



ASIC

Australian Securities &
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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 or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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08-00602

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to Perpetual Investment Management Limited ACN 000 866 535 (*PIML*) as responsible entity of the Perpetual Rail Fund ARSN 111 413 837 (*Fund*) in the case set out in the Schedule until 23 August 2008 as if section 601FL of the Act were modified or varied as follows:

1. omit from subsection (1) all the text after the word “it” and substitute:
“must either:
 - (a) call a members' meeting to explain its reasons for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or
 - (b) if there is only one member of the scheme, propose that a company (*proposed responsible entity*) be appointed as the new responsible entity in accordance with subsection (1A).”; and
2. after subsection (1), insert:
“(1A) The responsible entity may propose to retire and be replaced by the proposed responsible entity if:
 - (a) each and every member of the scheme provides their consent in writing to the proposed responsible entity becoming the responsible entity; and
 - (b) the proposed responsible entity provides its consent in writing to become the new responsible entity of the scheme; and
 - (c) as soon as practicable and in any event within 2 business days after the consent in writing referred to in paragraph (b) is given, the responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and
 - (d) if the responsible entity does not lodge the notice required at paragraph (c), the proposed responsible entity may lodge that notice; and
 - (e) ASIC must comply with the notice when it is lodged.”.

Schedule

Where:

1. RBC Dexia Investor Services Australia Nominees Pty Ltd ACN 097 125 123 is the only member of the Fund; and
2. All interests in the Fund were issued in circumstances that did not require PIML to issue a disclosure document or Product Disclosure Statement under the Act; and

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3. PIML retires as the responsible entity of the Fund and WHTM Capital Management Limited ACN 082 494 362 (**WHTM**) is appointed as the Fund's new responsible entity; and
4. No fees and charges are to be paid by the Fund (other than fees paid to ASIC) in relation to the retirement of PIML and the appointment of WHTM as the responsible entity of the Fund.

Dated this 23rd day of July 2008



Signed by Olivia Wu
as delegate of the Australian Securities and Investments Commission

08-00609

**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 in Schedule B as if section 1019A of the Act were modified or varied by:

1. in subsection (1) omit "Subject to subsection (2)", substitute "Subject to subsections (2) and (2A)",; and
2. after subsection (2) insert:

"(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

Australand Property Limited ACN 105 462 137 (*APL*) in its capacity as the responsible entity of the Australand Property Trust ARSN 106 680 424 (*APT*) and Australand Investments Limited ACN 086 673 092 (*AIL*) in its capacity as responsible entity of Australand Property Trust No.4 ARSN 108 254 413 (*APT4*) and Australand Property Trust No.5 ARSN 108 254 771 (*APT5*).

Schedule B

An offer of Australand stapled securities to Australand stapled security holders on the terms announced to ASX Limited on or about 28 July 2008.

Interpretation

In this instrument:

Australand stapled security means an interest in APT, an interest in APT4, an interest in APT5 and a share in Australand Holdings Limited ACN 008 443 696 which, under the terms on which each is to be traded, must only be transferred together.

Australian stapled security holder means a person who holds an Australand stapled security.

Dated this 25th day of July 2008



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

08-00610

**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 financial products that must, under the terms on which the financial products are to be traded, be transferred together; 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

Australand Holdings Limited ACN 008 443 696 (*Company*), Australand Property Limited ACN 105 462 137 in its capacity as the responsible entity of the Australand Property Trust ARSN 106 680 424 (*APT*) and Australand Investments Limited ACN 086 673 092 in its capacity as responsible entity of Australand Property Trust No.4 ARSN 108 254 413 (*APT4*) and Australand Property Trust No.5 ARSN 108 254 771 (*APT5*).

Schedule B

Dealing with the application money paid to acquire shares in the Company and interests in APT, APT4 and APT5 where, under the terms on which those shares and interests are to be traded, they must only be transferred together.

Dated this 25th day of July 2008



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

08-00611

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

Under paragraphs 741(1)(b) and 1020F(1)(c) of the *Corporations Act 2001* the Australian Securities and Investments Commission ("**ASIC**") declares that Chapter 6D and Part 7.9 applies to the persons specified in Schedule A in the case referred to in Schedule B as though section 9A were varied or modified as follows:

(a) by omitting section 9A and substituting:

"9A(1) A **rights issue** is an offer of a body's securities for issue in respect of which the following conditions are met:

- (a) the securities being offered for issue are in a particular class;
- (b) either:
 - (i) the offer is made to every person who holds eligible securities in that class to issue them, or their assignee, with the percentage of the securities to be issued that is the same as the percentage of the eligible securities in that class that they hold before the offer; or
 - (ii) if the conditions in subsection (3) are met — such an offer is made to:
 - (A) every person with a registered address in Australia or New Zealand; and
 - (B) every other person (if any) with a registered address outside Australia and New Zealand to whom the body decides to make offers,

who holds eligible securities in that class;

(c) the terms of each offer are the same.

Note: Paragraph (b) covers offers made to persons because they hold securities in the relevant class. It does not cover offers made to persons in some other capacity, for example, because they hold securities which are convertible into securities in the relevant class. Accordingly, these other offers do not affect whether the conditions in paragraph (b) or (c) are met.

(2) A **rights issue** is an offer of interests in a managed investment scheme for issue in respect of which the following conditions are met:

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- (a) the interests being offered for issue are in a particular class;
- (b) either:
 - (i) the offer is made to every person who holds eligible interests in that class to issue them, or their assignee, with the percentage of the interests to be issued that is the same as the percentage of the eligible interests in that class that they hold before the offer; or
 - (ii) if the conditions in subsection (3) are met — such an offer is made to:
 - (A) every person with a registered address in Australia or New Zealand; and
 - (B) every other person (if any) with a registered address outside Australia and New Zealand to whom the responsible entity decides to make offers,who holds eligible interests in that class;
- (c) the terms of each offer are the same.

Note: Paragraph (b) covers offers made to persons because they hold interests in the relevant class. It does not cover offers made to persons in some other capacity, for example, because they hold financial products which are convertible into interests in the relevant class. Accordingly, these other offers do not affect whether the conditions in paragraph (b) or (c) are met.

- (3) The conditions in this subsection are met if:
 - (a) the body or responsible entity (as the case requires) decides that it is unreasonable to offer securities or interests (as the case requires) for issue to persons (the *non-residents*) with a registered address in a place outside Australia or New Zealand, after taking into account the following matters:
 - (i) the number of non-residents, in that place, to whom offers would otherwise be made;
 - (ii) the number and value of the securities or interests that would otherwise be offered for issue;
 - (iii) the cost of complying with the laws, and any requirements of any regulatory authority, of the place where the securities or

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interests would otherwise be offered for issue; and

- (b) the body or responsible entity:
 - (i) sends details of the offer to each non-resident in that place; and
 - (ii) advises each non-resident in that place that the non-resident will not be offered the securities or interests; and
- (c) if the invitation to apply for, or the right to be issued with, the securities or interests is able to be assigned — the body or responsible entity:
 - (i) advises each non-resident in that place that a process will be conducted under which the securities or interests that would otherwise have been offered to the non-resident, or the invitations to apply for or rights to be issued with the securities or interests, will be offered for issue or sale to other persons; and
 - (ii) advises each non-resident of the main features of the process; and
 - (iii) advises each non-resident that they will be sent any net proceeds to which they are entitled from the issue or sale of the securities, interests, invitations or rights under the process.

Note: Paragraph (c) has no application where the invitation to apply for, or the right to be issued with, the securities or interests is not able to be assigned. In such a case, there is no failure to meet the conditions in this subsection merely because the body or responsible entity decides to conduct a process of the kind described in that paragraph, whether in whole or in part.

- (4) For the purpose of determining whether an offer of a body's securities or an offer of interests in a managed investment scheme (as the case requires) satisfies the conditions in subsection (1) or (2), disregard the following matters:
 - (a) some or all persons who are offered securities or interests as an exempt investor may:
 - (i) receive the offer before other persons to whom offers are made; or
 - (ii) be given a period of time to accept the offer which is less than the period of time given to other persons to whom offers are

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made;

- (b) the securities or interests may be issued to a person as an exempt investor before securities or interests are issued to other persons under the offer, provided that any such issue to an exempt investor occurs no earlier than 2 months before the issue of securities or interests to other persons who are not exempt investors;
 - (c) in relation to any securities or interests offered to but not accepted by some or all of the persons to whom the offers were first made:
 - (i) processes are conducted at different times under which the securities or interests, or the invitations to apply for or rights to be issued with those securities or interests, are offered for issue or sale to exempt investors; and
 - (ii) payments are made at different times of any net proceeds of issues or sales under those processes to the persons to whom the securities, interests, invitations or rights were first offered;
 - (d) an offer made in the circumstance referred to in paragraph 708AA(13)(a) or 1012DAA(13)(a);
 - (e) the rounding up or down of the number of securities or interests offered to a person to a whole number.
- (5) For the purposes of this section:
- (a) **exempt investor** means a person:
 - (i) offered securities in circumstances that do not need disclosure under Part 6D.2 because of subsections 708(8) to (12); or
 - (ii) offered interests as a wholesale client (as defined in section 761G);

process, in relation to an offer of securities or interests or invitations to apply for or rights to be issued with the securities or interests, includes:

- (a) the appointment of a nominee:
 - (i) to whom the securities, interests, invitations or rights are issued;
 - (ii) who sells the securities, interests, invitations or rights; and
- (b) persons or classes of persons being invited to make offers to acquire:
 - (i) the securities or interests;

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- (ii) the invitations or rights on the condition that an application is made under the invitation or the rights are exercised;

Note: The issue and sale of securities or interests under the terms of an offer referred to in section 615 is a process for the purposes of this section.

- (b) a reference to an offer of securities or interests includes a reference to an invitation to apply for the issue of securities or interests;
- (c) a reference to accepting an offer of securities or interests includes a reference to making an application for the securities or interests;
- (d) *eligible securities* means a security which is a component of a stapled security;
- (e) *eligible interests* means an interest in a managed investment scheme which is a component of a stapled security; and
- (f) *stapled security* means two or more financial products where under the terms on which they are to be traded, they must be traded together.

Schedule A

The Australand Property Group, comprising of:

1. Australand Holdings Limited ACN 008 443 696 (*AHL*);
2. Australand Property Limited ACN 105 462 137 (*APL*) in its capacity as the responsible entity of the Australand Property Trust ARSN 106 680 424 (*APT*); and
3. Australand Investments Limited ACN 086 673 092 (*AIL*) in its capacity as responsible entity of both:
 - (i) Australand Property Trust No.4 ARSN 108 254 413 (*APT4*); and
 - (ii) Australand Property Trust No.5 ARSN 108 254 771 (*APT5*).

Schedule B

Where:

- (a) A pro-rata offer of Australand stapled securities is made by the Australand Property Group to Australand stapled security holders under a rights issue (as announced to the ASX on or about 28 July 2008), for the issue of one

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new Australand stapled security for each Australand stapled security held by the holder as at the Record Date (*Offer*);

- (b) The Offer is not made to the cross-holders in respect of interests they hold in APT4 and in APT5 that are not component parts of Australand stapled securities;
- (c) The cross-holders unanimously consent in writing to be excluded from the Offer.

Interpretation

In this instrument

ASX means ASX Limited ACN 008 624 691.

Australand stapled security means an interest in APT, an interest in APT4, an interest in APT5 and a share in AHL, which, under the terms on which each is to be traded, must only be transferred together.

cross-holders means AHL and wholly-owned subsidiaries of AHL.

Record Date means 31 July 2008.

Dated this 25th day of July 2008



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

08-00612

**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 applies in relation to the person specified in Schedule A in the case specified in Schedule B as if item 10 of section 611 of the Act were varied or modified as follows:

1. by omitting paragraph (b) and substituting:

"(b) offers are made to every person who holds securities in that class (other than persons who have consented in writing to be excluded from the offer) to issue them with the percentage of securities to be issued that is the same as the percentage of the securities in that class (other than the securities held by persons who have consented in writing to be excluded from the offer) that they hold before the issue;"

2. in paragraph (e) inserting after the word "same":

", other than to the extent that the offer and issue of securities to some or all persons who are professional investors or wholesale clients, or professional investors or wholesale clients for whom the person holds securities, occurs earlier than the offer and issue of securities to other persons".

Schedule A

CapitaLand Limited, a body corporate incorporated under the laws of Singapore, and its related bodies corporate, and Temasek Holdings (Pte) Limited, a body corporate incorporated under the laws of Singapore, and its related bodies corporate.

