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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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08-00757

**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 referred to in Schedule B as if section 601LC of the Act were modified or varied as follows:

- (a) in notional paragraph 208(1)(d)(i), omit “the approval of the scheme’s members in the way set out in sections 217 to 227” and substitute “the written consent of each of the members of the scheme”; and
- (b) after notional paragraph 208(3), insert:
 - “(4) If the giving of a benefit is approved in accordance with subparagraph (1)(d)(i), within 14 days after the written consent is given, the responsible entity must lodge a notice setting out the text of the written consent given by the members of the scheme together with a copy of an explanatory statement that sets out the information that would satisfy section 219 as if references in section 219 to a proposed resolution were references to the proposal to which the written consent relates.
 - (5) If the giving of a benefit is approved in accordance with subparagraph (1)(d)(i), the responsible entity must not issue an interest in the scheme that requires the giving of a Product Disclosure Statement under Division 2 of Part 7.9, unless:
 - (a) the explanatory statement required by subsection (4) has been lodged for at least 14 days and the applicant for the interest:
 - (i) has received the explanatory statement required by subsection (4); and
 - (ii) has consented in writing to the giving of the benefit; or
 - (b) if the giving of the benefit included by giving a guarantee or indemnity, the responsible entity has no further obligations under the guarantee or indemnity and if the giving of the benefit included the provision of any charge or other security interest, the charge or security interest has been discharged.”

Schedule A

Austcorp Funds Management Limited ACN 113 412 703 (the *Responsible Entity*) in its capacity as responsible entity of Austcorp Property Trust ARSN 116 899 300 (the *Fund*).

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Schedule B

Where:

1. the benefit is given by the Responsible Entity from the assets of the Fund to Vision Developer (QLD) Pty Ltd ACN 128 565 739 (*VDQ*) in its capacity as trustee of the Vision Developer Unit Trust (*VDUT*) by guaranteeing and providing security over the assets of the Fund in respect of the obligations of, and indemnifying VDQ in its capacity of trustee of the VDUT, under a proposed senior and junior debt arrangement to be entered into with each of the senior debt providers, and each of the junior debt providers in connection with the development of the "Vision Building" in Brisbane (the *Benefit*);
2. at the time that written consent is given, the only member of the Fund is Austcorp International Limited ACN 003 132 090 (the *Member*) and the Member is a related body corporate of the Responsible Entity;
3. the Responsible Entity provides the Member with an explanatory statement that:
 - (a) would satisfy section 219 of the Act (the *Explanatory Statement*) as if references in section 219 to a proposed resolution were references to the proposal to which the written consent relates; and
 - (b) specifies the documents under which the Benefit is to given,
before the Member gives their consent to the Benefit; and
4. the Explanatory Statement states that the Responsible Entity considers that the Benefit is in the best interests of the Member as a member of the Fund.

Dated this 17th of October 2008

Signed by Paul Eastment

as a delegate of the Australian Securities and Investments Commission

08-00785

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Australian Unity Property Limited ACN 079 538 499 in its capacity as responsible entity of:

Australian Unity Investments Retail Property Fund ARSN 133 632 765;
Australian Unity Retail Property Trust ARSN 086 218 199;
Australian Unity Property Syndicate – East West Retail ARSN 091 941 061;
Australian Unity Gillies Street Trust ARSN 103 267 447;
Australian Unity Retail Property Trust – Sunshine Homemaker Centre ARSN 099 538 440;
Australian Unity Tamworth Trust ARSN 103 267 509; and
Australian Unity Property Syndicate – Wyong ARSN 110 111 530.

Dated this 16th day of October 2008



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

08-00798

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) —
Exemptions**

First Exemption: disclosure relief for offers of stapled securities

1. Under paragraph 1020F(1)(a) of the Corporations Act 2001 (*Act*) the Australian Securities and Investments Commission (*ASIC*) exempts:
 - (a) the Issuer from Part 7.9 where the Issuer:
 - (i) makes an eligible offer;
 - (ii) offers to arrange for the issue of financial products under an eligible offer;
 - (iii) issues a financial product under an eligible offer,that does not involve a contribution plan, on the conditions set out in the Schedule and for so long as the conditions are met; and
 - (b) the Issuer from Part 7.9 where the Issuer makes a recommendation to acquire financial products under an eligible offer that does not involve a contribution plan, except where the Issuer is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.

Second Exemption: licensing and hawking relief

2. Under paragraph 911A(2)(l) ASIC exempts the Issuer being a person exempt from Part 7.9 because of the First Exemption (other than because the Issuer made a recommendation to acquire financial products) 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 the First 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 Issuer 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.
3. Under paragraph 911A(2)(l) ASIC exempts:
 - (a) the Issuer, who is exempt from Part 7.9 because of the First Exemption; and
 - (b) any related body corporate of the Issuer,from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (c) dealing in a financial product in connection with an eligible offer covered by the First Exemption where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs through a person who holds an Australian financial services

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licence authorising the holder to deal in the relevant type of financial product.

4. Under paragraph 992B(1)(a) ASIC exempts the Issuer, being a person exempt from Part 7.9 because of the First Exemption, from sections 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.

Schedule

The following conditions apply:

1. the Issuer must ensure that the offer is made to no more than 20 eligible employees; and
2. the Issuer 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
 - (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; and
3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
4. the Issuer must take reasonable steps to ensure that the number of stapled securities the subject of the offer when aggregated with:
 - (a) the number of stapled securities which would be issued were each outstanding offer with respect to the stapled securities, under an employee stapled security scheme to be accepted or exercised; and
 - (b) the number of stapled securities issued during the previous 5 years pursuant to the Plan or any other employee stapled security scheme extended only to eligible employees;

but disregarding any offer made 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 did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (e) an offer made under a Product Disclosure Statement,

must not exceed 5% of the total number of issued stapled securities of the Issuer as at the time of the offer.

