

**Australian Securities & Investments Commission** 

## [CO 02/287]

## Relevant interest in or voting power in relation to a security held by a call warrant issuer solely as a result of holding warrant — amendment

Issued 6/3/2002

Class Order [CO 02/287] varies [CO 00/451].

This class order comes into effect on 11 March 2002 upon commencement of Schedule 1 to the Financial Services Reform Act 2001: see paragraph 4(2A)(c) of the Acts Interpretation Act 1901.

Australian Securities and Investments Commission Corporations Act 2001 — Sections 655A and 673 — Variation

Under sections 655A and 673 of the *Corporations Act 2001* (the "Act") and with effect from the commencement of Schedule 1 to the *Financial Services Reform Act 2001*, the Australian Securities and Investments Commission hereby varies Class Order [00/451] by:

- omitting from the heading the word "Law" and substituting the words "Act 2001";
- 2 omitting from the first paragraph words:
  - (a) the words "Corporations Law (Law)" and substituting the words "Corporations Act 2001 (Act)"; and
  - (b) the word "Law" (third and fourth occurring) and substituting the word "Act";
- omitting from subsection 609(6C) as notionally inserted into the Act by the class order the words "Business Rules of ASX" (appearing on four occasions) and substituting the words "operating rules of Australian Stock Exchange Limited"; and

omitting from the paragraph commencing with the words "And pursuant to section 673", the word "Law" (appearing on four occasions) and substituting the word "Act".

Dated this 6th day of March 2002

Signed by Brendan Byrne as a delegate of the Australian Securities and Investments Commission