Schedule B

Where:

- (a) Each CapitaLand Subsidiary is offered a pro-rata issue of Australand stapled securities that reflects its holding of Australand stapled securities as at the date of this instrument and only acquires Australand stapled securities up to its pro-rata entitlement under the Offer;
- (b) During the Relevant Period, the CapitaLand Subsidiaries do not exercise their voting power in excess of CapitaLand's 54.2% holding of the total number of Australand stapled securities on issue as at the date of this instrument;
- (c) During the Relevant Period, no Corporate Event occurs except:

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- (a) where such an event is requisitioned by holders of Australand stapled securities in accordance with the Act; and
- (b) where an event described in (a) above occurs, Australand discloses in the notice of meeting:
 - (i) the size of the relevant interest held by CapitaLand in Australand stapled securities as at the date of the notice of meeting; and
 - (ii) the effect of this instrument; and
- (d) The Offer excludes Cross-Holders;
- (e) The Offer is made to holders of Australand stapled securities that are professional investors before it is offered to remaining holders of Australand stapled securities.

Interpretation

In this instrument

AHL means Australand Holdings Limited ACN 008 443 696.

AIL means Australand Investments Limited ACN 086 673 092 in its capacity as responsible entity of both APT4 and APT5.

APL means Australand Property Limited ACN 105 462 137 in its capacity as the responsible entity of APT.

APT means Australand Property Trust ARSN 106 680 424.

APT4 means Australand Property Trust No.4 ARSN 108 254 413.

APT5 means Australand Property Trust No.5 ARSN 108 254 771.

Australand means the Australand Property Group, comprising AHL, AIL and APL.

Australand stapled securities means an interest in APT, an interest in APT4, an interest in APT5 and a share in AHL, which, under the terms on which each is to be traded, must only be transferred together.

CapitaLand Subsidiaries means Ausprop Holdings Limited ARBN 107 063 169 and Austvale Holdings Limited ARBN 107 063 276.

Corporate Event means any event that requires the gathering of members of Australand for the purpose of conducting a members' vote.

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Cross-Holders means AHL and wholly-owned subsidiaries of AHL.

Offer means a pro-rata offer of Australand stapled securities to be made by Australand to holders of Australand stapled securities under a rights issue (as announced to ASX Limited ACN 008 624 691 on or about 28 July 2008) of one new Australand stapled security for each Australand stapled security held by the holder as at the Record Date.

Record Date means 31 July 2008.

Relevant Period means the period commencing on the issue of Australand stapled securities to professional investors pursuant to the Offer and expiring on the issue of Australand stapled securities to all other investors under the Rights Offer, which in any event cannot exceed 16 business days.

wholesale client has the same meaning as given by section 761G(4) of the Act.

Dated this 25th day of July 2008



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

08-00613

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 601QA(1)(b) and 601QA(1)(a) -
Declaration 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 persons specified in Schedule A in the case set out in Schedule C 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) omit subsection (3), substitute:
 - "(3) The responsible entity may set the issue price of interests where all of the following apply:
 - (a) the responsible entity offers interests:
 - (i) to persons who are members of the scheme and who hold eligible interests on a date not more than 20 business days before the date of the offer, except for those foreign members (if any) it has excluded under subsection (11); and
 - (ii) in proportion to the value of each member's eligible interests in the scheme at that date (subject to paragraph (e), interests offered to, but not acquired by, members may be issued to other persons);
 - (b) all the interests offered are in the same class;
 - (c) the price of all interests offered is the same;
 - (d) the amount by which the price of an interest is less than the amount that would otherwise apply under the constitution does not exceed a relevant maximum percentage specified in the constitution;
 - (e) the responsible entity offers the interests to the members who hold eligible interests at substantially the same time, other than to the extent that the offer of interests to some or all members who are wholesale clients occurs earlier than the offer of interests to other members;

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- (f) the responsible entity only issues interests to its associates as members of the scheme or, in the case where the interests are in a class of interests that are quoted on the financial market of ASX or an approved foreign market in accordance with subsection (12A)."; and
- (b) in paragraph (9)(a) omit "paragraphs (3)(f), (4)(a), (4)(d), (5)(e) and (8)(a) and (8)(b)" and substitute "paragraphs (3)(d), (4)(a), (4)(d), (5)(e) and (8)(a) and (8)(b)"; and
- (c) in paragraph (9)(aa) omit "paragraphs (2)(a) and (3)(h)" and substitute "paragraphs (2)(a) and (3)(f)"; and
- (d) in subsection (13), after the definition of *ASX*, insert:
- "*eligible interest* means an interest in the scheme which is a component part of a stapled security."
- (e) in subsection (13), after the definition of *stapled security*, insert:
- "*wholesale client* has the same meaning as given by 761G."
2. Under paragraph 601QA(1)(a) of the Act, ASIC exempts the persons specified in Schedule A from paragraph 601FC(1)(d) of the Act in the case set out in Schedule C to the extent that it would prevent the persons from offering interests to members who are wholesale clients earlier than the offer of interests to other members or requiring acceptance of those offers from members who are wholesale clients earlier than the acceptance of interests from other members.
3. Under paragraph 601QA(1)(a) of the Act, ASIC exempts the person specified in Schedule B from paragraph 601FC(1)(d) of the Act in the case set out in Schedule C to the extent that it would prevent the person from dealing with some members of Australand Property Trust No.4 ARSN 108 254 413 (*APT4*) and Australand Property Trust No.5 ARSN 108 254 771 (*APT5*) in the way described in paragraph (a) of Schedule D and on the condition specified in paragraph (b) of Schedule D.

Schedule A

Australand Property Limited ACN 105 462 137 (*APL*) in its capacity as the responsible entity of Australand Property Trust ARSN 106 680 424 (*APT*) and Australand Investments Limited ACN 086 673 092 (*AIL*) in its capacity as the responsible entity of APT4 and APT5.

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Schedule B

AIL in its capacity as the responsible entity of APT4 and APT5.

Schedule C

An offer (*Offer*) of Australand stapled securities to Australand stapled security holders on the terms announced to ASX Limited on or about 28 July 2008.

Schedule D

- (a) Not making the Offer to Australand Holdings Limited ACN 008 443 696 (*AHL*) and any of its subsidiaries (together the *cross-holders*) to the extent they hold interests (*cross-holdings*) in either or both of APT4 and APT5 which are not component parts of Australand stapled securities.
- (b) Before the first offer is made under the Offer:
 - (i) the cross-holders have given their consent in writing to being treated unequally by AIL in its capacity as the responsible entity of APT4 and APT5 by AIL not making the Offer to the cross-holders in respect of their cross-holdings; and
 - (c) a copy of the written consents have been given to ASIC.

Interpretation

In this instrument:

Australand stapled security means an interest in APT, an interest in APT4, an interest in APT5 and a share in AHL which, under the terms on which each is to be traded, must only be transferred together.

Australand stapled security holder means a person who holds an Australand stapled security.

wholesale clients has the same meaning given by section 761G of the Act.

Dated this 25th day of July 2008



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

08-00614

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 601CK(7) – Declaration**

Under subsection 601CK(7) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that section 601CK of the Act does not apply to iShares Trust ARBN 125 632 411 (*iShares Trust*) and iShares, Inc. ARBN 125 632 279 (*iShares Inc*) in respect of a calendar year ending between 31 December 2007 and 31 December 2011 inclusive (each a *relevant calendar year*) in the case specified in the Schedule.

Schedule

Where:

1. in respect of a particular relevant calendar year, iShares Trust in respect of each of the iShares Trust Funds, and iShares Inc in respect of each of the iShares Inc Funds, lodges or causes to be lodged with ASIC a copy of the:
 - (a) balance sheet made up to the end of the Fund's last financial year; and
 - (b) profit and loss statement for the Fund's last financial year; and
 - (c) cash flow statement for the Fund's last financial year (collectively, *Foreign Reports*),
within one of the following periods:
 - (d) if the relevant calendar year ended 31 December 2007 (*2007 calendar year*), on or before 31 July 2008; or
 - (e) if the first financial year of the Fund ends within the 3 months prior to the end of the relevant calendar year (and this first financial year is no longer than 12 months), 3 months after the end of the Fund's first financial year; or
 - (f) otherwise, for relevant calendar years after the 2007 calendar year, at least once every calendar year and at intervals of not more than 15 months; and
 2. the balance sheet and profit and loss statement for a Fund are in such form and containing such particulars and including copies of such documents as iShares Trust or iShares Inc (as the case may be) is required to prepare for the Fund under the applicable United States federal and state law at the time of preparation, together with a statement in writing signed by a director or secretary of iShares Trust or iShares Inc (as the case may be) or by a secretary or director of a local agent of iShares Trust or iShares Inc (as the case may be) verifying that the copies are true copies of the documents so required; and
 3. the cash flow statement for a Fund is prepared in the form, containing the particulars and including the documents that the Fund would have been required to prepare if the Fund was a public company incorporated under the Act, but is not required to be audited; and
 4. investors (wherever located) in each of the Funds have no claim on the assets of any other of the Funds or iShares Trust or iShares Inc; and
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5. iShares Trust and iShares Inc only conduct financial activity in this jurisdiction that is required in order to maintain their listing on the ASX and the quotation of the Funds on the ASX or that is the issue of shares to a person pursuant to an offer that does not require disclosure to investors by reason of subsections 708(8), (10) or (11) of the Act; and
6. for the purposes of complying with subsections 601CK(9) and (10), iShares Trust and iShares Inc each lodge or cause to be lodged with ASIC each calendar year a return which is:
 - (a) in the prescribed form;
 - (b) made up to:
 - (i) for the 2007 calendar year, 31 December 2007; and
 - (ii) otherwise, 31 March of the relevant calendar year; and
 - (c) lodged with ASIC:
 - (i) for the 2007 calendar year and the calendar year ending 31 December 2008, by 31 July 2008;
 - (ii) otherwise, by 30 April of the relevant calendar year; or
 - (iii) such period as ASIC, in special circumstances, allows.

Interpretation

In this instrument:

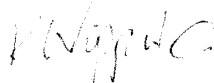
ASX means the financial market operated by ASX Limited ACN 008 624 691.

Fund means any of the iShares Trust Funds and the iShares Inc Funds.

iShares Inc Fund means in respect of a particular relevant calendar year, each class of shares in iShares Inc that is quoted on the ASX for any part of the relevant calendar year.

iShares Trust Fund means in respect of a particular relevant calendar year, each class of shares in iShares Trust that is quoted on the ASX for any part of the relevant calendar year.

Dated this 28th day of July 2008



Signed by Roslyn Nippita
as a delegate of the Australian Securities and Investments Commission

08-00615

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

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

Schedule A

AMT Management Limited ACN 078 953 607 (the *Responsible Entity*) as responsible entity of the Airport Motorway Trust ARSN 092 587 892 (the *Scheme*)

Schedule B

1. The only members of the Scheme are:
 - (a) Sydney Roads Management Limited ACN 078 327 983 as responsible entity for the Sydney Roads Trust ARSN 119 766 540; and
 - (b) National Nominees Limited ACN 004 278 899 as custodian for UniSuper Limited ACN 006 027 121; and
 - (c) J.P. Morgan Nominees Australia Limited ACN 002 899 961 as nominee for JPMorgan Chase Bank, National Association ARBN 074 112 011 (*JPM*), where JPM is acting in its capacity as custodian for Industry Funds Management (Nominees) Limited ACN 003 969 891 (*IFM*) and IFM is acting in its capacity as trustee of the IFM Infrastructure Funds; and
 - (d) IFM as trustee of the IFM Infrastructure Funds; and
 - (e) UniSuper Limited ACN 006 027 121 as trustee of the UniSuper Trust.
2. All interests in the Scheme were issued in circumstances that did not require the Responsible Entity to issue a disclosure document or Product Disclosure Statement under the Act.