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Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the Act;
2. the Plan or any other employee stapled security 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. “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%;
4. “contribution plan” means a plan under which a participating eligible employee may save money by regular deductions from wages or salary (including through salary sacrifice arrangements) towards paying for shares offered for issue or sale under an employee stapled security scheme where the terms and conditions of the contribution plan include terms and conditions to the effect that:
 - (a) all deductions from wages or salary made in connection with participation in the contribution plan must be authorised by the employee on the same form of application which is used in respect of the offer, or on a form which is included in or accompanies the offer document;
 - (b) before transferring contributions to acquire stapled securities, any contributions made by an employee as part of the contribution plan must be held by the Issuer in trust for the employee in an account of an Australian ADI which is established and kept by the Issuer only for the purpose of depositing contribution moneys and other money paid by employees for the stapled securities on offer under the employee stapled security scheme; and
 - (c) the employee may elect to discontinue their participation in the contribution plan at any time and as soon as practicable after that election is made all money deposited with the Australian ADI in relation to that employee, including any accumulated interest, must be repaid to that employee;
5. “current market price” means in relation to stapled securities, the price published by the operator of the principal financial market on which the stapled security is quoted as the final price for the previous day on which the stapled security was traded on that financial market;

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6. “eligible employee” means, in relation to the Issuer, a person who is at the time of an offer under the Plan, a full or part-time employee or director of any of the following entities:
 - (a) ConnectEast Holding 2 Pty Limited (ACN 108 737 006);
 - (b) ConnectEast Nominee Company Pty Ltd (ACN 108 736 992);
 - (c) ConnectEast Pty Ltd (ACN 101 213 263); or
 - (d) ConnectEast Finance Pty Ltd (ACN 108 736 974).
7. “eligible offer” means an offer under the Plan for issue or sale of fully-paid stapled securities in the same class as stapled securities which have been quoted on the financial market operated by ASX Limited throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period made under an employee stapled security scheme extended only to eligible employees;
8. “financial product advice” has the meaning given by section 766B;
9. “general advice” has the meaning given by section 766B;
10. “Issuer” means ConnectEast Management Limited ACN 071 292 647;
11. “offer” has a meaning affected by section 1010C;
12. “offer document” means a document setting out an offer under the Plan that:
 - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan under which the offer is made; and
 - (b) if a summary (rather than a copy) of the rules of the Plan is given — includes an undertaking that during the period (the “offer period”) during which an eligible employee may acquire the financial products offered under the Plan, the Issuer (or, if the Issuer does not have a registered office in this jurisdiction, an associated body corporate of the Issuer which does so have a registered office) will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
 - (c) specifies in respect of the stapled securities the acquisition price in Australian dollars; and
 - (d) includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the eligible employee the current market price of stapled securities of 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 any associated body corporate of it for the purpose of acquiring financial products under the Plan; and

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13. "Plan" means an employee stapled security scheme, known at the date of this instrument as the ConnectEast Executive Equity Plan, where the scheme is extended only to eligible employees; and
14. "stapled security" means an interest in the ConnectEast Investment Trust (ARSN 110 713 481) stapled to an interest in the ConnectEast Holding Trust (ARSN 110 713 614) which, under the terms on which each is traded, must be transferred together.

Dated this 14th day of October 2008.



Signed by Jerry Pearson
as a delegate of the Australian Securities and Investments Commission

08-00804

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

Under paragraph 1020F(1)(c) of the *Corporations Act 2001* the Australian Securities and Investments Commission declares that Part 7.9 of the Act and of the *Corporations Regulations 2001* applies in relation to each financial product specified in Schedule A in the case set out in Schedule B as if regulation 7.9.16N were modified or varied by inserting after subregulation 7.9.16N(2):

"7.9.16N(3) A Product Disclosure Statement that relates to an offer of more than one financial product (a ***combined PDS***) is taken to comply with subregulation (2) if the combined PDS includes the information required to be included for each financial product offered under the combined PDS under subregulation (2) on a consolidated basis for all financial products offered under the combined PDS."

Schedule A

An interest in the following registered schemes:

Australian Unity Investments Retail Property Fund ARSN 133 632 765 (***Fund***);
Australian Unity Retail Property Trust ARSN 086 218 199 (***RPT***);
Australian Unity Property Syndicate – East West Retail ARSN 091 941 061 (***East West***); and
Australian Unity Gillies Street Trust ARSN 103 267 447 (***Gillies***),

each an ***Australian Unity Scheme***.

Schedule B

Where:

- (a) a Product Disclosure Statement is prepared for the offer of interests in the Australian Unity Schemes (***combined PDS***); and
- (b) each interest in an Australian Unity Scheme that is issued must not be transferred or disposed of separately from an interest in each of the other Australian Unity Schemes; and
- (c) no interest in any of the Australian Unity Schemes may be issued under the offer in the combined PDS except:
 - (i) together with interests in each of the other Australian Unity Schemes; or
 - (ii) to a person who immediately before the issue held interests in an Australian Unity Scheme or in Australian Unity Retail Property Trust –

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Sunshine Homemaker Centre ARSN 099 538 440, Australian Unity
Tamworth Trust ARSN 103 267 509 or Australian Unity Property
Syndicate – Wyong ARSN 110 111 530; and

- (d) following the implementation of the proposal set out in the combined PDS, a member of RPT, East West or Gillies will hold a corresponding number of interests in each of the other Australian Unity Schemes; and
- (e) the constitutions of each of the Australian Unity Schemes, subject to paragraph (f), provide for identical rights of the responsible entity to fees and costs in relation to the relevant Australian Unity Scheme after the date that the proposal set out in the combined PDS is implemented; and
- (f) the combined PDS includes disclosure of the circumstances referred to in paragraphs (a) to (e) and that the amounts specified in respect of fees and costs in the combined PDS reflect the consolidated amounts of fees and costs for the Australian Unity Schemes; and
- (g) Australian Unity Property Limited ACN 079 538 499 in its capacity as responsible entity of the Fund does not have any separate right to be paid fees other than those disclosed in the combined PDS in relation to the Australian Unity Schemes and all the consolidated amounts specified in respect of fees or costs in the combined PDS are amounts attributable to the Australian Unity Schemes.

Dated this 15th day of October 2008



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

08-00805

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

Under paragraph 1020F(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission exempts each financial product specified in Schedule A from Division 5 of Part 7.9 of the Act in the case set out in Schedule B.

Schedule A

An interest in the following registered schemes:

Australian Unity Investments Retail Property Fund ARSN 133 632 765 (*Fund*);
Australian Unity Retail Property Trust ARSN 086 218 199 (*RPT*);
Australian Unity Property Syndicate – East West Retail ARSN 091 941 061 (*East West*); and
Australian Unity Gillies Street Trust ARSN 103 267 447 (*Gillies*),

each an *Australian Unity Scheme*.

Schedule B

Where:

(a) an interest in an Australian Unity Scheme is issued to a person who was a member of:

- (i) RPT, East West or Gillies (each a *stapled scheme*); or
- (ii) Australian Unity Retail Property Trust – Sunshine Homemaker Centre ARSN 099 538 440, Australian Unity Tamworth Trust ARSN 103 267 509 or Australian Unity Property Syndicate – Wyong ARSN 110 111 530,

immediately before the issue; and

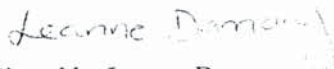
(b) the member did not have a right to withdraw from any of the schemes specified in paragraph (a) immediately before the issue; and

(c) the members of each stapled scheme have passed a special resolution by a separate resolution or as part of a resolution also covering other matters that the constitution of RPT, East West and Gillies respectively be amended to provide that no interest in a stapled scheme that is issued may be transferred or disposed of separately from an interest in each of the other stapled schemes; and

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- (d) accompanying the notice convening the meeting at which the special resolution was passed were documents that disclosed to the effect that:
- (i) if the special resolution is passed by the members of each of the stapled schemes, members of a stapled scheme will be issued interests in each of the other stapled schemes and the Fund so that each member will hold a corresponding number of interests in each of the Australian Unity Schemes; and
 - (ii) the member will not have a right to return the interests to be issued or have a right to withdraw from the Australian Unity Schemes on issue of the interests.

