



Commonwealth of Australia



ASIC

Australian Securities &
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RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the Corporations Act and the other legislation administered by ASIC may have rights of review. ASIC has published **Practice Note 57 [PN57] Notification of rights of review** and Information Sheet [INFO 1100] **ASIC decisions – your rights** 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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03 / 1166

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

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares until March 31, 2004 that Chapter 5C applies to Macquarie ProLogis Management Limited ACN 100 226 293 ("Macquarie") in its capacity as the responsible entity of the Macquarie ProLogis Trust ARSN 100 649 536 ("MPR") (a "Scheme") as if paragraph 601GA(1)(a) as modified by ASIC Class Order [CO98/52] were further modified as set out in Schedule A in the case set out in Schedule B.

Schedule A

Immediately after subparagraph 601GA(1)(a)(v)(E) as notionally inserted into Chapter 5C by ASIC Class Order [CO 98/52] insert:

"(F) interests not taken up by members under the offer are only issued pursuant to bona fide underwriting agreements:

- to persons not associated with the responsible entity, or in the case where those persons are associated with the responsible entity, they dispose of the interests to a party or parties that are not the responsible entity or any of its associates within 3 months after the date of issue; and
- the terms of which were included in the terms of the distribution reinvestment plan sent to members of the scheme"

Schedule B

Any offer or issue to members of the Scheme of units in MPR under the distribution reinvestment plan of MPR dated August 30, 2002 by an underwriter or sub-underwriter who is an associate of Macquarie.

Dated 24 December 2003.



Signed by Catherine L. Matterson as delegate of the
Australian Securities and Investment Commission

03 / 1167

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

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares until March 31, 2004 that Chapter 5C applies to Macquarie Office Management Limited ACN 006 765 206 ("Macquarie") in its capacity as the responsible entity of the Macquarie Office Trust ARSN 093 016 838 ("MOF") (a "Scheme") as if paragraph 601GA(1)(a) as modified by ASIC Class Order [CO98/52] were further modified as set out in Schedule A in the case set out in Schedule B.

Schedule A

Immediately after subparagraph 601GA(1)(a)(v)(E) as notionally inserted into Chapter 5C by ASIC Class Order [CO 98/52] insert:

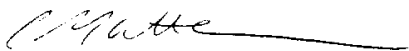
"(F) interests not taken up by members under the offer are only issued pursuant to bona fide underwriting agreements:

- to persons not associated with the responsible entity, or in the case where those persons are associated with the responsible entity, they dispose of the interests to a party or parties that are not the responsible entity or any of its associates within 3 months after the date of issue; and
- the terms of which were included in the terms of the distribution reinvestment plan sent to members of the scheme"

Schedule B

Any offer or issue to members of the Scheme of units in MOF under the distribution reinvestment plan of MOF dated August 30, 2002 by an underwriter or sub-underwriter who is an associate of Macquarie.

Dated 24 December 2003.



Signed by Catherine L. Matterson as delegate of the
Australian Securities and Investment Commission

03 / 1168

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

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby declares until March 31, 2004 that Chapter 5C applies to Macquarie CountryWide Management Limited ACN 069 709 468 ("Macquarie") in its capacity as the responsible entity of the Macquarie CountryWide Trust ARSN 093 143 965 ("MCW") (a "Scheme") as if paragraph 601GA(1)(a) as modified by ASIC Class Order [CO98/52] were further modified as set out in Schedule A in the case set out in Schedule B.

Schedule A

Immediately after subparagraph 601GA(1)(a)(v)(E) as notionally inserted into Chapter 5C by ASIC Class Order [CO 98/52] insert:

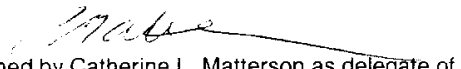
"(F) interests not taken up by members under the offer are only issued pursuant to bona fide underwriting agreements:

- to persons not associated with the responsible entity, or in the case where those persons are associated with the responsible entity, they dispose of the interests to a party or parties that are not the responsible entity or any of its associates within 3 months after the date of issue; and
- the terms of which were included in the terms of the distribution reinvestment plan sent to members of the scheme"

Schedule B

Any offer or issue to members of the Scheme of units in MCW under the distribution reinvestment plan of MCW dated August 30, 2002 by an underwriter or sub-underwriter who is an associate of Macquarie.

Dated 24 December 2003.


Signed by Catherine L. Matterson as delegate of the
Australian Securities and Investment Commission

04 / 0081

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

Pursuant to paragraph 655A(1)(b) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies to the persons named in Schedule A in the case referred to in Schedule B as if item 4 of the table in section 611 of the Act were modified or varied as follows:

1. paragraph (b) were modified by replacing the words "an offer that results in an acquisition to which item 5 applies." with the following:

"an offer under a takeover regulated by the New Zealand Takeovers Code if the voting shares are included in the consideration for offers under the New Zealand regulated takeover."

Schedule A

SECON Technology Limited, New Zealand Company Registration Number CH/1094638 ("SECON") and Jun Evans and Gregory Mark Evans as Trustees for The Evans Family Trust ("Evans"), (collectively, the "Shareholders").

Schedule B

The acquisition of a relevant interest in issued voting shares of Hi Tec Developments Pty Limited ACN 092 384 873 ("Bidder") by the Shareholders as a result of the acceptance of offers made by the Bidder for all the ordinary shares in Encos Limited, a company incorporated in New Zealand, where:

- (a) the Shareholders are not "associates" as defined in section 9 of the Act; and
- (b) the relevant interest acquired by SECON and Evans in the Bidder is not more than 21% and 25% respectively.

Dated this 29th day of January 2004



Signed by Belisa Jong
as a delegate of the Australian Securities and Investments Commission

04 / 0082

Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 257D(4) – Exemption

Pursuant to subsection 257D(4) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person named in Schedule A from compliance with section 257D of the Act in the case referred to in Schedule B on the conditions specified in Schedule C for so long as those conditions are met.