Dated this 30th day of July 2008



Signed by Olivia Wu
as a delegate of the Australian Securities and Investments Commission

08-00616

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

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

1. omit paragraph 601FC(1)(c) and substitute:
 - “(c) act in the best interests of the members (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest) and, if there is a conflict between the members’ interests and the interests of the responsible entity, give priority to the members’ interests; and”;
 - and
 2. omit paragraph 601FC(1)(e) and substitute:
 - “(e) not make use of information acquired through being the responsible entity in order to:
 - (i) gain an improper advantage for itself or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest); and ”;
 3. omit paragraph 601FD(1)(c), 601FD(1)(d) and 601FD(1)(e) and substitute:
 - “(c) act in the best interests of the members (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest) and, if there is a conflict between the members’ interests and the interests of the responsible entity, give priority to the members’ interests; and
 - (d) not make use of information acquired through being an officer of the responsible entity in order to:
 - (i) gain an improper advantage for the officer or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest); and
 - (e) not make improper use of their position as an officer to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in
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each of the schemes is a component part of a stapled interest); and”;
and

4. omit paragraphs 601FE(1)(a) and 601FE(1)(b) and substitute:
 - “(a) make use of information acquired through being an employee of the responsible entity in order to:
 - (i) gain an improper advantage for the employee or another person; or
 - (ii) cause detriment to the members of the scheme (having regard to both their interests as holders of interests in the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest); or
 - (b) make improper use of their position as an employee to gain, directly or indirectly, an advantage for themselves or for any other person or to cause detriment to the members of the scheme (having regard to both their interests as holders of interests in a the scheme and their interests as holders of interests in other registered schemes, where an interest in each of the schemes is a component part of a stapled interest).”; and
5. after subsection 601GAA(9) as notionally inserted into Chapter 5C by ASIC Class Order [CO 05/26], insert:
 - “(9A) The responsible entity may set the issue price of interests in the scheme that are components of stapled securities where all of the following apply:
 - (a) the constitution makes provision for the issue price of stapled securities;
 - (b) the constitution provides that the responsible entity may allocate a proportion of the issue price of the stapled securities to the interests;
 - (c) the stapled securities are issued at a price, or in accordance with a formula or method that is to be used to calculate the issue price of stapled securities, which is set out in the scheme’s constitution;
 - (d) the responsible entity allocates a proportion of the issue price of the stapled securities to the interests in accordance with the constitution.”; and
6. insert after subsection 208(2) of the Act as notionally inserted by section 601LC:
 - “(2A) Member approval is not required for the giving of a benefit and the benefit need not be given within 15 months if:
 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme; or

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- (ii) could endanger the scheme property; and
- (b) each of the interests in the scheme are components of stapled interests, together with interests in another registered scheme (*stapled scheme*); and
- (c) the benefit is given by:
 - (i) the responsible entity of the scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
- (d) the benefit is given to the registered scheme, the stapled scheme or an entity wholly owned by either the registered scheme or the stapled scheme.

(2B) For the purposes of this section:

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

7. after section 601PC insert:

“601PD For the purposes of this Chapter:

stapled interests means interests in two or more registered schemes where:

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

Schedule A

Stockland Capital Partners Limited ACN 078 081 722 (the *RE*) in its capacity as the responsible entity of the following:

- (a) Stockland Holding Trust No.2 ARSN 132 129 134 (*Fund 1*); and
 - (b) Stockland Direct Office Trust No.3 ARSN 124 439 925 (*Fund 2*).
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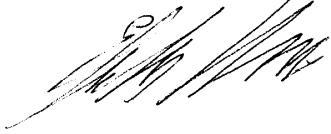
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Schedule B

Where, under the terms on which an interest in Fund 1 and an interest in Fund 2 are to be traded, they must be transferred together.

Dated this 30th day of July 2008



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

08-00617

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 911A(2)(l) and 1020F(1)(a) – Exemption**

1. Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts Impact Litigation Finance Limited ACN 132 091 706 (*Impact*) from the requirement to hold an Australian financial services licence for dealing in and giving financial product advice in relation to a litigation funding agreement on the conditions set out in the Schedule, for so long as those conditions are met.
2. Under paragraph 1020F(1)(a) of the Act, ASIC exempts Impact from Part 7.9 of the Act in connection with a recommendation to acquire, or an offer or issue of, or making an offer to arrange the issue of, a litigation funding agreement on the conditions set out in the Schedule, for so long as those conditions are met.

Schedule

1. Impact ensures that a litigation funding agreement is given personally to each individual retail client which includes the following disclosures:
 - a. information about any significant benefits which will or may accrue to a client as a result of entering into a litigation funding agreement, the circumstances in which and times at which those benefits will be provided and the way in which those benefits will be provided;
 - b. information about any significant risks involved in entering into a litigation funding agreement;
 - c. information about :
 - i. the cost of entering into a litigation funding agreement; and
 - ii. any costs that may be incurred by the client and how they will be calculated.
 - d. if the litigation funding agreement will generate a return to the client - information about any commission, or other similar payments, that will or may impact on the amount of such return;
 - e. information about any other significant characteristics or features of the litigation funding agreement or of the rights, terms, conditions and obligations under the agreement; and
 - f. information about the dispute resolution system that covers complaints made by clients and how that system can be accessed.
 2. Impact establishes and maintains an internal dispute resolution system that complies with the Australian Standard on Complaints Handling AS ISO 10002-2006 that covers complaints made by retail clients against Impact in connection with a litigation funding agreement.
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08-00617

Interpretation

In this instrument:

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

litigation funding agreement means a contract entered into between Impact and a third person, who has a prima facie enforceable right to make a legal claim (**the litigant**), the terms of which provide that:

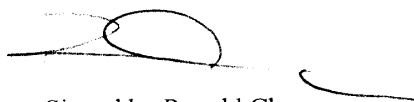
- (a) Impact will meet the litigant's payment of fees to lawyers, insolvency practitioners and all other expenses related to the litigation and in exchange the litigant will reimburse Impact for the costs incurred and will pay Impact an agreed percentage of any amount recovered under the legal claim funded by Impact; and
- (b) Impact will provide an indemnity to the litigant against any adverse costs orders arising from the legal claim funded by Impact.

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

Commencement

This instrument takes effect on gazettal.

Dated this 31st day of July 2008



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

08-00623

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 741(1)(a), 911A(2)(l), 992B(1)(a)
1020F(1)(a) and 1020F(1)(b) — Exemption

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (*Act*) the Australian Securities and Investments Commission (*ASIC*) exempts:
 - (a) the issuer;
 - (b) a related body corporate of the issuer; and
 - (c) a person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,from Parts 6D.2, 6D.3 (except section 736) and 7.9 where that person:
 - (d) makes an eligible offer;
 - (e) offers to arrange for the issue of financial products under an eligible offer;
 - (f) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
 2. Under paragraph 1020F(1)(b), ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 1 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
 3. Under paragraph 911A(2)(l), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
 4. Under paragraph 911A(2)(l), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) the provision of a custodial or depository service in connection with an eligible offer where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties;
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- (b) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph 4(a) of this instrument; and
 - (c) dealing in a financial product in connection with an offer covered by the exemption where any acquisition by purchase or disposal of the product, arranging for the acquisition or disposal of the product (by the issuer or a related body corporate) of the issuer occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
6. Under paragraph 601QA(1)(a) of the Act, ASIC exempts a person who operates a managed investment scheme relating to an eligible offer, where the person is:
- (a) the issuer;
 - (b) a related body corporate of the issuer; or
 - (c) a person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,
- from subsection 601ED(5) in relation to the operation of that managed investment scheme.

Schedule

The following conditions apply:

1. the eligible offer must be on terms materially the same as those set out in the letter from Freehills to ASIC dated 26 June 2008;
 2. the person making the offer must:
 - (a) include that offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
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- (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee;
3. the issuer must take reasonable steps to ensure that Dexia Australia complies with any undertaking required to be made in the offer document by reason of this instrument;
4. the issuer must take reasonable steps to ensure that the number of shares the subject of the offer or to be received on exercise of an option when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme to be accepted or exercised; and
- (b) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the issuer;
- but disregarding any offer made, or option acquired or share issued by way of or as a result of:
- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (g) an offer made under a disclosure document or Product Disclosure Statement, must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer;
5. the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FP which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document;
6. the issuer must take reasonable steps to ensure that upon Dexia Australia receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay;
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7. the issuer must take reasonable steps to ensure that Dexia Australia must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia;
 8. where the buy-back arrangements/redemption facilities of the FP are suspended or quotation of the shares of the issuer on the approved foreign market is suspended, the issuer must take reasonable steps to ensure that Dexia Australia notifies ASIC within 7 days;
 9. the issuer, through Dexia Australia, must make available for public inspection at Dexia Australia's registered office or principal place of business in Australia and provide to eligible employees domiciled in this jurisdiction copies of the Rules and the offer document and meet all reasonable requests for information;
 10. the issuer, through Dexia Australia, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buy-back/redemption of units in the FP to or from eligible employees domiciled in this jurisdiction;
 11. the issuer must take reasonable steps to ensure that the FP and the Dexia Group Employee Share Plan must at all times be approved, authorised or registered under the law of Belgium;
 12. there must at all times be a custodian of the FP assets and the Custodian must be acceptable to or not disapproved by any appropriate regulatory agency;
 13. within 14 days of the date of this instrument, ASIC must be provided with:
 - (a) certified copies of the Rules and any other documents comprising the eligible offer;
 - (b) a certified copy of any written approval or authorisation issued by any appropriate regulatory agency in relation to the eligible offer; and
 - (c) if any document is not in English, a certified translation of that document into English;
 14. the issuer must take reasonable steps to ensure that Dexia Australia keeps at a registered office or principal place of business in this jurisdiction, a register of its employees who participate in the eligible offer and enter in the register:
 - (a) the names and addresses of each employee;
 - (b) the extent of the holding of each employee;
 - (c) the date at which the name of each employee was entered in the register; and
 - (d) the date at which any employee's interest ceased;
 15. except as may be required by Belgian law, the Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies Dexia Australia in writing that it does not object to the modification or variation;
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16. the issuer must take reasonable steps to ensure that the Manager and the Custodian comply with the provisions of the Rules;
17. the eligible offer must at all times comply with the law of Belgium.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act;
 2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
 3. *approved foreign market* means:
 - (a) Euronext Brussels; and
 - (b) Euronext Paris;
 4. *associated body corporate* of the issuer means:
 - (a) a body corporate that is a related body corporate of the issuer; or
 - (b) a body corporate that has voting power in the issuer of not less than 20%; or
 - (c) a body corporate in which the issuer has voting power of not less than 20%;
 5. *Australian dollar equivalent in relation to a price*, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates;
 6. *current market price* means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
 7. *Custodian* means the custodian from time to time of the FP assets (presently the FP), where the Custodian, by way of contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer;
 8. *Dexia Australia* means Ausbil Dexia Limited (ACN 076 316 473);
 9. *Dexia BIL* means Dexia Banque Internationale à Luxembourg S.A., a public limited liability company incorporated and registered in the Grand Duchy of Luxembourg;
 10. *Dexia Group Employee Share Plan* means the employee share scheme to which the eligible offer relates;
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11. **eligible employee** means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or an associated body corporate of the issuer;
 12. **eligible offer** means an offer to acquire fully-paid shares in the issuer where:
 - (a) the shares are in the same class as shares which have been quoted on an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
 - (b) the offer is made under an employee share scheme extended only to eligible employees;
 - (c) the shares are to be held by the Custodian of the FP; and
 - (d) units in the FP are issued in accordance with the Rules to eligible employees who participate in the eligible offer;
 13. **financial product advice** has the meaning given by section 766B of the Act;
 14. **FP** means the participation fund Dexia Star 2013 International FP governed by the Rules;
 15. **general advice** has the meaning given by section 766B of the Act;
 16. **issuer** means Dexia SA/NV, a company registered in Belgium;
 17. **Manager** means the manager from time to time of the FP (presently Dexia BIL), where the manager, by way of contract with the issuer in connection with an eligible offer, acts for or on behalf of the issuer;
 18. **offer** has a meaning affected by sections 700, 702 and 1010C of the Act;
 19. **offer document** means a document setting out an offer under an employee share scheme that:
 - (a) includes or is accompanied by a copy, or a summary, of the Rules under which the offer is made; and
 - (b) if a summary (rather than a copy) of the Rules is given — includes an undertaking that during the period (the **offer period**) during which an eligible employee domiciled in this jurisdiction may acquire the financial products offered, the issuer must take reasonable steps to ensure that Dexia Australia will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
 - (c) specifies in respect of the shares:
 - (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
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- (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
 - (d) includes an undertaking, and an explanation of the way in which, Dexia Australia will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of shares in the same class as those offered; and
 - (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the issuer or an associated body corporate for the purpose of acquiring financial products under the scheme; and
 - (f) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the EU Prospectus Directive and the law of Belgium and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer.
20. **Rules** means the rules of the Dexia Group Employee Share Plan and the regulations of the FP as amended from time to time;
21. **unit** in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument takes effect on gazettal.

Dated this 1 August 2008



Signed by Charlie Huang
as a delegate of the Australian Securities and Investments Commission

08/00624

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 601QA(1)(a), 741(1)(a), 911A(2)(l), 992B(1)(a)
1020F(1)(a) and 1020F(1)(b) — Exemption

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (*Act*) the Australian Securities and Investments Commission (*ASIC*) exempts:
 - (a) the issuer;
 - (b) a related body corporate of the issuer; and
 - (c) a person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,from Parts 6D.2, 6D.3 (except section 736) and 7.9 where that person:
 - (d) makes an eligible offer;
 - (e) offers to arrange for the issue of financial products under an eligible offer;
 - (f) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
 2. Under paragraph 1020F(1)(b), ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where a person (other than a person covered by paragraph 1 of this instrument) makes a recommendation to acquire financial products under an eligible offer, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
 3. Under paragraph 911A(2)(l), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
 4. Under paragraph 911A(2)(l), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from the requirement to hold an Australian financial services licence for the provision of the following financial services:
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- (a) the provision of a custodial or depository service in connection with an eligible offer where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties;
 - (b) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph 4(a) of this instrument; and
 - (c) dealing in a financial product in connection with an offer covered by the exemption where any acquisition by purchase or disposal of the product, arranging for acquisition or disposal of the product (by the issuer or a related body corporate) of the issuer occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
6. Under paragraph 601QA(1)(a) of the Act, ASIC exempts a person who operates a managed investment scheme relating to an eligible offer, where the person is:
- (a) the issuer;
 - (b) a related body corporate of the issuer; or
 - (c) a person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,
- from subsection 601ED(5) in relation to the operation of that managed investment scheme.