Dated this 16th day of October 2008



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

08-00806

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001 (Act)* the Australian Securities and Investments Commission exempts Australian Unity Property Limited ACN 079 538 499 (*Australian Unity*) in its capacity as responsible entity of the Australian Unity Property Syndicate – East West Retail ARSN 091 941 061 (*East West*) from paragraph 601FC(1)(d) of the Act to the extent it requires the responsible entity of a registered scheme to treat members of the same class equally, in the case set out in the Schedule.

Schedule

Where:

- (a) Australian Unity in its capacity as responsible entity of Australian Unity Retail Property Trust ARSN 086 218 199 (*RPT*) holds approximately 13.5% of interests (*Cross Holdings*) in East West; and
- (b) Australian Unity in its capacity as responsible entity of East West redeems the Cross Holdings (*Redemption*) but does not redeem the interests of other members holding interests of the same class at the same time who may request withdrawal at that time; and
- (c) the withdrawal amount paid to Australian Unity in its capacity as responsible entity of RPT under the Redemption would be the fair value of the interests in the circumstances as between Australian Unity in that capacity and the other members of East West and forms part of the scheme property of RPT; and
- (d) the members of East West and the members of RPT have passed a special resolution by a separate resolution or as part of a resolution also covering other matters that the constitution of East West and the constitution of RPT respectively be amended so that the interests in East West and the interests in RPT may only be issued, transferred or disposed of together; and
- (e) the resolution in paragraph (d) in relation to East West was passed at a meeting convened by a notice that was accompanied by a document that states to the effect that the Redemption would occur if and only if the resolution was passed and includes disclosure to the effect of the circumstances referred to in paragraphs (a) to (c); and
- (f) no withdrawal by members of RPT occurs between the time that the amendments to the constitutions referred to in paragraph (d) have effect and the time of the Redemption.

08-00806

Dated this 16th day of October 2008

Leanne Damary

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

08-00807

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

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

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

"(c) act in the best interests of members (having regard to their interests as holders of interests in one or more schemes, where all interests in each of the schemes are components of a stapled security) and, if there is a conflict between the members' interests and its own interests, give priority to the members' interests; and"; and
 - (c) 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 financial benefit and the benefit need not be given within 15 months if:

 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *Scheme*); or
 - (ii) could endanger the Scheme property; and
 - (b) all of the interests in the Scheme and all of the interests in one or more other registered schemes (the *Other Schemes*) are components of stapled securities; and
 - (c) the benefit is given by:
 - (i) the responsible entity of the Scheme; or
 - (ii) an entity that the responsible entity controls; or

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- (iii) an agent of, or person engaged by, the responsible entity; and
 - (d) the benefit is given to:
 - (i) an entity wholly owned, whether directly or indirectly, by the Scheme; or
 - (ii) the Other Schemes or an entity wholly owned, whether directly or indirectly, by the Other Schemes; or
 - (iii) an entity wholly owned, whether directly or indirectly, jointly by the Scheme and one or more of the Other Schemes.
- (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 held 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
- (d) insert after section 601PC:
- "601PD For the purposes of sections 601FC, 601FD and 601LC:
- stapled security* means interests in two or more 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."

2. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies to the person specified in Schedule A in the case set out in

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Schedule C as if subsection 1012D(3) of the Act were modified or varied as follows:

- (a) omitting "either" at the beginning of paragraph 1012D(3)(b) and substituting "one or more of the following applies"; and
- (b) omitting "or" at the end of subparagraph 1012D(3)(b)(i); and
- (c) omitting "." at the end of subparagraph 1012D(3)(b)(ii) and substituting ";"; and
- (d) after subparagraph 1012D(3)(b)(ii) inserting:
 - "(iii) in a recommendation situation – the advice that constitutes the relevant conduct relates to an offer of interests in one or more registered schemes, under a plan for the reinvestment of distributions in respect of at least one of those interests, where, under the terms on which those interests are to be traded, they must only be transferred together;
 - (iv) in an issue situation – the offer or issue that constitutes the relevant conduct is an offer or issue of interests in one or more registered schemes, under a plan for the reinvestment of distributions in respect of at least one those interests, where, under the terms on which those interests are to be traded, they must only be transferred together."

Schedule A

Australian Unity Property Limited ACN 079 538 499 in its capacity as responsible entity of:

Australian Unity Investments Retail Property Fund ARSN 133 632 765;
Australian Unity Retail Property Trust ARSN 086 218 199;
Australian Unity Property Syndicate – East West Retail ARSN 091 941 061; and
Australian Unity Gillies Street Trust ARSN 103 267 447,

each an *Australian Unity Scheme*.

Schedule B

Where, under the terms on which interests in the Australian Unity Schemes are to be traded, they must only be transferred together.

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Schedule C

Offers or issues of, or recommendations to acquire, interests in the Australian Unity Schemes under a plan for the reinvestment of distributions in respect of interests in the Australian Unity Schemes, where under the terms on which those interests are to be traded, they must only be transferred together.

Dated this 16th day of October 2008


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

08-00813

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:
"the securities are not admitted to quotation within 3 months after the later of:
(i) the date of the disclosure document; and
(ii) the date of the latest supplementary disclosure document which discloses that the securities are not admitted to quotation:"
2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:
"and that condition is not satisfied within 4 months after the later of:
(iii) the date of the disclosure document; or
(iv) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation"; and
3. the text of subparagraph 724(1)(b)(ii) was omitted and the following substituted:
"(ii) the securities are not admitted to quotation within 3 months after:
(A) the date of the disclosure document; or
(B) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation:"
4. section 724 were modified by inserting after subsection (1A):
"(1B) Where a supplementary disclosure document of the kind referred to in subparagraphs (1)(a)(iv) or (1)(b)(ii)(B) is lodged, the person offering the securities must give the applicants:
(a) that supplementary disclosure document; and
(b) 1 month to withdraw their application and be repaid."

Schedule A

Resource Star Limited ACN 098 238 585 (*Issuer*)

Schedule B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on or about 23 October 2008.

Dated this 23rd day of October 2008.



Signed by Ian Speed

as a delegate of the Australian Securities and Investments Commission

08-00817

**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 the Schedule as if the provisions of that Chapter as modified or varied by Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

Deutsche Asset Management (Australia) Limited ACN 116 232 154 in its capacity as responsible entity of the DWS Cash Fund ARSN 133 561 412.

Dated this 17th day of October 2008



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

08-00822

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

Under paragraph 911A(2)(l) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person referred to in Schedule A from the requirement to hold an Australian financial services licence in the case referred to in Schedule B.