Schedule A

Mayne Group Limited ACN 004 073 410 ("Mayne")

Schedule B

A share buy-back scheme to be made available to all holders of Shares ("**Buy-Back Invitations**") which:

1. is substantially in the terms contemplated by the draft notice of meeting provided to ASIC on 22 January 2004; and
2. complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except that:
 - (a) Mayne does not comply with paragraph (a) of section 257B(2) of the Act but rather the Buy-Back Invitations relate only to Shares;
 - (b) Mayne does not comply with paragraph (b) of subsection 257B(2) of the Act but rather invites all holders of Shares to offer for sale to Mayne any number of their Shares in accordance with the terms of the Buy-Back Invitations except that Mayne does not need to make such invitations in respect of any Restricted Employee Shares and/or Restricted Employee Loan Shares;
 - (c) Mayne does not comply with paragraph (c) of subsection 257B(2) of the Act, but rather all persons who hold Shares in Mayne have a reasonable opportunity to offer for sale any number of their Shares to Mayne in accordance with the terms and conditions of the Buy-Back Invitations except:
 - (i) in respect of any Restricted Employee Shares and Restricted Employee Loan Shares that are subject to restrictions on disposal and may not be tendered under the Buy-Back Invitations; and
 - (ii) that a Tender may only be submitted in respect of Employee Loan Shares if all amounts outstanding on Employee Loans relating to those Employee Loan Shares have been repaid in accordance with the terms of the Employee Loan before the close of the Tender Period;
 - (d) Mayne does not comply with paragraph (d) of subsection 257B(2) of the Act but rather the buy-back agreements are not entered into until the Tender Period has closed;
 - (e) Mayne does not comply with paragraph (e) of subsection 257B(2) of the Act but rather the Buy-Back Invitations are to be made by Mayne to every person who holds Shares (except for Restricted Employee Shares and Restricted Loan Shares)

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for those holders to Tender their Shares to Mayne for Mayne to buy back those Shares on the same terms subject to:

- (i) each shareholder having the ability to nominate a maximum number of Shares which they wish to offer for sale to Mayne;
- (ii) if the shareholder holds Restricted Employee Shares or Restricted Employee Loan Shares, Mayne only making invitations in respect of the number of Shares that they hold that are not Restricted Employee Shares or Restricted Employee Loan Shares;
- (iii) if the shareholder holds Employee Loan Shares, they may only submit a Tender in respect of those Employee Loan Shares if they have repaid all amounts outstanding on their Employee Loans; and
- (iv) a Scale Back Mechanism operating in the manner described in conditions 2 and 3 of Schedule C to ensure that Mayne does not exceed the limit specified in condition 1 of Schedule C (or such lesser amount determined by Mayne in accordance with its Buy-Back Invitations).

Schedule C

1. The number of Shares which Mayne buys back under the Buy-Back Invitations (when aggregated with any Shares bought back before the Tender Period closes under an on-market buy-back commenced after the date of this instrument on the terms set out in the notice of meeting for the extraordinary general meeting to be held on or about 4 March 2004 ("EGM") does not exceed 180 million (if that limit is approved by Mayne shareholders by way of an ordinary resolution at the EGM).
2. Mayne makes it a term of the Buy-Back Invitations that:
 - (a) if the Buy-Back Price is determined by Mayne to be the Lowest Tender Price; and
 - (b) at the close of the Tender Period, Mayne has received offers that in aggregate amount to more than the Buy-Back Amount, calculated using the Lowest Tender Price and including Final Price Tenders, then:
 - (c) Tenders of Shares made at the Buy-Back Price and as Final Price Tenders will be subject to a reduction by the same proportion (pro rata) being the proportion needed to ensure that:
 - (i) after taking into account the Priority Acquisition and the Small Holding Acquisition, no more than the Buy-Back Amount is bought back; and
 - (ii) the Priority Acquisition and the Small Holding Acquisition may be made, and
 - (d) the Priority Acquisition and the Small Holding Acquisition will be made.
3. Mayne makes it a term of the Buy-Back Invitations that:
 - (a) if the Buy-Back Price is determined by Mayne to be a price other than the Lowest Tender Price; and

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- (b) at the close of the Tender Period, Mayne has received offers that in aggregate amount to more than the Buy-Back Amount, calculated using the Buy-Back Price,
then:
 - (c) all Shares tendered at less than the Buy-Back Price will be bought back in full;
 - (d) all Shares tendered as Final Price Tenders will be bought back in full;
 - (e) Shares tendered at the Buy-Back Price (other than as Final Price Tenders) will be bought back but the number of Shares to be bought back will be subject to a reduction by the same proportion (pro-rata) being the proportion needed to ensure that, after taking into account the Small Holding Acquisition, no more than the Buy-Back Amount is bought back; and
 - (f) the Small Holding Acquisition will be made.
- 4. For the purposes of conditions 2 and 3 of this schedule disregard, in determining whether the proportion by which the number of each offeror's Shares is reduced is the same, any difference in proportion arising from the rounding down of fractions for the purpose of ensuring that only whole numbers of Shares are brought back.
- 5. Mayne does not enter into any buy-back agreement until after the Tender Period ends and in any event not before 19 March 2004.
- 6. Disclosure is made by Mayne in any document sent to shareholders pursuant to subsection 257C(2) of the Act or pursuant to section 257D(2) of the Act, to the effect that shareholders are entitled to vote (in accordance with the voting rights attached to their Shares) at the EGM and at any other meeting that is held before the Tender Period ends (and the Tender Period shall not end before 19 March 2004).

Interpretation

Buy-Back Amount means the amount obtained by multiplying the Buy-Back Price by the number of Shares determined by Mayne in accordance with the terms of the Buy-Back Invitations.

Buy-Back Price means the price at which Mayne will buy back Shares tendered in accordance with the Buy-Back Invitations.

Employee Loans means a loan made or facilitated by Mayne under the Plan.

Employee Loan Shares means Shares held under the Plan in respect of which Employee Loans remain outstanding.

Final Price Tender means a Tender in which the shareholder elects to receive the Buy-Back Price determined under the Buy-Back Invitations.

Highest Tender Price means the highest price in the price range specified by Mayne at which it will accept Tenders under the Buy-Back Invitations.

Lowest Tender Price means the lowest price in the price range specified by Mayne at which it will accept Tenders under the Buy-Back Invitations.

Plan means the Mayne Employee Share Acquisition Plan.