Schedule

The following conditions apply:

- 1. the eligible offer must be on terms materially the same as those set out in the letter from Freehills to ASIC dated 26 June 2008;
 - 2. the person making the offer must:
 - (a) include that offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
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- (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee;
3. the issuer must take reasonable steps to ensure that AXA Australia complies with any undertaking required to be made in the offer document by reason of this instrument;
4. the issuer must take reasonable steps to ensure that the number of shares the subject of the offer or to be received on exercise of an option when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme to be accepted or exercised; and
- (b) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the issuer;
- but disregarding any offer made, or option acquired or share issued by way of or as a result of:
- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (g) an offer made under a disclosure document or Product Disclosure Statement, must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer;
5. the Rules must contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually;
6. the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FCPE which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document;
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7. the issuer, through AXA Australia, must make the statements of assets, balance sheets and statements of income (together with the related notes) of the FCPE and the auditors' reports delivered to them under the Rules available for inspection by eligible employees domiciled in this jurisdiction at a registered office or principal place of business in Australia of AXA Australia during normal business hours or such other time as is agreed with an eligible employee domiciled in this jurisdiction;
 8. the issuer must take reasonable steps to ensure that upon AXA Australia receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay;
 9. the issuer must take reasonable steps to ensure that AXA Australia must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia;
 10. where the buy-back arrangements/redemption facilities of the FCPE are suspended or quotation of the shares of the issuer on the approved foreign market is suspended, the issuer must take reasonable steps to ensure that AXA Australia notifies ASIC within 7 days;
 11. the issuer, through AXA Australia, must make available for public inspection at AXA Australia's registered office or principal place of business in Australia and provide to eligible employees domiciled in this jurisdiction copies of the Rules and the offer document and meet all reasonable requests for information;
 12. the issuer, through AXA Australia, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buy-back/redemption of units in the FCPE to or from eligible employees domiciled in this jurisdiction;
 13. the issuer must take reasonable steps to ensure that the FCPE and the Group Savings Plan must at all times be approved, authorised or registered under the law of France;
 14. there must at all times be a custodian of the FCPE assets and the Rules must be complied with in appointing or changing the Custodian;
 15. within 14 days of the date of this instrument, ASIC must be provided with:
 - (a) certified copies of the Rules and any other documents comprising the eligible offer;
 - (b) a certified copy of any written approval or authorisation issued by any appropriate regulatory agency in relation to the eligible offer; and
 - (c) if any document is not in English, a certified translation of that document into English;
 16. the issuer must take reasonable steps to ensure that AXA Australia keeps at a registered office or principal place of business in this jurisdiction, a register of its employees who participate in the eligible offer and enter in the register:
 - (a) the names and addresses of each employee;
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- (b) the extent of the holding of each employee;
 - (c) the date at which the name of each employee was entered in the register; and
 - (d) the date at which any employee's interest ceased;
17. except as may be required by French law, the Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies AXA Australia in writing that it does not object to the modification or variation;
18. the issuer must take reasonable steps to ensure that the Manager and the Custodian comply with the provisions of the Rules;
19. the eligible offer must at all times comply with the law of France.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act;
 2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
 3. *approved foreign market* means Euronext Paris;
 4. *associated body corporate* of the issuer means:
 - (a) a body corporate that is a related body corporate of the issuer; or
 - (b) a body corporate that has voting power in the issuer of not less than 20%; or
 - (c) a body corporate in which the issuer has voting power of not less than 20%;
 5. *Australian dollar equivalent in relation to a price*, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates;
 6. *AXA Australia* means AXA Asia Pacific Holdings Ltd ACN 069 123 011;
 7. *current market price* means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
 8. *Custodian* means the custodian from time to time of the FCPE assets, where the Custodian, by way of contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer;
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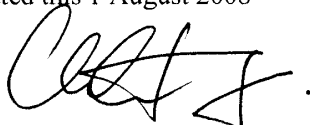
9. **eligible employee** means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or an associated body corporate of the issuer;
10. **eligible offer** means an offer to acquire fully-paid shares in the issuer where:
- (a) the shares are in the same class as shares which have been quoted on an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
 - (b) the offer is made under an employee share scheme extended only to eligible employees;
 - (c) the shares are to be held by the Custodian of the FCPE; and
 - (d) units in the FCPE are issued in accordance with the Rules to eligible employees who participate in the eligible offer;
11. **FCPE** means the Fonds Commun de Placement D'Entreprise governed by the Rules;
12. **financial product advice** has the meaning given by section 766B of the Act;
13. **general advice** has the meaning given by section 766B of the Act;
14. **Group Savings Plan** means the saving plan (International Group Shareholding Plan) for employees of non-French companies of the issuer and associated bodies corporate of the issuer dated 19 October 2001 and its addenda;
15. **issuer** means AXA, a company registered in France;
16. **Manager** means the manager from time to time of the FCPE, where the manager, by way of contract with the issuer in connection with an eligible offer, acts for or on behalf of the issuer;
17. **offer** has a meaning affected by sections 700, 702 and 1010C of the Act;
18. **offer document** means a document setting out an offer under an employee share scheme that:
- (a) includes or is accompanied by a copy, or a summary, of the Rules under which the offer is made; and
 - (b) if a summary (rather than a copy) of the Rules is given — includes an undertaking that during the period (the **offer period**) during which an eligible employee domiciled in this jurisdiction may acquire the financial products offered, the issuer must take reasonable steps to ensure that AXA Australia will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
 - (c) specifies in respect of the shares:
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- (i) the acquisition price in Australian dollars;
 - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
 - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
- (d) includes an undertaking, and an explanation of the way in which, AXA Australia will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of shares in the same class as those offered; and
- (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the issuer or an associated body corporate for the purpose of acquiring financial products under the scheme; and
- (f) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the regulation of the French Autorite des Marches Financiers and the law of France and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer.
19. **Rules** means the rules of the Group Savings Plan and the rules of the Actionnariat Salaries Global AXA FCPE (dated 5 April 2005) as amended from time to time;
21. **unit** in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument takes effect on gazettal.

Dated this 1 August 2008



Signed by Charlie Huang
as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Section 601CC(3)

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

Dated this first day of August 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AUSTRALASIAN ASSOCIATION OF DISTANCE EDUCATION
SCHOOLS INC

085 507 839

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 first day of August 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

INTERNATIONAL AUTOMOTIVE SERVICES (NZ) LIMITED	108 641 596
NEW HORIZON TECHNOLOGY HOLDINGS LTD	096 116 826
RAPISCAN SYSTEMS, INC.	116 458 381

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 first day of August 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 001 892 511 PTY LTD	001 892 511
A.C.N. 051 438 825 LIMITED	051 438 825
A.C.N. 100 541 099 PTY LTD	100 541 099
A.C.N. 109 118 872 PTY LTD	109 118 872
A.M.L ELECTRICAL CONTRACTORS PTY LTD	109 114 187
A & J ROBSON TRANSPORT PTY LTD	006 562 634
ABALAGE PTY. LIMITED	006 019 558
ABC TRADING GROUP PTY LTD	119 761 278
ABROILONE PTY. LIMITED	003 773 920
ACCENT HOLDINGS PTY. LTD.	006 970 458
ACCOUNTING TEK PROPERTY PTY LTD	104 718 998
ACREMAN'S COURIER PTY LTD	104 725 395
ACTPROP PTY. LTD.	078 537 416
ADLAUR HOLDINGS PTY LIMITED	119 705 387
ADRIAN J ENTERPRISES PTY LTD	109 067 763
ADROIT SECURITY & RISK MANAGEMENT CONSULTANTS PTY LTD	009 541 397
ADVANCE EBANC INTERNATIONAL PTY LTD	100 551 666
ADVENTURE CRUISES GOLD COAST PTY LTD	092 867 733
ALLIED COATINGS PTY. LIMITED	003 988 609
ALLIED INTERNATIONAL SOLUTIONS PTY LTD	114 308 637
ALL OVER EXCAVATIONS PTY LTD	114 236 190
ALL WINDOW CONCEPTS PTY. LTD.	119 771 489
ALOPALL PTY. LIMITED	078 567 478
AMAKAE PTY LTD	114 316 004
AMBER MANOR PTY LTD	119 711 821

Name of Company	ACN
AMRITKHAND PTY LTD	109 090 575
AMV (NSW) PTY LIMITED	119 687 455
ANDREW HAYWOOD AGENCIES PTY LTD	114 327 801
ANDYDREW PTY. LTD.	060 113 546
ANNMAR ENTERPRISES PTY LTD	114 309 278
ARCHERFIELD REFUELLING SERVICES PTY. LTD.	056 104 431
ARK ANIMAL SUPPLIERS AND WHOLESALERS PTY LTD	109 048 437
ARRIVATO PTY LTD	096 822 543
ARTEX HOLDINGS AUSTRALIA PTY LTD	100 557 033
ASP DEVELOPERS PTY. LTD.	092 863 824
ASTA FURNITURE PTY. LTD.	056 153 434
AUSLINK INTERNATIONAL (GROUP) PTY LTD	114 330 479
AUSSIE LEASING PTY LTD	087 620 979
AUSSIE PROTECTION SERVICES NSW PTY. LTD.	114 309 429
AUSTRALASIAN ADVANCED EDUCATION & ASSESSMENT PTY LTD	119 737 825
AUSTRALIA-DRAGON INTERNATIONAL TRADE GROUP PTY LIMITED	078 504 935
AUSTRALIA FRANCE CULTURAL FOUNDATION LTD	119 688 014
AUSTRALIAN HOMESEEEKERS PTY LTD	119 732 688
AUWA AUSTRALIA PTY LTD	096 822 507
AXIOM ONE PTY LTD	082 645 332
A1 BUILDING CONTRACTORS PTY LTD	114 320 839
B.A.D. ENTERTAINMENT PTY LTD	114 259 095
B.J. VINE PTY LTD	002 770 532
BAHNSON HOLDINGS PTY LTD	078 438 043
BAILDAN PTY LTD	003 293 347
BAKERS TWO PTY LTD	109 074 473
BARTERXPRESS ACCOUNTS PTY LTD	119 723 563
BATO NOMINEES PTY LTD	092 862 121
BBQ WEEKENDER PTY LTD	119 767 074
BELHAT ENTERPRISES PTY LTD	114 240 694
BENTLEY PROJECTS PTY. LTD.	119 713 085
BEST CHOICE PLUMBING AND MAINTENANCE SERVICES PTY LIMITED	078 517 683
BLACK OPAL FLEET MANAGEMENT PTY LTD	119 695 439
BLACK SHEEP MARKETING PTY LTD	069 399 686
BLUECORE PTY LTD	119 677 646
BLUERIBBON CABCHARGE AUSTRALIA PTY LTD	119 690 229

Name of Company	ACN
BOBIO BIOLOGICAL TECHNOLOGY PTY LTD	119 736 391
BOGDAN PROPERTIES PTY. LTD.	060 156 167
BOJA'S TRANSPORT PTY LIMITED	104 692 506
BOOKMANIA PTY. LTD	060 089 803
BORDER PERSONNEL PTY LTD	100 532 205
BOSTON MANOR PTY LTD	114 327 838
BPJK HOLDINGS PTY LTD	119 669 742
BRANDMORE PTY LTD	119 717 592
BRAXCO PTY LTD	100 521 711
BRAYSHAW GORDON PTY LTD	114 321 827
BREATHE EASY PTY LTD	109 135 006
BRIKBIZ PTY LTD	096 790 528
BROKERCOACH PTY LTD	104 752 427
BROXMERE PTY LTD	104 762 085
BRUKER SYSTEMS PTY LTD	096 810 301
BTB CONSTRUCTIONS PTY LTD	109 044 402
BUDTEX PTY LTD	003 989 482
C. MORRIS NOMINEES PTY LIMITED	119 699 697
CACTUS HAULAGE PTY LTD	092 820 794
CAMPBELL'S METALWORX PTY LTD	100 531 771
CANBERRA TILING & BATHROOMS PTY LTD	119 674 841
CANEFLAG PTY. LTD.	010 812 665
CARRINGBUSH INTERNATIONAL PTY. LTD.	082 636 379
CASATRADE PTY LTD	082 619 510
CASH CLOTHING PTY LTD	114 258 276
CENTRAL ASSET MANAGEMENT PTY LIMITED	051 877 608
CENTUM REALTY PTY LTD	109 049 809
CHARLOTTE INVESTMENTS PTY LIMITED	119 736 980
CHAU LIEU ENTERPRISE PTY LTD	109 110 750
CHEFS OWN DESIGN PTY. LTD.	114 293 346
CIRCUS ARTS IN TOTO PTY LTD	119 665 806
CITY BIKE DEPOT PTY. LTD.	114 332 571
CITY LAPPERS PTY LTD	119 736 435
CLARK & CLARK PTY. LTD.	119 674 029
CLASSIC CONCRETE AUSTRALIA PTY LTD	119 705 332
CLEMENTS LANGFORD PROPRIETARY LIMITED	004 101 580
CLICKAPRINTER AUSTRALIA PTY LTD	114 313 503
CMN PTY LTD	104 702 552

