGED ON GROUP PTY LTD	128 267 916
THE OYSTER SHELL RESTAURANT PTY LTD	094 575 578
THE SHELLDALE CORPORATION PTY LTD	001 981 808
TREENCO PTY LTD	082 435 096
TWOZERONINE CORPORATION PTY LIMITED	108 033 281
UNIQUE BUSINESS PTY LTD	130 206 558
VARANGIAN PTY. LTD.	010 278 789
VILLAZON SERVICES PTY LTD	108 547 593
V R AIRCOND PTY LTD	092 404 263
W. CHAVEZ TRANSPORT PTY LIMITED	104 050 240
WINMARLEY PROPERTIES PTY LTD	008 738 823
WORLD WIDE BUILDING SERVICES PTY LTD	096 867 024

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

XIP MEDIA PTY LTD

105 134 361

YENS TRANSPORT PTY LIMITED

095 586 093

YOU AND I GET TOGETHER PTY LTD

118 394 773

CORPORATIONS ACT 2001

Subsection 601CC(4)

Notice is hereby given that the names of the registered Australian bodies mentioned below have been struck off the register.

Dated this twenty-fourth day of July 2009

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

THE AUSTRALIAN BAZADAIS CATTLE SOCIETY INC.

108 910 229

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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-fourth day of July 2009

Rosanne Bell

DELEGATE OF

THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

<b>Name of Company</b>	<b>ARBN</b>
BEAR STEARNS HONG KONG LIMITED	111 702 937
C-DAX SYSTEMS AUSTRALIA LIMITED	080 977 877
CHRISTCHURCH SIGHT & SOUND LIMITED	121 031 123
FLOOR PTY. LTD.	128 505 724
FOUNDRY NETWORKS, LLC	094 044 809
FREESTYLE SLIDES, INC.	125 423 190
GODEL CAPITAL LLC	097 905 836
HANLON TRADING LIMITED	112 036 334
HT HTG AUSTRALIEN 1 BETEILIGUNGS GMBH	127 971 288
THE FIJI EXPORT APPAREL AND MANUFACTURING LIMITED	105 340 163

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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.

**ALBURY WODONGA COMMUNITY MEDIA LTD** ACN 133 396 362 will change to a proprietary company limited by shares. The new name will be ALBURY WODONGA COMMUNITY MEDIA PTY LTD ACN 133 396 362.

**BMAX ASSET MANAGEMENT LIMITED** ACN 123 607 741 will change to a proprietary company limited by shares. The new name will be BMAX ASSET MANAGEMENT PTY LTD ACN 123 607 741.

**CARDIA BIOPLASTICS (AUSTRALIA) LIMITED** ACN 102 302 134 will change to a proprietary company limited by shares. The new name will be CARDIA BIOPLASTICS (AUSTRALIA) PTY LTD ACN 102 302 134.

**CH4 GAS LIMITED** ACN 106 565 440 will change to a proprietary company limited by shares. The new name will be CH4 GAS PTY LTD ACN 106 565 440.

**COPPERART HOLDINGS LIMITED** ACN 065 345 968 will change to a proprietary company limited by shares. The new name will be COPPERART HOLDINGS PTY LIMITED ACN 065 345 968.

**FORESTERS COMMUNITY FINANCE LTD** ACN 087 649 296 will change to a public company limited by shares.

**MACQUARIE CPS MANAGEMENT LIMITED** ACN 131 311 021 will change to a proprietary company limited by shares. The new name will be MACQUARIE CPS MANAGEMENT PTY LIMITED ACN 131 311 021.

**FOUNDATION DIANE LIMITED** ACN 127 971 537 will change to a proprietary company limited by shares. The new name will be FOUNDATION DIANE PTY LIMITED ACN 127 971 537.

**SAS GLOBAL LIMITED** ACN 088 999 857 will change to a proprietary company limited by shares. The new name will be SAS GLOBAL PTY LTD ACN 088 999 857.

**MAGPIE RIDGE LTD** ACN 093 886 287 will change to a proprietary company limited by shares. The new name will be MAGPIE RIDGE PTY LTD ACN 093 886 287.

**VODAFONE AUSTRALIA LIMITED** ACN 056 161 043 will change to a proprietary company limited by shares. The new name will be VODAFONE AUSTRALIA PTY LIMITED ACN 056 161 043.

**SIP SUPER PTY LTD** ACN 064 490 795 will change to a public company limited by shares. The new name will be ASTERON GROUP LIMITED ACN 064 490 795.