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Priority Acquisition means the acquisition by Mayne of:

- (a) the Priority Allocation from the shareholders who Tender more than the Priority Allocation at prices that are any one or more of the following:
 - (i) a Final Price Tender; or
 - (ii) the Buy-Back Price.
- (b) all the Shares tendered by those shareholders who Tender a number of Shares equal to or less than the Priority Allocation at prices that are any one or more of the following:
 - (i) a Final Price Tender; or
 - (ii) the Buy-Back Price.

Priority Allocation means 500 Shares or such lesser number of Shares as is required to ensure that the Buy-Back Amount is not exceeded as a result of the aggregate number of Shares bought back by Mayne pursuant to the:

- (a) Priority Acquisition; and
- (b) Small Holding Acquisition.

Restricted Employee Shares means Shares held pursuant to the Plan that are subject to restrictions on disposal under the terms of the Plan.

Restricted Employee Loan Shares means Employee Loan Shares in respect of which the amount outstanding on the Employee Loans in relation to those Employee Loan Shares as at the record date for determining entitlements to participate in the Buy-Back Invitations is greater than or equal to the Highest Tender Price for that Buy-Back Invitations.

Scale-Back Mechanism means the reduction of Shares bought back by Mayne in the manner described in conditions 2 and 3 of Schedule C to ensure that the limit specified in condition 1 of Schedule C (or such lesser amount determined by Mayne in accordance with the terms of that Buy-Back Invitations) is not exceeded and the Small Holding Acquisition may be made.

Shares means fully paid ordinary shares in the capital of Mayne.

Small Holding means a parcel of 500 or fewer Shares (disregarding Restricted Employee Shares and Restricted Employee Loan Shares).

Small Holding Acquisition means the acquisition by Mayne of all of the Small Holdings of those Shareholders who tender all of their Shares (other than Restricted Employee Shares and Restricted Employee Loan Shares) at a price that is:

- (a) a Final Tender Price;
- (b) the Buy-Back Price; or
- (c) below the Buy-Back Price,


and would, but for this acquisition, have had a Small Holding as a result of the Scale-Back Mechanism.

Tender means an offer made in accordance with the terms of the Buy-Back Invitations by a holder of Shares to sell to Mayne a specified number of Shares at a specified price by delivering to Mayne a tender form (which has not been withdrawn).

04 / 0082

Tender Period means the time period beginning when the Buy-Back Invitations are open for tenders and ending when the Buy-Back Invitations are closed.

Dated this 30th day of January 2004

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Signed by Rachel Howitt

as delegate of the Australian Securities and Investments Commission

04 / 0083

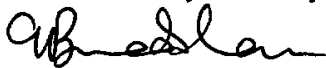
**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 824(d)**

Order revoking licence

TO: Malcolm William SWAN ("the Licensee")
106 Kingston Terrace
NORTH ADELAIDE SA 5006

Under paragraph 824(d) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 10812 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 30th day of January 2004



Signed by Greg Bradshaw
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Subsection 31D(5) – Notice of Registration

04 / 0086

Pursuant to subsection 31D(5) of the *Insurance (Agents and Brokers) Act 1984* (the "Act"), the Australian Securities and Investments Commission hereby gives notice that the registration, to carry on business as a foreign insurance agent in relation to foreign insurance business, of the persons referred to in the Schedule, is renewed pursuant to subsection 31D(1) of the Act, with effect from the date specified in the Schedule.

SCHEDULE

Broker Name	Ref.	Effective Date
GENERAL & AVIATION UNDERWRITING AGENCY PTY LTD CAN 083394478	99521	29/05/2003

Dated 3 February 2004



Dorothy Kaye Guy
A delegate of the
Australian Securities and Investments Commission

Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Subsection 21(5) – Notice of Registration

04 / 0087

Pursuant to subsection 21(5) of the *Insurance (Agents and Brokers) Act 1984* (the "Act"), the Australian Securities and Investments Commission hereby gives notice that the registration, to carry on business as an insurance broker in relation to general insurance business, of the persons referred to in the Schedule, is renewed pursuant to subsection 21(1A) of the Act, with effect from the date specified in the Schedule.

SCHEDULE

Broker Name	Ref.	Effective Date
ADVANCE HOME LOAN CENTRE PTY LTD ACN 085832220786	20973	06/11/2003
ALLCOVER INSURANCE BROKERS PTY LTD ACN 054026318	40368	04/07/2003
ALLFREIGHT INSURANCE BROKERS PTY LTD ACN 083945180	30646	13/11/2003
ALLSAFE INSURANCE BROKERS PTY LTD ACN 010468818	40045	16/01/2003
AUSTRALIAN INSURANCE SERVICES PTY LTD ACN 071314531	60162	26/11/2003
BRYAN MCNABNEY INSURANCE AGENCIES AND FINANCIAL SERVICES PTY LTD ACN 089049749	20911	29/11/2003
DESKHAVEN PTY LTD ACN 010342980	40194	14/12/2003
DOMINA GENERAL INSURANCE BROKERS PTY LTD ACN003465450	20528	11/12/2003
EXPATRIATE SERVICES INTERNATIONAL PTY LTD ACN 097359227	20977	29/11/2003
GORDON WILSON & ASSOCIATES PTY LTD ACN 010096376	40026	21/08/2003
IAN JONES INSURANCE BROKERS PTY LTD ACN 090167285	20910	31/12/2003
INNOVATIVE RISK TRANSFER PTY LIMITED ACN 093837631	20980	04/12/2003
JAMES WHILTSHIRE PTY LTD ACN 005060882	30166	07/12/2003
JOHN L MAHER INSURANCE BROKERS PTY LTD ACN 003145784	20368	12/11/2003
MAPLERIDGE PTY LTD ACN 057880823	60128	04/01/2003
MCNAUGHTON GARDINER INSURANCE BROKERS PTY LTD ACN 070159492	60160	21/09/2003
MILLENNIUM INSURANCE BROKERS PTY LTD ACN 084318221	40354	18/10/2003
MULTISURE INTERNATIONAL (BROKERS) PTY LTD ACN 003084311	20361	30/10/2003
NATIONWIDE INSURANCE BROKERS PTY LTD ACN 067066371	20857	31/12/2003
NELANC INSURANCE BROKING SERVICES PTY LTD ACN 006338530	30194	08/12/2003
NEWTON ROBERT WILLIAM	70023	10/01/2003
POLLARD ADVISORY SERVICES PTY LTD ACN 052049082	30435	30/06/2003
ROBERT WILLIAMS & ASSOCIATES PTY LTD ACN 003105486	20211	12/11/2003
RURAL & GENERAL INSURANCE BROKING PTY LIMITED ACN 093483928	30658	08/08/2003
RURAL & GENRAL INSURANCE BROKING PTY LIMITED ACN 093483928	30658	08/08/2003
SCOTT WINTON NOMINEES PTY LTD ACN 054604563	30589	23/12/2003
SEAR AND ASSOCIATES INSURANCE BROKERS PTY LTD ACN 006568501	30195	20/12/2003
WESTLAWN INSURANCE BROKERS PTY LTD ACN 075847291	20875	11/08/2003