Name of Company	ACN
COALTRANS PTY LTD	096 810 007
COHESA PTY LTD	119 660 534
COLONIAL BOY ENTERPRISES PTY LTD	109 080 720
COMET TAXATION SERVICES PTY LTD	092 834 636
COMITO PYJAMAS PROPRIETARY LIMITED	004 990 710
COMPELLO MOBILE AND WIRELESS PTY. LTD.	114 336 971
COMPLETE CARE INVESTMENTS PTY LTD	109 047 869
COMPLETE FIRE PROTECTION (NSW) PTY LTD	114 299 400
CONQUISTA HOLDINGS PTY. LTD.	119 670 316
CONSECT MANAGEMENT AUSTRALIA PTY LTD	069 466 128
CONSTRUCTION NETWORK PTY. LTD.	010 638 516
CONTACT (AUST) PTY LTD	109 075 925
CONTRACTOR PRUNING TOMATOES PTY LTD	119 695 224
CONTROL ENTERTAINMENT PTY LTD	119 697 059
CONVERGE SECURITY PTY LTD	119 737 245
COOLTRONICS PTY LTD	119 698 672
COOTE I.T. SERVICES PTY LTD	114 327 114
COPYTIME PTY. LTD.	009 642 648
CORPORATE ARTWORKS PTY LTD	119 690 470
COSY FURNITURE PTY LTD	060 136 272
COUNTY DOWN PTY. LTD.	087 620 648
C P PROJECTS PTY LTD	119 665 646
CRYPTO PTY LTD	119 757 087
D. J. & K. L. SENIOR PTY LTD	104 743 802
D.K.F. TRANSPORT PTY. LTD.	119 673 013
D.M.C. QLD PTY LTD	114 265 897
D.N.A. CARPETS AND FLOORCOVERINGS PTY LTD	119 694 996
D. O. CUSTOM STAINLESS PTY LTD	114 279 613
D & J REARDON PTY LTD	109 075 283
DALSANDS ENTERPRISES PTY LTD	092 825 986
DANNY CONSTRUCTIONS PTY LTD	082 561 859
DANZY PTY LTD	100 571 597
DAROKO PTY. LTD.	007 923 908
DART EXPRESS PTY LTD	114 246 534
DAVID MOULE PRODUCE PTY. LTD.	003 781 468
DAVIMITH PTY LTD	114 317 261
DAVJOHN ESTATES PTY. LTD.	005 101 191
DAVOR HOLDINGS PTY LTD	100 568 661

Name of Company	ACN
D C RIGGING PTY LIMITED	109 048 455
DEBJOHN PTY LTD	109 083 114
DEE STINGUISHED PROMOTIONS PTY LTD	100 527 811
DEFHOUSE PTY LTD	119 675 008
DELEYSE PTY LTD	002 132 603
DELFIELD INVESTMENTS PTY LTD	078 515 376
DEVELTON PTY LTD	002 603 894
DEVONGLADE PTY. LTD.	082 646 357
DFD INVESTMENTS PTY. LTD.	119 736 560
DI-RI PASTURES PTY LTD	003 290 328
DILLY DALLY PTY LTD	100 528 256
DIRECT RADIO PTY LTD	119 756 795
DIRIGER PTY LIMITED	082 652 444
DK BRICKLAYING PTY LTD	104 751 224
DKL PLUMBING PTY. LTD.	096 841 815
DOLFIN IT PTY LTD	109 128 323
DONLAG HOLDINGS PTY LTD	119 677 879
DORMANT DD & GD PTY LTD	087 544 894
DOUBLE K LOGISTICS PTY. LTD.	100 598 365
DOUGLIN PTY LIMITED	100 556 241
DRAGON GATE GROUP PTY LTD	109 120 890
DR FOTI BLAHER PTY. LTD.	078 557 730
DSTV PTY LIMITED	064 729 031
DUDLEY & SON ENTERPRISES PTY LTD	114 304 111
DUHIGG ENTERPRISES PTY LTD	069 446 724
DUNG K COMPANY PTY LTD	109 131 339
DU PONT TECHNOLOGIES PTY LIMITED	119 691 066
DUSTY BELLA PTY LTD	100 540 896
DYNAMIC MORTGAGE SOLUTIONS AUSTRALIA PTY. LTD.	119 762 239
DYNAMIC WATER PTY LTD	119 676 694
DYSLEXIA UNLIMITED PTY. LTD.	119 715 301
EADES INVESTMENTS PTY LTD	114 268 110
EAGLEWOOD PTY LTD	096 588 322
EASTERN PROPERTY GROUP DEVELOPMENTS PTY LTD	100 598 703
ECHUCA MOAMA SECURITY PTY. LTD.	109 044 082
EDWARDS BUILDING & CONSTRUCTION PTY LTD	114 277 404
E H COMPANY PTY LTD	109 071 856
ELBONNE PTY LTD	002 604 453

Name of Company	ACN
ELECTRICKS PTY LTD	092 886 569
ELITE SPORTS CAR PROMOTIONS & EVENTS PTY LTD	119 687 624
EL KHARIBI TRADING PTY LTD	096 815 002
ELTCON PTY LIMITED	109 120 210
EMBARD PTY. LTD.	092 888 401
EMJAG LEASEHOLD HAUSMAN FAMILY NOMINEE PTY LTD	109 134 894
ENSITE AUTO CASTINGS PTY LTD	000 685 969
ENTERPRISE 67 PTY LTD	119 667 239
ENTERTAINMENT MEDIA & SPORTS PTY LTD	087 599 540
ENVISION SCHOOL DIARIES PTY LTD	109 138 481
EQUITABLE OVERSEERS PTY LTD	114 330 693
ERIS MARKETING GROUP PTY LTD	119 661 139
ESSENTIAL MAINTENANCE AND ENGINEERING PTY. LTD.	119 670 361
EUROPORTO SERVICES PTY LTD	109 094 037
EUSTRALIS PHARMACEUTICALS LIMITED	114 270 727
EVENT TRAVEL AUSTRALIA PTY LTD	104 762 352
EXCELLENCE IN CLEANING PTY LIMITED	119 736 784
EXCELLENT INVESTMENTS GROUP PTY. LIMITED	082 594 198
EXECUTIVE MASTAMIND PROGRAMME PTY. LTD.	096 844 076
EXVIEW PTY LTD	119 708 315
FAMOUS HOME LOANS PTY LTD	114 236 654
FIGHTING BULLS PRODUCTIONS PTY LTD	104 731 722
FIRST BIOTECHNOLOGY PTY LTD	119 740 742
FIRSTRATE NOMINEES PTY LTD	092 837 824
FLACK CORP PTY LTD	119 719 970
FRAJAM PTY LTD	082 594 492
FRAWLEY SIGNS PTY. LTD.	005 436 037
FREEZAC PTY LTD	119 724 202
FUNNEL BAY DEVELOPMENTS PTY LTD	119 759 456
G & J BERNARD PTY LTD	104 705 857
GADEZ PTY LTD	109 127 924
GEOFF R FREETH PTY. LIMITED	074 002 225
GEORGIE & HECTOR PTY. LTD.	109 083 490
GERANIUM HILLS PTY LTD	119 704 817
GIANKHAND PTY LTD	114 261 899
GILLIES STREET DEVELOPMENT PTY. LTD.	096 784 360
GJJR PTY LTD	092 826 974
GJ TILT PANEL REPAIRS PTY LTD	119 712 597

Name of Company	ACN
G KEATING PTY LTD	100 543 600
G N S CARPENTRY PTY. LIMITED	092 838 456
GOLDBANK COMPANY PTY LTD	109 071 829
GONFANON PTY. LTD.	100 551 602
GOODAZZ GOLD PTY LTD	109 118 934
GRAND BUSINESS AND COMMERCIAL SERVICES PTY. LTD.	119 770 893
GRANTLEY PATRICK PTY. LTD.	007 923 855
GREENOLOGY PTY LTD	119 723 152
GRENICH PTY. LTD.	009 453 552
GRUMMEL PTY. LTD.	104 749 626
H. E. C. AUSTRALASIA PTY LTD	114 300 588
HAINAULT (WA) PTY LTD	064 675 823
HAI WANG AUSTRALIA PTY LIMITED	096 807 439
HANG WON LUNG PTY LTD	119 703 534
HAPVALE PTY. LTD.	010 638 016
HARBOUR BAY PTY LTD	119 759 009
HARCOURT OAK PTY LTD	007 218 742
HARD WORKING CAFE PTY LTD	119 709 812
HCS CIVIL PTY LTD	119 592 693
HEALTHY LIFESTYLE CHOICE PTY. LTD.	100 578 854
HEALTHY LIFESTYLE SERVICES PTY. LTD.	100 578 845
HELLIM PTY. LTD.	006 972 489
HERITAGE PROPERTY DEVELOPMENTS PTY LTD	104 742 136
HESTWOOD PTY. LIMITED	010 933 749
HEVJON CONSULTING PTY LTD	078 534 602
HINDSON CONSTRUCTIONS PTY LTD	092 816 683
HI PROFILE PTY LTD	073 979 281
HODGETTS DAVIS PTY LTD	119 687 366
HOLM OAK PTY. LTD.	073 955 727
HOOK UP COMMUNICATIONS PTY LTD	082 625 296
HOT TUNA PTY LIMITED	109 074 044
HYPRO FEED SYSTEMS AUSTRALIA PTY LTD	092 701 918
I-PETRI PTY. LTD.	096 792 853
IBN - FLYPHONE AUSTRALIA PTY LTD	114 268 772
ICAPITAL PTY. LTD.	104 744 890
ICE QUEEN PTY LIMITED	100 532 732
IGS MAINTENANCE SOLUTIONS PTY LTD	114 310 048
INFINITY PICTURES PTY. LTD.	008 218 611

Name of Company	ACN
INGLEPARK PLUMBING PTY LIMITED	082 658 179
INNOVATIVE DESIGN GLASS AND ALUMINIUM PTY. LTD.	119 771 514
INNOVATIVE WHOLESALE DISTRIBUTION PTY LTD	082 619 921
INSULSEAL PTY LIMITED	104 709 060
INVERTEK PTY. LTD.	074 038 494
IRADALE PTY LTD	119 716 273
IRONGALE PTY. LIMITED	003 987 684
ISO INDUSTRIES PTY LTD	104 743 562
I SOLD IT MYSELF PTY. LTD.	119 671 260
J. & J. BATTY PTY. LTD.	051 928 100
J. CAREY NOMINEES PTY LIMITED	109 063 014
J.D. SHANAHAN NOMINEES PTY LTD	119 700 757
JACKAL CAPITAL PTY LTD	119 665 324
JADECO PTY LTD	109 065 465
JAMES S SCOTT HOLDINGS PTY LTD	000 880 973
JENTU PROMOTIONS PTY LTD	119 721 827
JHE EARTHMOVING CONTRACTORS PTY LIMITED	114 242 287
JHL CORPORATION PTY LTD	119 702 064
J K BAR PTY LTD	104 759 140
JOAKE PTY LTD	114 301 218
JOSH BROS TRANSPORT PTY LTD	096 841 084
JUNCTION MARKETPLACE PTY LTD	109 110 698
K. VIP CONSULTING PTY. LTD.	104 712 718
KAFICO EDUCATION AUSTRALIA PTY LTD	087 535 475
KAITLYN INVESTMENTS PTY LTD	078 547 878
KANGA TALK PTY LTD	119 766 568
KEEGAN FINANCIALS PTY LTD	119 697 684
KEMBERLEY PTY LTD	059 743 743
KENSON AGENCIES PTY LIMITED	082 637 367
KEN WRIGHT & ASSOCIATES PTY LTD	100 592 603
KIN CONSULTING PTY LTD	119 756 973
KIZJIME PTY. LIMITED	003 517 262
KNL GROUP PTY LTD	109 042 122
KNOWLEDGEBASE AUSTRALIA PTY LIMITED	100 587 237
KNOWLES AND COMPANY PTY LTD	114 247 102
KRESCENDO PTY LTD	119 761 992
KSG BUILDING GROUP PTY LTD	114 257 886
KUNA HOMES PTY. LIMITED	005 055 658