Schedule A

Davis Selected Advisers, L.P (the *body*) where all of the following apply:

- (a) the body is a registered investment adviser; and
- (aa) the body is a partnership formed in the State of Colorado; and
- (b) the body:
 - (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has not failed for more than the last 10 business days to have an Agent; and
- (c) the body's primary business is the provision of financial services; and
- (d) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument; and
- (e) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
 - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
 - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (f) the body has not notified ASIC that it will not rely on this instrument.

Schedule B

Where:

1. the body provides any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:
 - (a) providing financial product advice;
 - (b) dealing in a financial product;

- (c) making a market for a financial product; or
 - (d) providing a custodial or depository service;
- in respect of any of the following financial products:
- (e) derivatives;
 - (f) foreign exchange contracts;
 - (g) securities;
 - (h) debentures, stocks or bonds issued by a government; or
 - (i) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
2. the body has provided ASIC with:
- (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate; and
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument; and
 - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - (i) the deed is irrevocable except with the prior written consent of ASIC; and
 - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
 - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
 - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and

- (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body; and
- (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances.
2. The body must:
 - (a) notify ASIC, as soon as practicable and in such form if any as ASIC may from time to time specify in writing, of the details of:
 - (i) each significant change to, including the termination of, the registration as a registered investment adviser applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
 - (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body provides or intends to provide in this jurisdiction; and
 - (aa) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
 - (i) either:
 - (A) of the details of each significant change (a *notifiable regulatory change*) to the US regulatory requirements (including in the power or authority of the SEC to supervise, monitor or procure compliance by the body with the US regulatory requirements with respect to the provision of the financial services) in the 6 months (the *notification period*) ending on the 15th day of the month by the end of which the notification is required that is relevant to the financial services the body provides or intends to provide in this

- jurisdiction and is not a change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or
- (B) where there have been no notifiable regulatory changes — that there have been no notifiable regulatory changes; and
- (ii) either:
- (A) of the details of each enforcement or disciplinary action (a **notifiable regulatory action**) taken by the SEC or any other overseas regulatory authority against the body during the notification period; or
- (B) where there have been no notifiable regulatory actions — that there have been no notifiable regulatory actions; and
- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
- (i) the body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
- (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

Interpretation

In this instrument:

address, in relation to a company, means the address of the registered office of the company.

Agent means a natural person resident in this jurisdiction or a company, whose name and address were last notified to ASIC by the body for the purposes of this instrument, and who is authorised to accept on the body's behalf, service of process from ASIC and, in relation to proceedings relating to a financial services law, from any person referred to in subsection 659B(1) of the Act.

custodial or depository service has the meaning given by section 766E of the Act.

derivative has the meaning given by section 761D of the Act.

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

financial services law has the meaning given by section 761A of the Act.

foreign exchange contract has the meaning given by section 761A of the Act.

making a market has the meaning given by section 766D of the Act.

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notice and *notified* mean, respectively, written notice and notified in writing.

overseas regulatory authority means a foreign regulatory authority (other than the SEC) which regulates financial services and which is established by or for the purposes of a foreign government or legislative body.

registered investment adviser means a body corporate or partnership registered under section 203(c) of the Investment Advisers Act of 1940 of the US.

SEC means the Securities and Exchange Commission of the US.

securities has the meaning given by section 761A of the Act.

US means the United States of America.

US regulatory requirements means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC.

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

Commencement

This instrument takes effect on gazettal.

Dated this 22nd day of October 2008



Signed by Leah Quach

as a delegate of the Australian Securities and Investments Commission

08-00823

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if Item 10(b) in section 611 of the Act were modified by inserting after the words "offers are made to every person who holds securities" the words "with a registered address in Australia, New Zealand and Hong Kong".

Schedule A

A person that makes an acquisition who is the underwriter or sub-underwriter under the offer referred to in Schedule B.

Schedule B

Where IFC Capital Limited ACN 111 398 040 (*IFC Capital*) makes an offer:

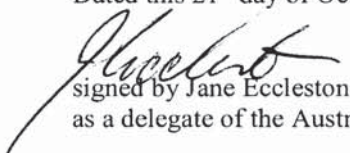
1. on terms substantially the same as the ASX announcement on 29 August 2008;
2. to every person who holds securities in IFC Capital, other than approximately 22 persons with registered addresses other than Australia, New Zealand and Hong Kong holding less than 1% of the issued capital of IFC Capital;
3. which does not need disclosure to investors under Part 6D.2 of the Act because of section 708AA of the Act;
4. pursuant to an offer document dated on or about 22 October 2008;
5. which is fully underwritten by LINWAR Securities Pty Limited ACN 103 183 606 and fully sub-underwritten by Sun Hung Kai Investment Services Ltd, a body corporate incorporated under the law of Hong Kong; and
6. which is priced at or above the current market price.

Interpretation

ASX means ASX Limited ACN 008 624 691

current market price means in relation to a share in IFC Capital, the price published by ASX as the final price which the share was traded for the day prior to the date of the offer document referred to in Schedule B.

Dated this 21st day of October 2008



signed by Jane Eccleston

as a delegate of the Australian Securities and Investments Commission

08-00826

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

Under paragraph 911A(2)(l) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [08-00673] dated 22 August 2008 and signed by Nirangjan Nagarajah in relation to the person specified in Schedule A.

Under paragraph 911A(2)(l) of the Act, ASIC exempts the person specified in Schedule A from the requirement to hold an Australian financial services licence for the provision or giving of financial product advice in the case specified in Schedule B on the conditions specified in Schedule C.

Schedule A

Great Southern Managers Australia Limited ACN 083 825 405 (the *RE*) in its capacity as responsible entity of the following managed investment schemes:

1. Great Southern Plantations 1998 ARSN 092 780 204;
2. Great Southern Plantations 1999 ARSN 092 452 849;
3. Great Southern Plantations 2000 ARSN 085 669 361;
4. Great Southern Plantations 2001 ARSN 089 958 029;
5. Great Southern Plantations 2002 ARSN 095 343 963;
6. Great Southern Plantations 2003 Scheme ARSN 099 131 825;
7. Great Southern 2006 Beef Cattle Project ARSN 118 784 026;
8. Great Southern 2007 Beef Cattle Project ARSN 118 784 115,
(together the *Schemes* and each a *Scheme*)

Schedule B

Where the financial product advice is:

1. general advice; and
2. contained in a Notice of Meeting and Explanatory Memorandum to be dated on or about 23 October 2008.