Dated 3 February 2004



Dorothy Kaye Guy
A delegate of the
Australian Securities & Investments Commission

Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Subsection 21(5) – Notice of Registration

04 / 0088

Pursuant to subsection 21(5) of the *Insurance (Agents and Brokers) Act 1984* (the "Act"), the Australian Securities and Investments Commission hereby gives notice that the registration, to carry on business as an insurance broker in relation to life insurance business, of the persons referred to in the Schedule, is renewed pursuant to subsection 21(1A) of the Act, with effect from the date specified in the Schedule.

SCHEDULE

Broker Name	Ref.	Effective Date
AON FINANCIAL PLANNING & PROTECTION LIMITED ACN 091225642	90379	11/10/2003
CHAPEL ROAD BROKER SERVICES PTY LTD ACN 003074324	90073	20/12/2003
DOWMAC ACCOUNTING SERVICES PTU LIMITED ACN 003636897	90446	15/08/2003
ISLAND STATE FINANCIAL PLANNING PTY LTD ACN 061880322	90142	03/08/2003
LONSDALE FINANCIAL GROUP LIMITED ACN 006637225	90280	14/01/2003
MERCER HUMAN RESOURCE CONSULTING PTY LTD ACN 005315917	90167	25/10/2003
PARTNERSHIP PLANNING BROKER SERVICES LTD ACN 000574970	90236	20/12/2003
PROFESSIONAL INVESTMENT SERVICES PTY LTD ACN 074608558	90385	25/10/2003
QUADRANT SECURITIES PTY LTD ACN 074090529	90373	25/07/2003
RETIREINVEST PTY LIMITED ACN 001774125	90126	08/12/2003

Dated 3 February 2004



Dorothy Kaye Guy
 A delegate of the
 Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

04 / 0090

**Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 911A(2)(1) — Exemption**

Under paragraph 911A(2)(1) of the *Corporations Act 2001* (the 'Act'), the Australian Securities and Investments Commission hereby exempts the National Electricity Market Management Company Ltd ACN 072 010 327 from the requirement to hold an Australian financial services licence for the provision of the financial services of:

1. providing general advice in relation to;
2. dealing in; and
3. making a market for

settlement residue distribution agreements where those financial services are provided to wholesale clients.

Interpretation

In this instrument:

dealing has the meaning given by section 766C of the Act.

general advice has the meaning given by subsection 766B(4) of the Act.

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

settlement residue distribution agreement means an agreement defined in clause 3.18.1(b) of the National Electricity Code (implemented pursuant to section 6 of the Schedule to the *National Electricity (South Australia) Act 1996 (SA)*).

wholesale clients has the meaning given by subsection 761G(4) of the Act.

Dated the 3rd day of February 2004.

Signed by Sandra Zivcic
as delegate of the Australian Securities and Investments Commission

04/0091

**Australian Securities and Investments Commission
Corporations Act - Subsection 257D(4) - Exemption**

Pursuant to subsection 257D(4) of the Corporations Act ("the Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person named in Schedule A from compliance with section 257D of the Act in the case referred to in Schedule B and on the conditions specified in Schedule C.

Schedule A

GRD NL ABN 95 009 201 754 ("GRD")

Schedule B

A share buy-back scheme offered or to be offered to all holders of Shares in or around January 2004 ("**Buy-Back Offers**") which:

- 1 is substantially in the terms contemplated by the draft offer document provided to ASIC on 22 January 2004; and
- 2 complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3), except:
 - (a) that GRD does not comply with paragraph (b) of subsection 257B(2) of the Act but rather the Buy-Back Offers are made to all holders of Shares to buy back the same percentage of their Shares subject to a Scale Back Mechanism operating in the manner described in condition 2 of Schedule C to ensure that the Unmarketable Parcel Acquisition may be made;
 - (b) that GRD does not comply with paragraph (d) of subsection 257B(2) of the Act but rather acceptances of the Buy-Back Offers by shareholders are irrevocable, causing conditional buy-back agreements to be entered into before the time specified for acceptances of the Buy-Back Offers has closed;
 - (c) that GRD does not comply with paragraph (e) of subsection 257B(2) of the Act but rather the terms of the Buy-Back Offers are the same subject to:
 - (i) each shareholder who holds an Unmarketable Parcel of Shares or would hold an Unmarketable Parcel of Shares after acceptances of the Buy-Back Offers not having the ability to nominate a maximum acceptance level;
 - (ii) each shareholder who resides in a Nominated Foreign Country and who accepts the Buy-Back Offer not receiving OGL Shares, and instead receiving cash consideration (less expenses) for the sale of the OGL Shares they would have otherwise received. The sale will be conducted through a nominee sale facility operating in the manner described in condition 3 of Schedule C;

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- (iii) a Scale Back Mechanism operating in the manner described in condition 2 of Schedule C to ensure that GRD does not exceed the Buy-Back Limit (or such lesser amount determined by GRD in accordance with the Buy-Back Offers) and to ensure that the Unmarketable Parcel Acquisition may be made.