Name of Company	ACN
KWIK AUTO TOWING PTY LTD	119 709 821
LAMB4 PTY LTD	114 260 427
LANARK INDUSTRIES PTY LTD	087 638 560
LANGER'S COURIERS PTY LTD	119 664 416
LBR TRANSPORT PTY LTD	114 247 433
LEADINEDGE PTY LTD	119 734 191
LEDONY PTY LTD	082 633 565
LETHO INDUSTRIES PTY. LTD.	006 153 911
LEVEL ONE CONSULTING PTY LTD	114 265 851
LEXXCORP PTY. LTD.	114 237 393
LIAM ENTERPRISES PTY. LTD.	092 867 439
LIANG CHAO PTY LTD	104 693 450
LI CHEN INTERNATIONAL PTY LTD	119 753 696
LIFE NUMBERS PTY LTD	119 348 079
LILING PTY LTD	119 712 720
LINEA INDUSTRIES PTY LTD	114 322 502
LINGWAY HOLDINGS PTY. LTD.	059 975 594
LIROCK PTY LTD	119 745 818
LISREMA PTY LTD	003 096 544
LIVING SYSTEMS DESIGN GROUP PTY LTD	092 851 146
LIZINC PTY. LTD.	092 867 448
LKF PTY. LTD.	119 770 026
LLOYD LANCASTER PTY LTD	078 561 403
LOTE ENTERPRISES PTY. LTD.	078 536 562
LUMPKIN HOLDINGS PTY LTD	002 606 420
M & Z SERVICES PTY LTD	119 737 683
MABINVEST PTY. LTD.	100 541 464
MADDYS SKIN CARE CENTRE PTY LTD	114 247 442
MAGIC CASTLE RECORDS PTY LTD	114 240 327
MAHINDA PTY LTD	119 677 404
MANCORP PTY LTD	003 292 537
MATHESON HOLDINGS PTY LTD	009 236 177
MATRIX FITOUTS PTY LTD	092 859 179
MATTHEW HUNT RACING PTY LTD	119 727 829
MAYFAIR INVESTMENTS PTY LTD	078 520 386
MCHIVES PTY. LIMITED	119 728 595
MCI DEVELOPMENTS PTY LTD	104 694 966
MCLAUGHLIN CORPORATION PTY LTD	119 736 748

Name of Company	ACN
MEANDERBRIDGE PTY. LTD.	011 040 065
MEDIASTORM FILMS PTY LIMITED	092 864 241
MENSAH LUNCH BOX PTY LTD	119 767 332
MERITEX INTERNATIONAL PTY LTD	119 687 562
MHRW PTY LIMITED	100 578 961
MICROMACHINES PTY LTD	100 590 001
MIJANACH PTY LTD	119 728 522
MILES & K REPAIR CENTRE PTY. LTD.	100 591 197
MILLENNIUMAIRE PTY LTD	087 554 952
MIRAE PTY LTD	109 117 848
MITRE ROCK CAMP. ARAPILES. PTY LTD	104 691 670
MNEMOSYNE PTY. LTD.	109 089 321
MODERN SIGN SOLUTIONS PTY LTD	104 753 362
MONBAR ENGINEERING PTY LTD	114 255 917
MONTEREY HARVESTING CO. PTY. LTD.	073 976 879
MOON & SUN GROUP PTY LTD	114 286 181
MOUNT FARRELL PROPRIETARY LIMITED	005 055 283
MTM AUST PTY. LTD.	100 583 560
MURRINGO PASTORAL CO PTY LTD	001 716 838
MY PRIZE PTY. LTD.	119 607 251
NAAMORO ABORIGINAL EMPLOYMENT SERVICES LIMITED	103 573 486
NAD SECURITY SERVICE PTY LIMITED	100 545 177
NAN NOMINEES PTY LTD	100 565 599
NATIONAL WHOLESALE LENDING PTY. LIMITED	003 776 234
NATIONAL WIDE SERVICES PTY LTD	114 291 968
NEJARO PTY LTD	114 048 592
NELISA PTY. LTD.	060 044 591
NELLROCK PTY. LIMITED	092 872 092
NETWORK LEGAL PTY LTD	119 702 877
NEU GROUP PTY LTD	119 764 733
NEW LAND GLOBAL PUBLICATION PTY LTD	114 263 384
NEXCITE AUSTRALIA PTY LTD	119 723 241
NIRACHA PTY LTD	114 281 613
NLR LIFE PTY LTD	119 710 459
NORTHERN DISTRICTS DEVELOPMENTS PTY LTD	078 499 733
NORTHERN INVESTMENTS PTY LTD	009 312 350
NORTHSIDE CAR CENTRE PTY LTD	060 116 690
NUFIELD PTY LTD	096 790 840

Name of Company	ACN
NULTY ENTERPRISES PTY LTD	104 758 750
NUMBER 5 TASMANIA PTY. LTD.	109 120 345
N V ENT. PTY LIMITED	119 753 865
OAKHAMPTON INVESTMENTS PTY. LTD.	060 149 331
OCEAN INTERNATIONAL BUSINESS, MIGRATION, EDUCATION AND INVESTMENT SERVICE CENTRE PTY LTD	073 960 040
OLFELL PTY. LIMITED	096 802 774
ORANPOINT PTY LTD	100 593 039
ORMSTON HOLDINGS PTY LTD	078 512 651
OSSIE'S DRIVING SCHOOL PTY. LTD.	119 763 129
OURLEAF PTY LTD	119 687 786
OXYGEN ASSETS PTY LTD	108 719 624
OZPHIL PTY LTD	114 240 809
P.R.S. MOTORING SERVICES PTY. LIMITED	056 159 954
P & D ACTION SECURITY PATROL PTY LTD	109 075 989
PACIFIC GENERAL INVESTMENT MANAGEMENT PTY LTD	114 237 008
PACIFIC NETWORK TECHNOLOGY PTY LTD	078 420 774
PADUA KINDERGARTEN & CHILDCARE CENTRE PTY LTD	078 557 972
PALACE PROPS PTY LTD	007 406 715
PANDOO PTY LTD	009 388 121
PANNY PAINTING PTY LTD	109 105 777
PASS 2/3 PTY LTD	119 765 507
PENETANA HAULAGE PTY LTD	119 733 318
PENNYGUM HOLDINGS PTY LTD	092 901 338
PEOPLE QUADRANT PTY LTD	100 541 768
PERFECT CASTINGS PTY LIMITED	069 414 740
PERFORMANCE SYSTEMS GROUP (AUSTRALIA) PTY LTD	100 572 192
PERPETUAL DENTAL PARTNERS PTY LTD	068 921 737
PETER GILMORE SUPERANNUATION NOMINEES PTY. LIMITED	064 689 489
PETER O'SHEA FINANCIAL SERVICES PTY. LTD.	064 719 320
PFR GROUP PTY LTD	119 722 799
PHILIDOR PTY. LTD.	092 890 483
PHOENIX TRAFFIC SERVICES PTY LTD	109 106 318
PIZZA BOYS WEB DESIGN PTY LTD	119 672 114
PLUMBWEST PTY LTD	119 743 270
PO-LIEN (GROUP) PTY LTD	119 671 706
POCKET MONEY PTY LTD	087 447 916
POWER PROPERTIES HOLDINGS PTY. LTD.	078 556 091

Name of Company	ACN
PROPERTY IMPROVE PTY LTD	100 591 204
PROTIUS INVESTMENTS PTY LTD	119 674 636
PUBLIC MARKETING PTY LTD	119 747 429
PUREJOY PTY LTD	104 732 390
QANTREX PTY LIMITED	114 324 024
QLD SAFETY & INJURY MANAGEMENT SERVICES PTY LTD	100 598 954
QUALITY SEALANT SERVICES PTY LTD	092 864 072
RAEVEN CONTRACTING PTY LTD	109 063 934
RAWA BRICKLAYING PTY LIMITED	056 132 159
RD SINGIDUNUM PTY LTD	073 956 966
REASON COMMUNICATIONS CONSULTING PTY LTD	119 749 389
RECORDED PTY LTD	104 723 604
RED FEZ MEDIA PTY. LIMITED	078 533 329
RED X-RAY PTY LTD	114 312 622
RENA DISTRIBUTORS PTY LIMITED	109 047 672
RENDEZVOUS HOLDINGS PTY LTD	100 567 888
RESTOCK PTY LTD	119 666 849
RGM INDUSTRIES PTY LTD	114 321 685
RINGBARKA PTY LTD	096 856 352
RIVERDALE ENTERPRISES PTY LTD	109 136 423
R N DUNCAN & CO PTY LTD	002 132 514
ROACH INDUSTRIES PTY LTD	001 359 913
ROCKVILLE PTY. LTD.	007 744 185
ROK NO.1 PTY LTD	092 858 145
RVC HOLDINGS PTY LTD	114 301 656
RYBANK PTY. LTD.	074 033 597
S. D. AND S. MACCULLOCH PTY. LIMITED	003 782 045
S & M JOINERY PTY. LTD.	064 676 768
SAMA SERVICES PTY LTD	119 727 552
SAN WAY PTY LTD	096 841 824
SBF FORMWORK PTY LTD	119 767 190
SCORPSPOST PTY LTD	114 307 176
SE & RD COOPER PTY LTD	119 726 555
SEIHSSAC INVESTMENTS PTY LTD	104 694 662
SELECTIVE HOLDINGS (AUST) PTY LIMITED	082 633 243
SELECTIVE INVESTMENTS (AUST) PTY LIMITED	082 633 207
SENG SO PTY. LTD.	096 846 427
SENTINEL RESOURCES PTY LIMITED	074 010 094

Name of Company	ACN
SHAKEL ENTERPRISES PTY LTD	119 677 208
SHARMOS DEVELOPMENTS PTY LIMITED	064 676 991
SHEPHERDS LANE PTY LTD	109 096 371
SHM HOLDINGS PTY LTD	109 066 819
SHOREACRES PTY. LIMITED	010 039 906
SHORT 'N' SWEET (BLACKTOWN) PTY LTD	114 321 890
SIMM (AUST) PTY LTD	114 330 997
SIRO AUSTRALIA PTY LTD	087 566 130
SKYDER INVESTMENTS PTY LTD	109 044 911
SONG JIE TRADING CO PTY LTD	114 247 148
SONGNET COMMUNICATIONS PTY. LTD.	109 084 675
SOUTH AUSTRALIAN CULTURAL EXCHANGE PTY LTD	073 956 993
SOUTHERN ENVIRONMENTAL PTY LIMITED	064 710 989
SOUTHERN FORTUNE HOLDINGS PTY LTD	109 074 124
SOUTHERN FORTUNE TRADING PTY LTD	100 526 190
SOUTHERN STAR COMMUNICATIONS AUST. PTY. LTD.	078 560 282
SOUTH WEST PLANNING PTY LTD	114 257 920
SPECIALIST RESCUE SERVICES PTY LTD	082 611 023
SPENSETA PTY. LTD.	005 829 194
SPIKEY AUSTRALASIA PTY LTD	119 757 078
STAND OUT PROMOTIONS PTY LTD	109 080 702
STAR CHROME SERVICES PTY. LIMITED	114 298 341
STARLIGHT PROPERTY MAINTENANCE PTY. LIMITED	078 534 353
STEEL SMART FLEURIEU PTY LTD	119 678 063
STEVE'S GARAGE (VIC) PTY LTD	119 661 933
STONEVIEW HOLDINGS PTY LTD	109 125 626
STOP GAMBLING NOW PTY. LTD.	119 757 318
STREETWISE PERFORMANCE PTY LTD	114 280 910
STUDENTS OF MONASH PTY. LTD.	096 813 580
SUMMIT CORPORATION PTY LTD	109 135 300
SYNTHIUM GLOBAL (AUSTRALIA) PTY. LTD.	119 677 717
TAMOODAREN PTY LTD	119 749 263
TANGLETOYS (AUST) PTY LTD	119 746 600
TD CONSTRUCTION & SERVICES PTY. LTD.	119 560 753
TECHNOTREND DEVELOPMENTS PTY LTD	100 555 422
TEJAY PTY LTD	104 466 542
TELESEC AUSTRALIA PTY LTD	114 313 638
TERRIGAL ASSOCIATES PTY LIMITED	109 064 879