Schedule C

1. The Explanatory Memorandum must:
 - (a) in so far as practicable, set out all the information prescribed for an explanatory statement in relation to a proposed compromise or arrangement with members or a class of members in Part 3 of Schedule 8 of the *Corporations Regulations 2001* as if a reference to:

08-00826

- (i) "company" and "corporation" were a reference to a "registered scheme"; and
 - (ii) "the scheme" were a reference to "the Proposal"; and
 - (iii) "share" and "marketable securities" were a reference to an "interest in a registered scheme"; and
 - (iv) "the other party to the proposed reconstruction or amalgamation" were a reference to "GSL"; and
 - (v) "director of the company" were a reference to a "director of the responsible entity of a registered scheme."
- (b) include, or be accompanied by, a report by an independent expert that states, in the independent expert's opinion, whether or not the Proposal is fair and reasonable and in the best interests of all the members of the Schemes and gives the reasons for forming that opinion.
2. The Notice of Meeting and Explanatory Memorandum is lodged with ASIC for review and comment 14 days prior to its despatch to members or such shorter period of time to which ASIC agrees in writing.

Interpretation

In this instrument:

Exchange Ratio has the same meaning as defined in the Explanatory Memorandum.

Explanatory Memorandum means a statement:

- (a) Explaining the effect of the Proposal and, in particular, stating any material interests of the directors of the RE, whether as directors, members or otherwise, and the effect on those interests of the Proposal and the Individual Offers in so far as that effect is different from the effect on the interests of other persons; and
- (b) Setting out any other information that is material to the making of a decision by a member of the Schemes whether or not to agree to the Proposal, being information that is within the knowledge of the directors of the RE and has not previously been disclosed to the members.

Financial product advice has the meaning given by subsection 766B of the Act.

General Advice has the meaning given by subsection 766B(4) of the Act.

GSL means Great Southern Limited ACN 052 046 536.

GSL Share means a fully paid ordinary share in the capital of GSL.

Notice of Meeting means a written notice of a meeting of a registered scheme's members referred to in Division 2 of Part 2G.4 of the Act.

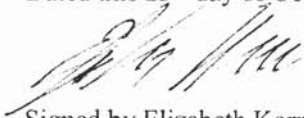
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Proposal means in respect of a Scheme, the resolutions to be voted on at a meeting of members of that Scheme, to amend the constitution of that Scheme to allow the acquisition of all the interests in that Scheme by GSL (or a wholly owned subsidiary of GSL) in exchange for ordinary shares in GSL at the Exchange Ratio.

Commencement

This instrument commences upon gazettal.

Dated this 23rd day of October 2008



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

08-00827

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001 (Act)*, the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [08-00739] dated 15 September 2008 and signed by Elizabeth Korpi in relation to the person specified in Schedule A.

Under paragraph 601QA(1)(a) of the Act, ASIC exempts the person specified in Schedule A from paragraph 601FC(1)(d) of the Act, to the extent that it requires the responsible entity of a registered scheme to treat the members who hold interests of the same class equally, in the case specified in Schedule B on the condition specified in Schedule C.

Schedule A

Great Southern Managers Australia Limited ACN 083 825 405 (*GSMAL*) in its capacity as responsible entity of the following registered managed investment schemes:

1. Great Southern Plantations 1998 ARSN 092 780 204
2. Great Southern Plantations 1999 ARSN 092 452 849
3. Great Southern Plantations 2000 ARSN 085 669 361
4. Great Southern Plantations 2001 ARSN 089 958 029
5. Great Southern Plantations 2002 ARSN 095 343 963
6. Great Southern Plantations 2003 Scheme ARSN 099 131 825
7. Great Southern 2006 Beef Cattle Project ARSN 118 784 026
8. Great Southern 2007 Beef Cattle Project ARSN 118 784 115

(together the *Schemes* and each a *Scheme*)

Schedule B

Where:

1. In respect of a Scheme, the interests of the Foreign Members in that Scheme comprise no more than 1.5% of all interests on issue in that Scheme.
2. In respect of a Scheme, at a meeting of members of that Scheme to be held on or about 1 December 2008, the members of that Scheme approve the Proposal.
3. The GSL Shares that Foreign Members are entitled to will be issued to Macquarie Securities (Australia) Limited ACN 002 832 126 or its nominee who sells GSL Shares and accounts to the relevant Foreign Member for the proceeds of sale in accordance with the terms of the security sale facility disclosed in the Prospectus.
4. GSMAL has on or about 11 September 2008 documented in writing that it reasonably concludes that having regard to the rights and interests of all members of a Scheme

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that it would be in the best interests of all members of that Scheme, and not unfair to Foreign Members, to treat Foreign Members as set out in paragraph 3.

Schedule C

GSMAL takes all reasonable steps to ensure that the Foreign Members are sent their share of the proceeds received upon the disposal of the GSL Shares which would have otherwise been issued to the Foreign Members within 7 days after all of the sales of those GSL Shares are settled.

Interpretation

In this instrument:

Exchange Ratio has the same meaning as defined in the Explanatory Memorandum.

Explanatory Memorandum means the Explanatory Memorandum in relation to the Proposal for each Scheme that was lodged with ASIC on or about 22 October 2008.

Foreign Member means a member of a Scheme who has a registered address outside of Australia and New Zealand.

GSL means Great Southern Limited ACN 052 046 536.

GSL Share means a fully paid ordinary share in the capital of GSL.

Proposal means in respect of a Scheme, the acquisition of all the interests in that Scheme by GSL (or a wholly owned subsidiary of GSL) in exchange for GSL Shares at the Exchange Ratio.

Prospectus means the Prospectus to be lodged by GSL on or about 23 October 2008 for the issue of up to 816,030,360 GSL Shares.

Dated this 23rd day of October 2008



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

08-00831

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 669(1) - Declaration**

Under paragraph 669(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) hereby declares that Chapter 6A of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if subsection 662A(1) was modified by inserting at the end of the subsection the following words:

"This section does not apply where the bidder has given to all remaining shareholders of bid class securities a compulsory acquisition notice under subsection 661B(1)."

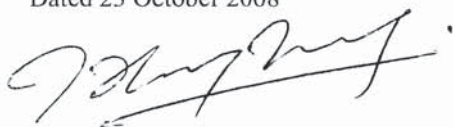
Schedule A

Norton Gold Fields Limited ACN 112 287 797 (*Bidder*)

Schedule B

The compulsory acquisition by the Bidder of ordinary shares in Bellamel Mining Limited ACN 125 443 076 (*Target*) where notices under subsection 661B(1) of the Act were lodged in accordance with section 661B of the Act, following the off-market takeover bid by the Bidder for all the ordinary shares in the Target in respect of which a bidder's statement was lodged with ASIC on 25 July 2008

Dated 23 October 2008



.....
Signed by Ishaq Burney

As a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Section 601CL(5)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

HAMPTON DEVELOPMENTS (OVERSEAS) LIMITED

087 767 922

SEMINIS VEGETABLE SEEDS NEW ZEALAND LIMITED

106 395 386

CORPORATIONS ACT 2001
Subsection 601CC(4)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AUSTRALIAN COLLEGE OF OCCUPATIONAL HEALTH NURSES INC.	053 400 310
THE AUSTRALIAN POST-TEL INSTITUTE (NATIONAL BOARD) INC.	064 557 679

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 twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

AUSTRALIAN ASSOCIATION FOR HUMANE RESEARCH
INCORPORATED

121 813 125

NEW HOPE MINISTRIES INC.