Schedule C

- 1 GRD complies with section 257C of the Act if it will exceed the 10/12 limit as set out in subsections 257B(4) and 257B(5) of the Act.
- 2 GRD makes it a term of the Buy-Back Offers that, if at the close of the Offer Period, GRD has received acceptances for more than the Buy-Back Limit (or such lesser amount determined by GRD in accordance with its Buy-Back Offers), then:
 - (a) if a shareholder accepts the Buy-Back Offer for 100% of their Shares and would have an Unmarketable Parcel of Shares created as a result of the Scale Back Mechanism, all of that shareholder's Shares; or
 - (b) if a shareholder holds an Unmarketable Parcel of Shares and accepts the Buy-Back Offer, all of that shareholder's Shares,

will be bought back in full and all other acceptances will be reduced by the same proportion (pro-rata), being the proportion needed to ensure that GRD does not exceed the Buy-Back Limit (or such lesser amount determined by GRD in accordance with the Buy-Back Offers).
- 3 GRD makes it a term of the Buy-Back Offers that GRD appoint a Nominee for all shareholders who reside in a Nominated Foreign Country and who accept the Buy-Back Offer. GRD will transfer to the Nominee the OGL Shares it would otherwise have transferred to the shareholders. The Nominee will sell those OGL Shares and distribute the proceeds of the sale, net of expenses, to the shareholders residing in Nominated Foreign Countries who accept the Buy-Back Offer.
- 4 For the purpose of condition 2 of this Schedule, disregard, in determining whether the proportion by which the number of each shareholder's Shares is reduced is the same, any difference in proportion arising from the rounding down of fractions for the purpose of ensuring that only whole numbers of Shares are bought back, and disregard any difference in proportion arising from an adjustment to ensure that only whole numbers of Shares are bought back.

Interpretation

Buy-Back Limit means up to 25 million Shares.

Market Value means the volume weighted average price of GRD Shares on the Record Date.

Nominated Foreign Country means a country (other than Australia and New Zealand) into which it would be unreasonable to make an offer of OGL Shares (pursuant to the Buy-Back Offers) having regard to the:

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- (a) number of shareholders residing in that country;
- (b) number and value of OGL Shares that would be offered; and
- (c) cost of complying with the legal and related requirements, and requirements of a regulatory authority in the place where the offer would be made.

Nominee means a financial services licensee authorised by their Australian financial services licence to carry out the nominee share facility described in paragraph 2(c)(ii) and condition 3 of Schedule C.

OGL Shares means fully paid ordinary shares in the capital of Oceana Gold Limited (ACN 107 488 200).

Offer Period means the time period beginning when the Buy-Back Offers are open for acceptance and ending when the Buy-Back Offers are unable to be accepted (ie from approximately Friday 20 February to approximately Friday 5 March (unless the Offer Period is extended in accordance with the terms of the Buy-Back Offers)).

Record Date means 16 February 2004 or such other date as GRD determines for the purposes of the Buy-Back Offers and announces to the Australian Stock Exchange.

Scale Back Mechanism means the reduction of Shares bought back by GRD in the manner described in condition 2 of Schedule C to ensure that the Buy-Back Limit (or such lesser amount determined by GRD in accordance with its Buy-Back Offers) is not exceeded and the Unmarketable Parcel Acquisition may be made.


Shares means ordinary shares in the capital of GRD as at the Record Date.

Unmarketable Parcel means the number of Shares that would have a Market Value as at the Record Date of less than \$500.

Unmarketable Parcel Acquisition means the acquisition by GRD of all of the Shares held by:

- (a) a shareholder who has nominated to sell 100% of their Shares in the buy-back and would have an Unmarketable Parcel created as a result of the Scale Back Mechanism; or
- (b) a shareholder who holds an Unmarketable Parcel on the Record Date and accepts the Buy-Back Offer.

Dated this 3rd day of FEBRUARY 2004



Signed by Stefan Pfeifle, a delegate of the
Australian Securities and Investments Commission

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
**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 825(a)**

Order revoking licence

TO: DW Corporate Services Pty Ltd ACN 006 736 410 (“the Licensee”)
Level 3, 95 Queen Street
MELBOURNE VIC 3000

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 87730 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 3rd day of February 2004



Signed by Greg Bradshaw
as a delegate of the Australian Securities and Investments Commission

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**Australian Securities & Investments Commission
Corporations Act 2001 Section 1190****Order Revoking Licence**

TO: ANZ FUTURES LIMITED ("the Licensee")
LEVEL 6
100 QUEEN ST
MELBOURNE VIC 3000

Whereas:

1. Licence Number 14947 ("the Licence") was issued to the Licensee on 7 June 1996 pursuant to section 1145 of the old Corporations Act.
2. The Licensee asked the Australian Securities & Investment Commission to revoke the Licence by letter dated 03 December 2003.

Pursuant to section 1190 of the Corporations Act 2001 the Australian Securities and Investments Commission hereby revokes the Licence with effect from the date upon which this order is served on the Licensee.

Dated this *third* day of *February* 2004.

Signed

[Signature]
Gail Newbury, a delegate of the Australian Securities and Investments
Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 825(a)**

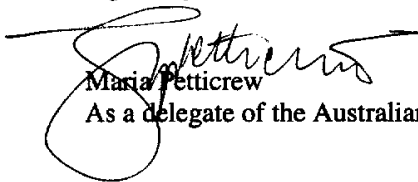
Order Revoking Licence

TO: Wizard Financial Solutions Pty Ltd ACN 003 563 826 ("the Licensee")
Level 3
12 Castlereagh Street
SYDNEY NSW 2000

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 208178 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 2nd day of February 2004.

Signed by



Maria Peticrew

As a delegate of the Australian Securities and Investments Commission

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

First Exemption: disclosure relief for offers of shares

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the “Act”) the Australian Securities and Investments Commission (“ASIC”) exempts:
 - (a) a person from Parts 6D.2, 6D.3 (except section 736) and 7.9 where the person:
 - (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 Schedule B and for so long as the conditions are met; and
 - (b) a person (other than a person covered by paragraph (a)) from Part 7.9 where the person makes a recommendation to acquire financial products under an eligible offer that does not involve a contribution plan, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in Schedule B have not been met.