Name of Company	ACN
TESSARACT RESOURCES PTY LTD	119 670 423
THE BUSINESS INGENUITY GROUP PTY LIMITED	096 784 315
THE BUSINESS ORACLE PTY LTD	092 817 251
THE CRONULLA CENTRE PTY LIMITED	082 646 875
THE GARRAWAY GROUP PTY. LIMITED	096 794 008
THE LACTIC FACTORY PTY LTD	114 311 312
THE PARKWAY GROUP PTY LTD	119 759 116
THE POCKETCASE COMPANY PTY. LTD.	060 108 901
THE VEGAS HOTEL PTY LIMITED	082 610 446
THORNPARK PTY. LIMITED	051 926 982
TIMEOUT INVESTMENTS PTY LTD	096 784 539
TOM & JERRY HOLDING PTY LTD	114 247 111
TOPZONE WHOLESALE PTY LTD	114 300 800
TORQUE MECHANICAL PTY LTD	119 664 274
TO THE T PTY LTD	119 763 487
TRACE CONSTRUCTIONS PTY LTD	119 741 249
TRACKSTEIN EQUINE LOGISTICS PTY. LIMITED	096 841 842
TREADWAY WHOLESALE TYRES PTY LTD	082 597 224
TREYA PTY LTD	104 688 986
TRIVEX GROUP PTY LIMITED	096 847 344
TROY BARR HOLDINGS PTY. LTD.	092 819 479
TUGUR HOLDINGS PTY LTD	003 100 427
UDWINS PTY LTD	087 582 321
UNIVERSAL FLOOR APPLICATIONS PTY LTD	119 725 987
VANERO PTY. LIMITED	003 513 737
VANJOS PTY LTD	092 894 016
VATANOPAST PTY. LTD.	052 055 213
VICTORIA FARM CONTRACTORS PTY LTD	119 674 529
VIOLETROSE PTY LTD	082 643 007
VISUAL ENIGMA PTY. LTD.	119 751 021
V NTRANS PTY LTD	109 138 187
V8 CAFE & BAR PTY LTD	100 591 517
W.M.T. PTY LTD	078 568 322
W & C STORAGE PTY LTD	104 728 261
WALKAT PAINTING PTY LTD	082 603 558
WARRAWONG HABERDASHERY & CRAFT PTY LTD	073 955 996
WARREN BURNET PTY LTD	114 247 586
WATERVIEW HOMES (NSW) PTY LIMITED	109 114 203

Name of Company	ACN
WATSON GROUP PTY LIMITED	073 974 679
WATTLE GROVE ESTATE AGENT PTY LIMITED	100 600 235
WESTLIGHT NOMINEES PTY LTD	114 313 898
WESTSIDE VENDING PTY LIMITED	092 916 786
WHAT IS NEXT PTY LTD	109 070 019
WHITEHEAD TRADING PTY LTD	119 742 282
WHITE TEA PTY LTD	119 722 440
WILKINS MICAWBER PTY LTD	104 754 261
WILLOWDENE HOLDINGS PTY LTD	055 622 154
WINGCO NOMINEES PTY LTD	064 659 605
WOODCRAFT FURNITURE PTY. LTD.	092 913 909
WORLD IMPORTS PTY LTD	114 315 472
WYC BUSINESS CONSULTANTS PTY LTD	100 532 223
X.S.Z. HOLDINGS CO. PTY LTD	069 419 978
XCELCOM ELECTRICAL & COMMUNICATIONS PTY LIMITED	104 695 918
X FUTURE INTERNATIONAL PTY LTD	100 544 321
XINGWANG AUSTRALIA PTY LTD	119 704 577
Y & J TIMBER FLOORING PTY LTD	104 735 079
YAKUDAH PTY LTD	104 762 790
YALY AUSTRALIA PTY LTD	119 712 408
YELP PTY LTD	114 330 068
YENDEN PROPRIETARY LIMITED	005 323 786
Y FINANCE BROKING PTY LTD	119 688 827
YOUNG FINANCE CORPORATION PTY LTD	114 329 583
YOUNG GUNS OF AUSTRALIA (NO.2) PTY LTD	109 079 861
ZOETON PTY LIMITED	092 884 430
11:22 PTY LTD	109 077 625
2 SPOT ENTERPRISES PTY LIMITED	096 793 181
272 CORPORATION PTY LTD	119 694 558

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 first day of August 2008

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 077 898 063 PTY. LTD.	077 898 063
ACTION GROUP SERVICES PTY LTD	104 607 810
AMAZING GROUP PTY LTD	102 817 907
ATROBE PTY LTD	098 649 766
AUSTRALIAN CORPORATE TRADERS PTY LTD	100 730 050
BONAVITA HOLDINGS PTY. LIMITED	101 863 254
BRAVO CAFE AND GELATO BAR PTY LIMITED	104 597 015
BRIMBANK CLEANING & PROPERTY SERVICES PTY LTD	102 312 836
CENVON PTY. LTD.	010 700 375
CRYSTAL CLEAR MAINTENANCE SERVICES PTY. LTD.	084 530 147
CURTAIN STYLING PRODUCTS PTY LTD	094 719 178
DAMTECH PTY LTD	094 509 207
DAVALI HOLDINGS PTY LTD	063 994 632
DEANSTA (AUST.) PTY LTD	105 623 425
DESERT TRIO PTY LTD	124 275 538
EVERLAST FORMWORK PTY. LIMITED	101 192 581
F J AIELLO VIDEO PTY LTD	003 367 137
G & T DEVELOPMENTS PTY. LTD.	064 698 246
GASLIGHT RECORDS PTY LTD	105 555 566
GILMAC CAIRNS PTY LTD	111 171 905
G T CONSTRUCTION GROUP PTY LTD	011 074 874
HEN CORPORATION (AUSTRALIA) PTY. LTD.	063 177 364
HIGHWILL PTY. LTD.	058 226 314
I.M.P. CONCEPTS PTY LTD	071 886 658
JACANA (SA) PTY LTD	008 086 379

Name of Company	ACN
JATT TRANSPORT PTY LTD	107 179 975
JD & S FINANCIAL SERVICES PTY LTD	080 198 143
KAZANDY PTY. LTD.	007 198 736
L & G INVESTMENTS PTY LTD	083 860 486
M.A.D. TRANSPORT PTY LTD	091 857 171
MAINSAIL HOLDINGS PTY LTD	089 075 972
MELBOURNE MARINE SERVICES PTY. LTD.	056 864 585
MONSTER DEVELOPMENTS PTY LTD	120 047 396
MORGAN TAYLOR INTERNATIONAL PTY LTD	092 791 207
MOUSSEMERE PTY. LTD.	010 956 037
MUARDEEB PTY LIMITED	087 853 790
MYSTIC CRYSTALS FRANCHISES (AUSTRALIA) PTY LTD	060 843 558
NPG PTY LIMITED	081 821 614
PETER & SON GROUP PTY LTD	102 988 867
PLI PTY LTD	073 878 734
PORTLAND MARKETING PTY LTD	073 564 922
QUEENSLAND INTERNATIONAL ECONOMIC & TECHNICAL EXCHANGE CORPORATION PTY. LTD.	082 307 042
RARJADE PTY. LIMITED	004 016 933
RIZK ENTERPRISES PTY LTD	077 452 405
SCUBA-DOO INTERNATIONAL PTY LTD	107 028 919
SINGLETON ACCOUNTING PTY LIMITED	003 108 049
SOPHON PTY LTD	106 196 632
SPRIMONT PTY. LTD.	062 167 140
SUNRISE PAINTING & MAINTENANCE PTY LTD	102 962 292
SVP FLOORING PTY LTD	070 200 145
TERRAFIRMA TILES & TERRAZZO PTY LIMITED	089 630 777
THAPA CORPORATION PTY LTD	103 061 212
THE FEDERATION SPECIALIST PTY LTD	092 603 640
THIRD AGE LIVING SOLUTIONS PTY LTD	097 597 218
TRU NOMINATIONS PTY LTD	090 956 513
VALLEY CRANE SERVICES PTY LTD	080 939 868

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 first day of August 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 056 278 301 PTY LTD	056 278 301
A.C.N. 101 148 421 PTY LTD	101 148 421
A.C.N. 116 196 162 PTY LTD	116 196 162
AA & AUS 980 TRADING PTY LTD	125 828 677
AAIB INTERNATIONAL LTD	126 518 189
ABBICA PTY. LTD.	057 373 725
ABBINGA FINANCIAL SERVICES PTY. LTD.	093 157 638
ACCELERATOR COMPLIANCE SERVICES PTY LTD	100 795 015
ADVANTAGE RECEIVER INTERNATIONAL PTY LTD	104 008 406
AGED CARE DENTAL PTY LTD	126 061 032
AKSIA.COM (AUSTRALIA) PTY LTD	093 878 392
AL'S JAZZCAFE PTY LTD	092 127 207
ALLWAH PTY LTD	082 983 319
ANH THU HAIR SALON PTY. LTD.	119 925 996
ANZAS GROUP CONSULTING PTY LIMITED	099 887 368
ARD.WORX PTY LTD	117 346 415
ARGTOS PTY LTD	090 760 553
ART DECOR MASTER DECORATORS PTY LTD	124 342 687
AUSTRALASIAN FINANCE & INVESTMENTS PTY. LTD.	057 295 093
AUSTRALIAN AGREEMENTS PTY LIMITED	120 945 280
AUSTRALIAN BUILDING SUPPLIES PTY LTD	113 845 266
AUSTRALIAN PAINTS & MORTARS PTY. LIMITED	088 085 367
AUSTRALIAN ROOFING TECHNOLOGIES PTY LTD	109 602 708
AVIDA PTY. LTD.	050 401 235
B. & M. PASTORAL PTY LTD	000 400 608

Name of Company	ACN
B & B POWER 5 PTY LIMITED	110 395 787
BABSPAN PTY LIMITED	010 409 373
BANGALLY PRODUCTIONS PTY LTD	003 766 470
BARDAV DEVELOPMENT PTY LTD	108 424 675
BATAVIA IMPORTS (MOONEE PONDS) PTY LTD	082 935 948
BAXTER GRANGE PTY. LTD.	079 151 885
BEACHFORD FINANCE PTY LIMITED	101 921 699
BEATON INVESTMENTS PTY. LTD.	007 995 557
BELAMY GROUP PTY LTD	109 072 120
BELLEVUE HILL APARTMENTS PTY LIMITED	098 315 845
BERNETT INVESTMENTS PTY. LTD.	083 084 146
BILO DISCOUNT FURNITURE PTY LTD	108 040 231
BIOETHANOL TECHNOLOGIES PTY LTD	124 437 270
BLUE TRANSITION PTY LTD	126 282 782
BOMBA CONSTRUCTION PTY LIMITED	126 730 149
BOOKKEEPERS INK PTY LTD	115 544 735
BOSS UNITED PTY LIMITED	126 404 840
BOYD VISUALS PTY LTD	003 215 325
BRICKDOCTOR WORLDWIDE PTY. LIMITED	093 309 990
BRIGHTON OYSTER BAR PTY LTD	113 759 765
BROADWAY DRY CLEANING & LAUNDRY PTY LTD	092 358 131
BURNES CORPORATION PTY LTD	088 371 591
BURRAWAY PTY. LTD.	009 895 952
C. & L. NOMINEES PTY LTD	008 809 381
C. & M. INMAN PTY. LIMITED	061 340 903
C & R SOUTHORNE PTY. LTD.	070 874 761
CALIGIURI HOLDINGS PTY LTD	074 726 739
CAMPAIGN CONCEPTS & CREATIVE PRINTING PTY LTD	002 485 190
CAP ONE STEEL BUILDINGS PTY LTD	120 899 461
CASH2CASH PTY LTD	117 798 277
CASTLE CLARE PTY LTD	097 993 149
CENTRAL FIRE PROTECTION PTY LTD	109 213 970
CENTRECOAST PRODUCTIONS PTY LTD	066 479 463
COLIN POOLE TRANSPORT PTY. LTD.	102 744 178
COVENANT FINANCIAL MANAGEMENT PTY LTD	009 247 705
CROWD FOUND PTY LTD	126 348 150
DAMA HOLDINGS PTY LTD	008 732 689
DATNAR PTY. LTD.	107 168 909