117 812 852

CORPORATIONS ACT 2001
Section 601CL(4)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ELECTRIC POWER RESEARCH INSTITUTE, INC.

ARBN

055 837 888

CORPORATIONS ACT 2001
Subsection 601AA(4)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 059 647 166 PTY LTD	059 647 166
A.S.T.S. TECHNICAL SERVICES PTY LTD	115 497 017
A & L CONTRACTING PTY LTD	065 242 739
ABSTRACT REALITY AUSTRALIA PTY LTD	115 914 371
ACTION-LANE AUSTRALIA PTY. LTD.	065 408 988
AEGEAN PARTNERS PTY LTD	105 534 129
AKSHAT ENTERPRISES PTY. LTD.	130 370 400
ALDEN GRANGE PTY. LTD.	005 859 110
ALOCAS PTY LTD	101 487 674
ATTRACTIONS ENTERTAINMENT PTY LTD	098 100 059
AUSDA INTERNATIONAL TRADE PTY LTD	065 892 784
AUSSIE PLAS PTY LTD	107 126 616
AUSTEIRE PTY LTD	069 112 787
AUSTRALIA BUS INDUSTRY TRAINING SERVICES PTY. LTD.	122 611 492
AUTHPEN PTY LTD	127 048 784
AVIONICS AUSTRALASIA PTY LTD	114 185 652
A2I2 PTY LIMITED	122 789 100
BELCRAFT PTY LIMITED	115 727 270
BELLONIA PTY. LIMITED	008 291 610
BENDIGO CLASSIC CAR HIRE PTY LTD	129 415 989
BLUE CANYON PTY LTD	130 040 550
BODHI INTERNATIONAL PTY LTD	107 122 485
BOOTH & BARTOLACCI PTY LIMITED	075 820 807
BRACA ENTERPRISES PTY LTD	110 646 163
BRADSHAW BEDS AUSTRALIA PTY. LTD.	005 667 185
BUSINESS MANAGEMENT EXPRESS INTERNATIONAL PTY LTD	130 478 269

Name of Company	ACN
BUSSEY INVESTMENTS PTY. LTD.	094 628 752
C.F.P. (CONCRETE FLOOR PROTECTION) PTY LIMITED	101 310 847
C.K. MCGRATH PTY. LTD.	126 028 457
C & C IMPACT CARPET CARE PTY LTD	129 356 047
CANE TOAD PROPERTIES PTY LTD	111 736 157
CARIBELLE PTY. LIMITED	006 434 144
CARNEVALE NOMINEES PTY. LTD.	006 362 125
CCA TIMBERS (VIC) PTY LTD	074 668 929
CDV ROCK PTY LTD	082 264 275
CELEBRITY IMAGE PTY LTD	127 045 836
CHRISTIE SUPERANNUATION PTY LTD	066 133 140
CHYETTE PTY. LTD.	006 728 874
COACHGATE PTY. LIMITED	058 793 561
CRIMEDIA PTY LTD	117 694 345
CROWN FINANCIAL AUSTRALIA PTY. LTD.	107 015 547
CUSTODIAN HR PTY LTD	098 428 516
CUZTRANS PTY. LTD.	094 169 696
D.A. RESORT CONSULTING PTY LTD	094 107 463
D.W. & P.A. TRANSPORT PTY LTD	092 500 046
DELVECCHIO PTY LTD	009 067 261
DESIGN TILING CONTRACTORS PTY LTD	116 872 952
D J & H A EVANS BRICKLAYERS PTY. LTD.	098 288 192
DOMINION ARCHITECTS PTY LTD	097 336 895
DRIFT DEVELOPMENTS PTY LTD	110 872 823
DRILLING FLUID SOLUTIONS PTY LTD	121 349 568
DSA GROWERS PTY LTD	122 009 287
EARTH HELPERS PTY LTD	125 151 751
EASTSIDE SUPERANNUATION PTY LTD	107 427 136
EASY BEING GREEN HOLDINGS PTY LTD	108 073 481
ECOS SUSTAINABILITY STRATEGY PTY LTD	126 728 112
EE5STAR PTY LTD	008 596 441
FERGUSON BOBCAT & TIPPER HIRE PTY LTD	121 322 567
FINESSE INVESTMENTS GROUP PTY LTD	120 018 653
FIRST ENTERPRISES INVESTMENTS PTY LTD	129 205 241
FRED HAYES (PRINTERS) PTY LTD	000 389 328
FRESHPAK EXPRESS PTY LTD	115 117 041
G&L TOURIST PARKS PTY LTD	096 935 303
GAAASS PTY LIMITED	107 483 241

Name of Company	ACN
GAVIN MACKENZIE CONSULTING PTY. LIMITED	067 916 983
GAWLER PROPERTIES PTY. LTD.	005 759 928
GETECHNOLOGY PTY LTD	109 284 451
GOLDEN HARVEST IMPORTS PTY. LTD.	066 296 660
GREEN PALACE PTY. LTD.	084 580 727
GUANG-YI INTERNATIONAL PTY. LTD.	117 498 281
GUDEN PTY. LTD.	005 947 106
GWC INVESTMENTS PTY LTD	067 589 511
HAKKA VILLAGE PTY. LTD.	121 382 518
HALIFAX PROPERTY PTY LTD	125 191 255
HANAKI PTY LTD	003 911 091
HAOG NOMINEES PTY. LTD.	008 467 589
HEATON-NEW PTY LIMITED	061 566 710
HOME LOAN EXPRESS PTY LTD	094 101 292
IDP CONSULTING PTY. LTD.	092 284 734
IMPOSER PTY LTD	132 439 966
INSPIRATIONAL WEALTH COACHING PTY LTD	124 530 481
I T F OPERATIONS (NSW) PTY. LTD.	057 332 868
J.E. LUNN PTY. LTD.	008 153 919
JA COURIERS PTY. LTD.	116 381 830
JANGCO INTERNATIONAL PTY LTD	101 283 952
JA2M PTY LTD	122 203 909
JIALONG HOLDINGS PTY LTD	078 580 346
JMP (TASMANIA) PTY LTD	101 435 250
JOHN RICHENS NOMINEES PTY LTD	092 983 401
JR & JB DAVISON PTY LTD	108 897 598
KAIYOU PTY LTD	056 453 877
KI HOLDINGS PTY LTD	010 877 488
KIWI CARPETS PTY LTD	071 123 218
LACEBANK HOLDINGS PTY LTD	051 593 232
LATITUDE: DIRECTIONS FOR YOUNG PEOPLE LIMITED	131 057 746
LENTE PTY LTD	001 403 023
LES W. JONES PTY. LTD.	009 945 608
LEYSON PLUMBING PTY. LTD.	008 127 731
LISMORE CELLARS PTY LTD	076 883 273
LJ NORRIS INSTALLATIONS PTY LTD	125 984 643
LL & JO CONSULTING PTY. LTD.	086 537 822
LOUDSHOUT! PROPRIETARY LIMITED	098 008 069