Second Exemption: licensing and hawking relief

2. Under paragraph 911A(2)(l) ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of the exemptions in paragraph 1 (other than because the person 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 exemptions in paragraph 1 (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.
3. Under paragraph 911A(2)(l) ASIC exempts:
 - (a) the issuer who is exempt from Part 6D.2 or Part 7.9 because of the exemptions in paragraph 1; and

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- (b) any associate of the issuer,
- from the requirement to hold an Australian financial services licence for the provision of the following financial services:
- (c) the provision of a custodial or depositary service in connection with an eligible offer covered by the exemptions in paragraph 1 where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (c); and
- (e) dealing in a financial product in connection with an eligible offer covered by the exemptions in paragraph 1 where any acquisition by purchase or disposal of the product (by the issuer or an associate) occurs either:
- (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products or a dealers licence issued under the old Corporations Act authorising the holder to deal in securities; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
4. 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 the exemptions in paragraph 1 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.

Schedule A

Norske Skogindustrier ASA, a company incorporated in Norway.

Schedule B

The following conditions apply:

1. the person making the eligible 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
 - (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

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later than 7 days after the first provision of that material to an employee;
and

2. the issuer must comply (or, if the issuer does not have a registered office in this jurisdiction, cause an associated body corporate which does so have a registered office to comply) with any undertaking required to be made in the offer document by reason of this instrument; and
3. in the case where the Norske Plan involves the issue of shares, the issuer must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares under the Norske Plan to be accepted or exercised; and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to the Norske Plan or any other employee share scheme extended only to eligible employees of the issuer;

but disregarding any offer made 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.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

Interpretation

In this instrument:

1. except where otherwise stated, references to provisions are to provisions of the

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- Act;
2. an employee share scheme, including the Norske Plan, 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. “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;
 5. “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 share 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 shares, 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 shares on offer under the employee share 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;
 6. “current market price” means in relation to a share of the issuer, the price published by the operator of the main board of the Oslo stock exchange as the final price for the previous day on which the share was traded on the Oslo stock exchange;
 7. “eligible employee” means a person who is at the time of an offer under the Norske Plan, a full or part-time employee or director of the issuer or of an


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- associated body corporate of the issuer;
8. “eligible offer” means an offer:
- (a) for issue or sale of fully-paid shares in the issuer in the same class as shares which have been quoted on the main board of the Oslo stock exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; and
 - (b) made under the Norske Plan;
9. “financial product advice” has the meaning given by section 766B;
10. “general advice” has the meaning given by section 766B;
11. “issuer” means the person specified in Schedule A;
12. “Norske Plan” means the Norske Skogindustrier ASA Worldwide Employee Share Purchase Plan, by whatever name it is known from time to time provided that the terms of the Norske Plan are substantially similar to the terms of that plan as at the date of this instrument;
13. “offer” has a meaning affected by sections 700, 702 and 1010C;
14. “offer document” means a document setting out an offer under the Norske Plan that:
- (a) includes or is accompanied by a copy, or a summary, of the rules of the Norske Plan; and
 - (b) if a summary (rather than a copy) of the rules of the Norske Plan is given — includes an undertaking that during the period (the “offer period”) during which an eligible employee may acquire the financial products offered, 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 Norske Plan; and
 - (c) specifies in respect of the shares that are the subject of the eligible offer:
 - (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

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- (d) includes an undertaking, and an explanation of the way in which, 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, during the offer period, within a reasonable period of the employee requesting, make available to the employee:
- (i) 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
 - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date; 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 Norske Plan; and
15. "old Corporations Act" has the meaning given by subsection 1410(1).

Dated this 2nd day of February 2004



Signed by Judy Yeung
as a delegate of the Australian Securities and Investments Commission

Note: This exemption does not have the effect of approving the Oslo stock exchange for the purposes of ASIC Policy Statement 72.

04/0096

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

Pursuant to paragraph 911A(2)(l) of the *Corporations Act 2001* ("the Act") the Australian Securities and Investments Commission ("ASIC") exempts each of the companies specified in Schedule A (each a "QIC Subsidiary") from the requirement to hold an Australian financial services licence in the case specified in Schedule B on the conditions set out in Schedule C and for so long as they are met.

Schedule A

Balfour Pty Ltd (ACN 051 675 033)
Bowmint Pty Ltd (ACN 052 971 776)
Canberra Centre Investments Pty Ltd (ACN 067 682 893)
Eastland Property Holdings Pty Ltd (*formerly* Eastland Property Holdings Limited)
(ACN 055 780 295)
Financial Markets Services Group Pty Ltd (ACN 096 932 188)
Grand Central Toowoomba Pty Ltd (*formerly* Grand Central Toowoomba Ltd)
(ACN 064 547 011)
Lifestyle Portal Pty Ltd (ACN 080 253 425)
Pacific Echo Pty Ltd (ACN 074 053 446)
QIC Real Estate Pty Ltd (*formerly* QIC 25 Bligh St Pty Ltd)
(ACN 080 215 238)
QIC Epping Road Pty Ltd (ACN 080 215 309)
QIC Helensvale Pty Ltd (ACN 080 215 247)
QIC Hi-Yield Pty Ltd (ACN 077 572 199)
QIC Logan Hyperdome Pty Ltd (ACN 076 279 699)
QIC Office Pty Ltd (ACN 076 279 582)
QIC Properties Pty Ltd (ACN 075 744 151)
QIC Property Funds Pty Ltd (ACN 076 279 528)
QIC Property Management Pty Ltd (ACN 076 279 359)
QIC Real Estate Funds Pty Ltd (ACN 076 279 626)
QIC Retail Pty Ltd (ACN 076 279 546)
QIC Retail (No. 2) Pty Ltd (ACN 080 215 167)
QIC Ringwood Pty Ltd (ACN 080 215 185)
QIC Robina Pty Ltd (ACN 080 215 354)
QIC Toowoomba Pty Ltd (ACN 076 279 484)
QIC Westpoint Pty Ltd (ACN 080 215 194)
Queensland BioCapital Funds Pty Ltd (ACN 100 826 686)
Watergardens Pty Ltd (ACN 066 225 205)
Watergardens Brimbank Pty Ltd (ACN 074 123 130)

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Schedule B

The provision by a QIC Subsidiary of one or more of the following financial services to a wholesale client:

- (a) dealing (including arranging for a person to deal);
- (b) providing financial product advice;
- (c) providing a custodial or depository service;

at a time when each of the following applies:

- (e) the QIC Subsidiary is a wholly-owned subsidiary of Queensland Investment Corporation (ABN 95 942 373 762) ("QIC");
- (f) QIC is a "statutory GOC" within the meaning of subsection 7(2) of the GOC Act; and
- (g) QIC has entered into a deed of indemnity by which the QIC Subsidiary is indemnified by QIC for all liabilities which the QIC Subsidiary may incur in the provision of the financial services referred to in this Schedule, a copy of which was provided to ASIC on 3 February 2004.