Name of Company	ACN
DAVCROD PTY. LTD.	010 137 005
DAVE HOWLETT PTY LTD	125 902 963
DAVE THOMAS CONSULTING SERVICES PTY LTD	096 214 363
DAVID SHAPERO PLUMBING & COMMERCIAL FABRICATION PTY LTD	083 237 692
DEAN MAINTENANCE PTY LTD	105 108 503
DES L CURTAINS PTY. LTD.	006 623 865
DESTOUNIS FISHING PTY LTD	078 177 536
DG & DJ MURRAY PTY LTD	083 899 272
DINAN PTY LIMITED	082 499 670
DOMINION ENGINEERING CO PTY LTD	000 351 744
DONG WING RENOVATIONS PTY LTD	097 017 644
DORMANT PTY LIMITED	102 346 798
DOTACT PTY. LIMITED	082 721 748
DRIVER SERVICES PTY. LTD.	083 437 361
DVM SUPER FUND PTY LTD	127 980 858
E.D. ASSESSING PTY LIMITED	089 863 141
EDGARHURST PTY LTD	010 401 724
ELITE CONCRETE COATINGS PTY LTD	116 329 723
ENDURASIGN PTY LTD	101 026 608
EVERHAPPY PTY LTD	120 868 939
EXTEL PROPERTY DEVELOPMENT PTY LTD	108 465 925
F & Z TECHNOLOGY PTY LTD	074 429 879
FARSUN SYDNEY PTY. LTD.	082 592 023
FRECCIA CONSULTING PTY LTD	105 440 720
FROGDUCK FARM PTY LIMITED	117 931 692
FURRY FRIENDS VETERINARY HOSPITAL PTY LTD	126 455 703
FUTUREMEDICS AUSTRALIA PTY LIMITED	003 930 596
G.A.H. CONSULTING PTY. LTD.	074 790 935
GALONG HOLDINGS PTY LTD	069 823 249
GATEWAY ASSET HOLDINGS PTY LTD	096 187 521
GCS FABRICATIONS PTY LTD	104 662 179
GEMCREST PTY LTD	003 369 355
GERALDINA WALZL PTY LTD	129 024 817
GLENEUSE PTY. LTD.	081 646 826
GLOBAL HEALTH INSTITUTE PTY LTD	074 417 575
GLOBAL PRODUCTS AUSTRALIA PTY LTD	105 199 531
GRIFFMAC PTY. LTD.	010 561 332

Name of Company	ACN
G2 CONSULTING GROUP PTY. LTD.	124 219 076
HAIG WINES PTY LTD	107 068 477
HAJIBABA (NSW) PTY. LTD.	112 298 996
HARMS TSUI INVESTMENTS PTY LTD	098 942 486
HILLVIEW RURAL HOLDINGS PTY. LTD.	101 368 594
HKS INVESTMENTS PTY LIMITED	119 309 590
HUDAK INVESTMENTS PROPRIETARY LIMITED	004 481 949
J. & M.M. NOMINEES PTY. LTD.	004 725 937
J & L MCKAY CONSULTING PTY. LTD.	090 731 481
JANE WOODHEAD PTY LTD	094 059 579
JEYA HOLDINGS PTY. LTD.	007 212 366
J H GARVEY TRANSPORT PTY LTD	065 416 097
JING'S JOINERY & KITCHENS PTY LTD	109 624 839
JKF HOLDINGS PTY LTD	087 938 074
JLBCAN PTY LTD	109 797 248
JOHN POWER ROOF REPAIRS PTY. LTD.	084 740 107
JOSPA DAVID PTY. LTD.	006 172 667
JULIA WITTEVEEN PHYSIOTHERAPY SERVICES PTY. LTD.	088 411 410
K. WARNER CARPENTRY PTY LTD	102 287 589
KHOURI HOLDINGS PTY LIMITED	111 386 764
KIMTONE PTY LIMITED	107 565 668
KIVAKIMA PTY LTD	132 150 871
L.G. WEBSTER NOMINEES PTY. LTD.	007 801 292
L. M. THEW PTY. LIMITED	008 626 613
L. S. AUSTRALIA INTERNATIONAL PTY LTD	122 236 300
LARIDWEY PTY. LTD.	006 881 956
LAUGHLIN MANUFACTURING & DESIGN PTY. LTD.	070 057 117
LEWIS COADY PROPRIETARY LIMITED	004 739 084
LIBERATION PR PTY LIMITED	121 684 099
LIFE WORKS UNIVERSAL PTY LTD	122 170 567
L J LIMOUSINES PTY LTD	105 170 607
LMG PTY. LTD.	088 343 579
LOZTEC PTY LTD	116 084 827
M.S.M. (NOMINEES) PTY LTD	105 017 865
MAGGIO ENTERPRISES PTY. LIMITED	004 854 577
MELDAC PTY LTD	074 236 598
METALIC PTY LTD	125 446 997
MOHTADI CONSTRUCTIONS PTY. LTD.	101 064 493

Name of Company	ACN
MONEY CAT GROUP PTY LIMITED	126 142 907
MONTREEF PTY. LIMITED	065 281 674
MORAY MEDICAL PTY LTD	087 894 317
NATRA ZORB PTY LTD	010 258 705
NELLA TELECOMMUNICATIONS PTY LTD	108 689 541
NEWBERG HOLDINGS PTY LTD	088 350 270
NICRIS COAL SUPERVISION PTY LTD	120 909 855
NINETEENTH ISSUE PTY LTD	007 362 076
NOBLE GRYPHON PTY LTD	071 663 486
NOLSENS AUSTRALIA PTY LTD	101 358 712
NOOSA FOUREX TRADERS PTY LTD	094 080 289
O & R UNIVERSAL PTY LTD	101 521 895
O'CONNELL PARTNERS PTY LTD	009 423 358
OBERLE INVESTMENTS PTY. LTD.	083 137 900
ORTHO CANBERRA BA PTY LTD	050 431 742
OZ TOYZONE PTY LTD	115 198 224
P.T. HAACK PTY LTD	103 453 621
PARISI DOORWARE (AUSTRALIA) PTY LTD	086 399 242
PDP (BELLEVUE HILL) PTY LIMITED	095 138 300
PDP (BIG BEAR) PTY LIMITED	101 461 812
PDP (BOURKE) PTY LIMITED	097 687 011
PDP (DARLINGHURST APARTMENTS) PTY. LIMITED	100 257 412
PDP (HOMEBUSH TECHNOLOGICAL PARK) PTY LIMITED	100 257 403
PDP (O'RIORDAN) PTY LIMITED	097 687 100
PERIVALON PTY. LIMITED	085 695 281
PHILMONT CONSULTING SERVICES PTY. LTD.	103 367 442
PNP RENOVATIONS PTY LTD	111 732 417
PSO AUSTRALIA PTY. LTD.	004 487 718
R & J RICKARD PTY. LTD.	007 386 272
RALCA PTY LTD	010 433 600
RAMAVIC PTY LTD	115 690 107
RECLAIMED PTY LTD	105 062 066
RETAIL BUSINESS SOLUTIONS (AUST.) PTY. LTD.	080 415 845
REXWORTH PTY. LTD.	010 730 837
RIVER 3 PTY LTD	100 162 472
ROGER BELL PTY. LTD.	102 349 182
ROSA COUSINS PTY LTD	114 101 941
RTEES PTY LTD	097 063 548

Name of Company	ACN
SCARCE GROUP PTY LIMITED	104 412 482
SEAFORCE ENTERPRISES PTY LTD	125 890 833
SEE CHANGE LIFESTYLE CENTRES PTY LTD	120 151 055
SHAMMAH NOMINEES PTY LTD	105 385 064
SIERRA CONSULTING PTY. LIMITED	071 502 406
SINO RESOURCES CORPORATION PTY LIMITED	097 743 747
SOURCES AUSTRALIA GROUP PTY LTD	124 112 992
SOUTHERN KING INVESTMENTS PTY LTD	126 090 962
SRQ NOMINEES PTY LTD	109 341 844
ST.LEO PTY LTD	083 077 641
STILLWATER IMAGES PTY LTD	067 294 400
STOTT WHEATLEY PTY LTD	105 745 248
STR RETIREMENT PTY LIMITED	001 321 848
STURNCO PTY. LTD.	083 400 202
SYDNEY INTERNATIONAL PTY LIMITED	085 734 318
TAFFY PTY LTD	001 873 598
TEMFAR PTY. LTD.	006 776 432
TENCO INVESTMENTS PTY LTD	060 270 180
TENTH CAMEO NOMINEES PTY. LTD.	005 472 551
THE AUSTRALIAN MEDICAL ID CARD PTY. LIMITED	061 712 025
TJCCJ PTY LTD	009 582 085
TOMMIRAY TRANSPORT PTY LTD	101 290 144
TONY BUTSON CAR SALES PTY LTD	007 989 282
TORRALBA CONSULTING PTY LTD	083 666 648
TRACE INVESTIGATIONS PTY LTD	076 404 969
TRADERMAX PTY LTD	113 371 412
TRAPROCK MARKETING PTY. LTD.	065 814 020
TROYFIRE PTY. LTD.	060 703 139
TUBB SUPERANNUATION FUND PTY. LTD.	109 610 675
TXT4IT PTY LIMITED	103 866 084
UNIFIED DIGITAL EXPERTISE PTY LTD	125 540 883
VALENTINES TRADITIONAL BAKEHOUSE (FRANCHISING) PTY. LTD.	085 290 697
VANHANH & CO PTY LTD	108 299 832
VIETNAM VENTURES PTY. LTD.	100 782 652
VITAL ENTERPRISES PTY LTD	094 824 816
W.H. & C.M. BEATTIE PTY. LTD.	062 277 098
WESCO MANAGEMENT SERVICES PTY LTD	072 882 403

Name of Company	ACN
WESTHAVEN ENTERPRISES PTY LTD	101 452 582
WHENUA PTY. LIMITED	005 404 795
WINCREST INVESTMENTS PTY LTD	105 319 917
XYZ ELECTRICAL CONTRACTING PTY LTD	007 984 287
YARANA NOMINEES PROPRIETARY LIMITED	005 148 247
2 B SHAW PTY LIMITED	125 579 884
2 W C PTY LTD	097 309 183
231 GEORGE STREET PTY LTD	079 370 371

CORPORATIONS ACT 2001
Subsection 601PA(3)

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

Dated this first day of August 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
CHARTER PACIFIC MORTGAGE TRUST NO. 1	118 063 371
CHARTER PACIFIC PROPERTY TRUST NO. 1	118 063 531
IAG ASSET MANAGEMENT CASH MANAGEMENT TRUST	108 597 851
IAG ASSET MANAGEMENT CASHPLUS TRUST	114 684 301
IAG ASSET MANAGEMENT FIXED INTEREST TRUST	108 597 066
IAG ASSET MANAGEMENT WORLD EQUITY TRUST	108 596 685
SYLVATECH TROPICAL TIMBERS 2005	112 855 008

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.

ATLANTIC 3 FUNDS MANAGEMENT LIMITED ACN 092 110 097 will change to a proprietary company limited by shares. The new name will be ATLANTIC 3 FUNDS MANAGEMENT PTY LTD ACN 092 110 097.

CABE RESOURCES LIMITED ACN 119 884 114 will change to a proprietary company limited by shares. The new name will be CABE RESOURCES PTY LTD ACN 119 884 114.

DIY SHAREHOLDER LTD ACN 123 035 209 will change to a proprietary company limited by shares. The new name will be DIY SHAREHOLDER PTY LTD ACN 123 035 209.

FUN DIGITAL LIMITED ACN 122 327 664 will change to a proprietary company limited by shares. The new name will be FUN DIGITAL PTY LTD ACN 122 327 664.

HAVEN RESOURCES LTD ACN 113 162 744 will change to a proprietary company limited by shares. The new name will be HAVEN RESOURCES PTY LTD ACN 113 162 744.

JOBSJOBSJOBS LIMITED ACN 120 627 385 will change to a proprietary company limited by shares. The new name will be JOBSJOBSJOBS PROPRIETARY LIMITED ACN 120 627 385.

SEAFOOD BIZ LTD ACN 112 689 326 will change to a proprietary company limited by shares. The new name will be SEAFOOD BIZ PTY LTD ACN 112 689 326.

360 CAPITAL GROUP LIMITED ACN 118 082 714 will change to a proprietary company limited by shares. The new name will be 360 CAPITAL GROUP PTY LIMITED ACN 118 082 714.

AUSTRALIAN URANIUM LTD ACN 088 685 812 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN URANIUM PTY LTD ACN 088 685 812.

DESERT RESOURCES LTD ACN 107 142 003 will change to a proprietary company limited by shares. The new name will be DESERT RESOURCES PTY LTD ACN 107 142 003.

DOCKSIDE VENTURE LTD ACN 113 503 218 will change to a proprietary company limited by shares. The new name will be DOCKSIDE SERVICES PTY LTD ACN 113 503 218.

GULF MINERALS PTY LIMITED ACN 095 907 565 will change to a public company limited by shares. The new name will be GULF MINERALS LIMITED ACN 095 907 565.

JARRA RESOURCES LTD ACN 123 898 386 will change to a proprietary company limited by shares. The new name will be JARRA RESOURCES PTY LTD ACN 123 898 386.

PACIFIC COLLECTIONS LIMITED ACN 100 612 057 will change to a proprietary company limited by shares. The new name will be PACIFIC COLLECTIONS PTY LTD ACN 100 612 057.

TODAY CORP PTY LTD ACN 101 631 485 will change to a public company limited by shares. The new name will be TODAY CORP LIMITED ACN 101 631 485.