Name of Company	ACN
LYE TRANSPORT PTY. LTD.	099 154 999
MEDIASERVICE PTY. LTD.	116 543 894
MEGAGEN PTY LTD	111 925 841
MEMDEN PTY LTD	126 643 034
METROPOLITAN WATCHING COMPANY PTY. LTD.	007 047 672
MILTONLEX PTY. LIMITED	074 811 288
MOGFORD & GLENN PTY LTD	125 704 574
MONCORP GROUP PTY LTD	116 246 470
MORGAN CAMPBELL CORPORATION PTY LTD	130 041 164
MORTGAGE REDUCTION EXPRESS PTY LTD	090 409 582
MOSSMAN INVESTMENTS PTY LTD	125 980 958
MUPAKA PTY LTD	002 131 188
MUSGRAVE STREET REALTY PTY LTD	010 146 951
NEW ENDEAVOUR PTY. LTD.	006 972 210
NO WORRIES WA COURIERS PTY. LTD.	127 908 356
OAKWOOD GROUP PTY. LTD.	100 421 001
OF COURSE WE CAN FUNCTIONS PTY LTD	122 073 661
ONA MISSION BLUE PTY LTD	109 800 017
OWNZONE PTY LTD	093 188 240
P & B VERVITAS PTY LTD	002 380 949
P & C DEVELOPMENTS PTY LTD	077 850 830
PANCHO VILLA PTY LIMITED	118 928 760
PDA INTERNATIONAL PTY LTD	121 586 098
PEDROS DAW PARK PTY LTD	124 205 849
PERFECT DOMESTIC INDUSTRIAL AND COMMERCIAL SERVICES PTY LTD	124 484 064
PHILLIP GREEN PTY LTD	122 067 654
PIER NO. 6 PTY LTD	093 845 455
PODEVIN CRANE HIRE PTY. LTD.	063 195 755
PORT SHOPPING CENTRE PTY LTD	056 385 721
PRAMA BUSINESS AND ECONOMIC SOLUTIONS PTY LTD	123 650 564
PRETEX PTY LTD	002 908 536
QSC2 PTY LTD	102 230 339
R & S MOULTON PTY LTD	123 100 845
REDFERN DEVELOPMENT CORPORATION PTY LIMITED	100 789 044
ROBANDI INVESTMENTS PTY LIMITED	080 247 810
ROSS YARRUM PTY. LTD.	008 075 652
ROXIE MUSIC GROUP PTY. LTD.	108 197 502

Name of Company	ACN
S.G.T. PTY LTD	060 724 129
SARATHAN PTY LTD	009 375 222
SCHNAPPER CONSULTING PTY LTD	085 766 454
SEALE ENTERPRISES PTY LIMITED	092 405 886
SHANE GARDINER ELECTRICS PTY LTD	080 640 606
SHINARE PTY. LIMITED	056 610 201
SLS KUSTOM PTY LTD	126 750 687
STADBRAVO PTY LTD	003 166 523
STATION MOTOR BODY REPAIRS PTY. LTD.	005 885 647
STGT PTY LTD	060 694 886
ST NEOTS PTY LTD	108 599 088
STRAWDOG PTY LTD	121 649 027
SUMATRA INVESTMENTS PTY LIMITED	059 167 485
SWANN ROAD DEVELOPMENTS PTY LTD	106 048 999
TASMAN BLUE PTY. LTD.	121 680 751
THOMPSON INTERNATIONAL HOLDINGS PTY LIMITED	090 136 682
THREE WEEDS PTY LIMITED	072 350 531
THRIPPENCE PTY LIMITED	097 292 405
TURNER LICENSING PTY LTD	083 770 656
TWO TYES PTY LTD	074 798 440
UNITED RE PTY LTD	115 180 473
VESNA'S PTY LTD	071 218 203
VILLAGE FAIR SHOPPING CENTRES (SA) PTY. LIMITED	063 337 057
VINSTANT (AUSTRALIA) PTY LTD	098 423 593
VIRTUAL DOMAIN PTY LTD	117 637 402
WATERFRONT ENTERPRISES (NSW) PTY LTD	083 693 341
WIVALE PTY. LTD.	082 603 067
WMH CAPITAL PTY LTD	130 097 693
WONTEL PTY LTD	009 406 384
WORLD CLASS ENTERTAINMENT & EVENTS PTY LTD	099 553 250
ZABEL ENTERPRISES PTY LTD	001 993 960
88 CUBES PTY LTD	124 799 944

CORPORATIONS ACT 2001
Subsection 601AB(3)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 065 668 948 PTY LIMITED	065 668 948
A.C.N. 108 820 079 PTY LTD	108 820 079
A.T.S. (S.A) PTY LTD	120 631 594
AMAZING TECHNOLOGIES AUSTRALIA PTY LIMITED	103 806 953
AQUARIUS TRANSPORT (NSW) PTY LTD	090 837 479
AQUAVIRO HOLDINGS PTY LIMITED	120 869 749
ARNOLD BUILDING CO PTY LTD	104 299 685
AUSTRALIAN MEDICAL IMAGING PTY LTD	114 815 593
BEACH PIGS PTY LTD	102 292 044
BEACHSIDE ELECTRICAL SERVICES PTY LTD	097 305 416
BELVIA CONTRACTING PTY LTD	093 213 024
BLACKBEARD HOLDINGS PTY LIMITED	083 563 017
BN INTERIORS PTY LTD	110 730 160
BONAVISTAJACK PTY LTD	063 732 052
BROADOAK PROPRIETARY LIMITED	006 255 205
CAP SERVICES PTY LTD	091 623 344
CAPTIVATING HOMES PTY LIMITED	079 547 158
CHAMROLINI PTY LIMITED	103 971 400
CHAS LYONS PTY LIMITED	084 921 844
COMPUSULTANTS PTY. LTD.	059 101 245
CORROCOTE (AUST) PTY. LIMITED	003 859 336
CRESTVILLA HOLDINGS PTY. LTD.	088 410 397
DARIYA PTY LTD	113 916 831
DASDEL NOMINEES PTY LTD	106 301 955
DAVID NOTT DIESEL FITTING SERVICES PTY LTD	091 567 074