Schedule C

1. The QIC Subsidiary discloses to each person to whom it provides financial services referred to in Schedule B that:
 - (a) the QIC Subsidiary is exempt from the requirement to hold an Australian financial services licence in respect of the financial services; and
 - (b) the QIC Subsidiary is regulated under Queensland legislation pertaining to government owned corporations.
2. The QIC Subsidiary complies with all material obligations imposed upon it under the GOC Act, and, without limitation, conducts its business consistently with QIC's statement of corporate intent for the financial year in which the financial service is provided.

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04 / 0096

Interpretation

In this instrument:

"custodial or depository service" has the meaning given by s 766E of the Act;

"dealing" has the meaning given by section 766C of the Act;

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

"GOC Act" means the *Government Owned Corporations Act 1993* of Queensland;

"making a market" for a financial product has the meaning given by s 766D of the Act;

"statement of corporate intent" has the meaning given by section 9 of the GOC Act;
and

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

Dated this fourth day of February 2004



Signed by Philippa Bell
as a delegate of the Australian Securities and Investments Commission

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 825(a)**

Order revoking licence

TO: Chieftain Securities Ltd ACN 054 800 378 (“the Licensee”)
Unit 8, Hampden Road
NEDLANDS WA 6009

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 16430 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 5th day of February 2004



Signed by Greg Bradshaw
as a delegate of the Australian Securities and Investments Commission

04 / 0098

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 825(a)**

Order revoking licence

TO: Addwealth Pty Ltd ACN 091 604 250 (“the Licensee”)
38 Walters Drive
OSBORNE PARK WA 6017

Under paragraph 825(a) of the *Corporations Act 2001* (as continued in force by subsection 1432(1) of that Act), the Australian Securities and Investments Commission revokes Licence Number 199786 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 5th day of February 2004



Signed by Greg Bradshaw
as a delegate of the Australian Securities and Investments Commission

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 Administration Appeals Tribunal prevents it from doing so.

AUSTRALIAN VENDING INNOVATIONS LTD ACN 101 398 332 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN VENDING INNOVATIONS PTY LTD ACN 101 398 332.

BREWING INVESTMENTS LIMITED ACN 004 233 005 will change to a proprietary company limited by shares. The new name will be BREWING INVESTMENTS PTY LTD ACN 004 233 005.

CENTRE.COM.AU LIMITED ACN 082 203 978 will change to a proprietary company limited by shares. The new name will be CENTRE.COM.AU PTY LTD ACN 082 203 978.

FEP CONCRETE LIMITED ACN 000 043 532 will change to a proprietary company limited by shares. The new name will be FEP CONCRETE PTY LIMITED ACN 000 043 532.

GEMCHECKER AUSTRALIA LTD ACN 102 409 352 will change to a proprietary company limited by shares. The new name will be GEMCHECKER AUSTRALIA PTY LTD ACN 102 409 352.

K.E. DOWNING SERVICES PTY. ACN 001 615 578 will change to a proprietary company limited by shares. The new name will be K.E. DOWNING SERVICES PTY.LTD. ACN 001 615 578.

RUMAR INTERNATIONAL LIMITED ACN 055 004 316 will change to a proprietary company limited by shares. The new name will be RUMAR INTERNATIONAL PTY LTD ACN 055 004 316.

BREWING HOLDINGS LIMITED ACN 004 059 394 will change to a proprietary company limited by shares. The new name will be BREWING HOLDINGS PTY LTD ACN 004 059 394.

BRIGHT STAR INVESTMENTS LIMITED ACN 068 477 654 will change to a proprietary company limited by shares. The new name will be BRIGHT STAR INVESTMENTS PTY LTD ACN 068 477 654.

DEREL ESC LIMITED ACN 007 869 294 will change to a proprietary company limited by shares. The new name will be DEREL ESC PTY LTD ACN 007 869 294.

FOSTER'S BREWING GROUP LIMITED ACN 004 039 070 will change to a proprietary company limited by shares. The new name will be FOSTER'S BREWING GROUP PTY LTD ACN 004 039 070.

GHALIAS (BBA) LTD ACN 004 400 051 will change to a proprietary company limited by shares. The new name will be GHALIAS (BBA) PTY LTD ACN 004 400 051.

RONSTONE LTD ACN 002 974 843 will change to a proprietary company limited by shares. The new name will be RONSTONE PTY LTD ACN 002 974 843.

RUSINA MINING LTD ACN 009 242 451 will change to a no liability public company. The new name will be RUSINA MINING N.L. A C N 009 242 451

WHITECROSS INVESTMENTS LIMITED ACN 055 004 245 will change to a proprietary company limited by shares. The new name will be WHITECROSS INVESTMENTS PTY LTD ACN 055 004 245.

CORPORATIONS ACT 2001
SECTION 601AH(1)

Notice is hereby given that the registration of
the companies mentioned below will be reinstated.

Dated this fourth day of February 2004

Jeremy McNeice :
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 005 405 498 PTY. LTD.	005 405 498
A.C.N. 097 834 083 PTY. LIMITED	097 834 083
A.R.R. HOLDINGS PTY LTD	009 744 281
ACB HUMAN RESOURCES PTY LTD	075 688 327
AMBER NOMINEES PTY LTD	008 793 271
ANY B.T. PTY. LTD.	069 055 054
APPLIED AUDIOLOGY PTY. LIMITED	003 633 298
AUSTRALIAN DIESEL COMPANY PTY LTD	090 938 471
AUSTRALIAN PARAMEDICS PTY LTD	068 665 172
AVON PRINT PTY LTD	000 630 517
BAKST (NO 13) PTY LTD	001 647 052
BIGWAVE DEVELOPMENTS PTY. LTD.	094 488 678
BINGO VARIETY PTY. LTD.	095 105 061
BLUEDAY HOLDINGS PTY LTD	095 690 930
BOB THOMPSON PTY. LTD.	006 237 181
BOWSHELL PTY. LIMITED	068 987 593
BRACKEN TRIAL PTY. LTD.	006 953 322
BUREAUX BROKERS PTY. LTD.	074 083 926
BURG NOMINEES PTY LTD	082 937 737
C.C. (NEW SOUTH WALES) PTY. LTD.	000 019 321
CAPITAL PLUMBING CONTRACTORS ACT PTY LIMITED	055 744 388
CARDINAL SHOWER ENCLOSURES PTY. LTD.	008 108 745
CASLEN PTY LTD	002 040 422
COMPUTER TECH PTY LTD	095 311 167
CONG STEEL WORKS PTY LTD	089 539 702
CORPORATE WEAR AUSTRALIA PTY LIMITED	083 195 297
CROW INVESTMENTS PTY. LIMITED	004 149 008
CROYWORTH PTY. LTD.	055 518 155
D. & C. ROWE PTY. LTD.	068 724 729