Name of Company	ACN
DEAN QUIRK TRANSPORT PTY LTD	112 209 999
DEVA DESIGN (AUSTRALIA) PTY LIMITED	104 026 226
DOWNEY AIR PTY LIMITED	101 976 792
EASY WAY PTY. LTD.	057 735 743
FOODLIFE INVENTORY HOLDINGS PTY LTD	078 176 717
FOXY'S REINFORCING PTY LTD	084 601 098
GAS INSTALLATIONS INTERNATIONAL PTY LTD	084 819 956
GEORGE & DRAGON BAR PTY LTD	107 242 133
GROW WORLDWIDE COMMODITIES PTY LTD	107 738 367
HYPORIL PTY. LTD.	091 901 825
I LUV FLOWERS PTY LIMITED	123 645 545
INTEGRATED CUSTOMER CONTACT SOLUTIONS PTY. LTD.	108 458 322
INTERVIEWING AUSTRALIA FIELD RESOURCES PTY LIMITED	106 461 223
IP3 COMMUNICATIONS PTY LIMITED	096 236 118
JBT CONTRACTORS PTY LTD	105 115 795
JENKINS INCREASE PTY LTD	106 627 749
JLT CREATIONS PTY LTD	118 542 626
JUSTINPRINT AUSTRALIA PTY LTD	096 801 704
KAZONE PTY LIMITED	116 353 372
KITCHEN ZONE PTY LTD	108 441 201
KS SERVICES PTY LTD	112 136 633
LADYCASH PTY. LTD.	011 042 667
LEOMONT PTY. LIMITED	003 515 035
LEVEL 5 DEVELOPMENTS PTY LIMITED	104 033 696
LIBERTAD PTY LTD	102 233 474
LINPHIL HOLDINGS PTY. LIMITED	002 661 921
LOUGHTON PTY. LIMITED	098 632 850
M & Y WALLACE PTY LTD	001 739 304
MABIC BRICKLAYING SERVICES PTY LTD	085 005 723
MALLCAP CORPORATION LTD	000 089 627
MCMASTER PTY. LTD.	011 059 073
MINI ME ENTERPRISE PTY LTD	104 872 522
NOBLE PUBS PTY LTD	116 308 699
OCEANIC CORPORATE CHARTERS PTY LTD	120 640 084
ONIX AIR PTY LTD	107 612 822
OZ BRICKLAYING PTY LTD	108 605 732
PEARSON WEST ENTERPRISES PTY LTD	111 398 460
PELLS PLUMBING PTY. LIMITED	078 302 093

Name of Company	ACN
PINERO PTY LIMITED	119 504 700
PROPERTY MANAGEMENT CORPORATION PTY LIMITED	105 372 487
PROVIDENCE INVESTMENTS PTY. LTD.	004 134 892
RAZEE INVESTMENTS PTY LIMITED	106 281 350
RETAIL ELECTRONIC PAYMENT SOLUTIONS PTY LIMITED	051 926 937
ROCKS EXCAVATIONS & PLANT HIRE PTY. LIMITED	055 071 899
RODJO HOLDINGS PTY LTD	091 176 500
S & L GUILIANA PTY LTD	002 037 550
SABKO PTY LTD	100 774 883
SACOS EQUIPMENT PTY LTD	067 765 708
SANQUEST PROPERTIES PTY LTD	095 766 297
SENONO PTY LTD	002 754 636
SJ'S FAMILY INVESTMENTS PTY LTD	096 646 427
SOFTWARE TESTING SOLUTIONS PTY LTD	075 024 823
SPEEDYS WASTE CARRIERS PTY LTD	097 845 380
STRATEGIC MANAGEMENT ALLIANCE PTY LIMITED	085 769 080
SWEENEY INVESTMENTS PTY LTD	098 019 375
TEMPLEOGUE PROPRIETARY LIMITED	004 476 635
TOP PICK BAKERY PTY LIMITED	107 890 951
TRADEWAVES INTERNATIONAL PTY LTD	094 576 879
TWIN PEEKS INVESTMENTS PTY LTD	091 701 610
UNITED GROUP HOTELS PTY. LTD.	113 306 273
V & M INVEST AUST PTY LTD	113 268 296
VICTOR GROUP PTY LTD	095 806 581
W. KELLY INVESTMENTS PTY. LTD.	011 002 770
WARNELLO PTY LTD	008 661 961
WENTWORTHVILLE WATERSPORTS PTY LTD	000 685 496
WILLOWSTAR PTY LTD	061 387 013
WINDSOR INVESTMENTS PTY. LIMITED	007 521 959
WIN WIN DEVELOPMENTS PTY LTD	104 353 068
WOODVAH PTY LTD	065 667 825

CORPORATIONS ACT 2001
Subsection 601PA(3)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme

ARSN

ADELAIDE MANAGED FUNDS PERFORMER LIFESTYLE 200 FUND	127 400 677
ADELAIDE MANAGED FUNDS PERFORMER LIFESTYLE 135 FUND	127 400 444
EUROPEAN INVESTORS GLOBAL PROPERTY TRUST	117 784 166

CORPORATIONS ACT 2001
Subsection 601PB(2)

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

Dated this twenty-fourth day of October 2008

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
ABACUS PORTFOLIO SERVICE	093 185 230
ALLCO RETAIL CENTRE FUND	116 082 716
COMMONWEALTH AUSTRALIAN SHARES FUND 7	099 919 123
COMMONWEALTH FIXED INTEREST FUND 1	099 939 821
COMMONWEALTH INTERNATIONAL FIXED INTEREST FUND 2	099 912 811
GLEBE AUSTRALIAN EQUITIES FUND	101 485 241
RUBICON INTERNATIONAL LEADERS FUND	109 150 889

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.

AGED CARE EMPLOYERS MUTUAL LTD ACN 127 523 031 will change to a proprietary company limited by shares. The new name will be **AGED CARE EMPLOYERS MUTUAL PTY LTD** ACN 127 523 031.

ARA INVESTMENT GROUP LIMITED ACN 129 916 294 will change to a proprietary company limited by shares. The new name will be **ARA INVESTMENT GROUP PTY LTD** ACN 129 916 294.

CEILITE PTY LTD ACN 116 802 978 will change to a public company limited by shares. The new name will be **CEILITE LIMITED** ACN 116 802 978.

GUVERA PTY LTD ACN 132 647 388 will change to a public company limited by shares. The new name will be **GUVERA LIMITED** ACN 132 647 388.

JADRO INDUSTRIES PTY ACN 117 300 526 will change to a proprietary company limited by shares. The new name will be **JADRO INDUSTRIES PTY LTD** ACN 117 300 526.

REACTIVE RESOURCES LIMITED ACN 122 417 109 will change to a proprietary company limited by shares. The new name will be **REACTIVE RESOURCES PTY LTD** ACN 122 417 109.

ST. GEORGE WEL LIMITED ACN 055 556 539 will change to a proprietary company limited by shares. The new name will be **ST. GEORGE WEL PTY LIMITED** ACN 055 556 539.

TRINITEQ LIMITED ACN 080 664 259 will change to a proprietary company limited by shares. The new name will be **TRINITEQ PTY LTD** ACN 080 664 259.