Name of Company	ACN
D. & G. WILKINSON PTY. LTD.	006 571 080
D.D.P. GROUP PTY LTD	092 262 087
D.P.R. HOLDINGS PTY LTD	009 744 307
D A COLLETT BUSINESS SERVICES PTY. LTD.	077 763 921
DAVID SCOTT PROJECT MANAGEMENT PTY LTD	088 001 843
DAYCHUNG PTY. LIMITED	076 653 980
E.P. & ASSOCIATES PTY. LTD.	063 617 952
EMMANUEL STEEL FIXING PTY LTD	089 711 642
ENTERPRISE RESOURCE GROUP PTY LTD	086 848 535
EVERETT & ASSOCIATES PTY LTD	072 274 161
FEATURE DEVELOPMENTS PTY LTD	087 777 026
FRICKER BROS. PTY. LTD.	007 568 176
F S P HOLDINGS PTY LTD	068 671 563
G.E. HOLDINGS PTY LTD	009 744 227
G & M EXCAVATIONS PTY LTD	003 003 209
GARLAND & GARLAND PTY. LTD.	008 992 256
GCON PTY. LTD.	065 973 373
GENDREDGE (AUSTRALIA) PTY LTD	079 991 816
GFB CONSULTING SERVICES PTY. LTD.	064 945 366
GOSHU RYOKO PTY. LIMITED	074 517 525
GRANDOM PTY. LTD.	096 090 845
HICKING PTY. LTD.	005 888 844
I. S. A. CONTRACTORS PTY. LIMITED	003 589 964
I & M CONSTRUCTIONS PTY LTD	002 747 524
I & M EXCAVATIONS PTY LTD	003 094 871
IKU SOLUTIONS PTY LTD	064 308 498
INNOVATION INVESTMENTS PTY LIMITED	098 552 875
INN SUPPLY PTY LTD	074 225 157
INTER-ISLAND AIRLINES PTY LTD	099 039 808
INTOTO (AUSTRALIA) PTY LTD	099 377 330
JABILIKA PTY. LTD.	054 297 228
KARICROFT PTY. LTD.	069 332 369
KLECLOCK PTY LTD	001 802 795
KOREMAN BOAT TRANSPORT PTY LIMITED	093 609 388
KUDOS MANAGEMENT GROUP PTY LTD	099 275 484
LAKEMONT MEADOWS PTY. LTD.	069 923 459
LEPTON SOLUTIONS PTY LTD	091 999 183
LOCAMOTION PTY LTD	086 231 763
MACMAHON DENTAL SERVICES PTY. LIMITED	067 751 642
MALRIE INVESTMENTS PTY. LTD.	061 467 141

Name of Company	ACN
MARK GARDENER TRANSPORT PTY LTD	080 912 965
MARK HARRISON AUTOMOTIVE SERVICES PTY. LTD.	059 949 807
MATALE PTY. LIMITED	051 978 388
MCNC TRANSPORT PTY. LTD.	093 101 994
MC RACING PTY. LTD.	083 675 058
MERKADO PTY LTD	087 165 660
MERRYLANDS FURNITURE PTY. LIMITED	059 627 851
MILDCLEAN PTY. LIMITED	066 225 465
MILSTERN NOMINEES PTY LTD	089 927 382
MIMAL NOMINEES PROPRIETARY LIMITED	005 284 248
MOTORCOLT PTY. LTD.	099 074 361
NETROSE PTY. LTD.	059 833 322
NETWORK AUSTRALIA PTY LTD	091 675 160
NILSSON CORPORATION PTY. LTD.	010 338 413
NOVADO PTY. LIMITED	076 779 318
NPNG CONSULTING PTY. LIMITED	080 192 641
OCER PTY. LTD.	061 447 550
OCTET PTY. LIMITED	010 776 315
PACIFIC GRACE PTY. LTD.	069 073 089
PECK'S AUSTRALIA PTY. LIMITED	000 045 385
PEROGO PTY LTD	083 747 166
PHILIP JEFFERY PTY LTD	002 791 719
PRINTER & SYSTEMS CONNECTION PTY LTD	081 310 812
PROGRAM PLANNING PROFESSIONALS PTY LTD	080 988 754
PSL MILK PRODUCTS (VIC) PTY LTD	004 276 037
QUEZED PTY LTD	092 387 472
R.R. CONSULTING PTY. LTD.	086 103 568
RALPH LEE ELECTRICAL PTY LTD	000 074 340
RICK BARRY CONSTRUCTIONS PTY LTD	085 559 888
RINIST PTY. LIMITED	050 043 028
ROBPHARM PTY LTD	062 953 717
RONG-JINN (AUST.) ENTERPRISE PTY. LIMITED	070 988 028
RPI SERVICES PTY. LIMITED	079 593 258
SAGARMATHA PTY LIMITED	004 012 935
SIEMPLANTZ PTY. LTD.	008 081 632
SIRBLANCO PTY LTD	069 638 606
SKYLOS PTY. LIMITED	003 931 333
SKYLOTT PTY LTD	070 037 160
SMART CHOICE MORTGAGE (AUSTRALIA) PTY LTD	097 657 639
SOKOLICH & ASSOCIATES PTY LTD	092 014 545

Name of Company	ACN
SONFAN PTY. LIMITED	085 335 119
SOUTH BRISBANE MEDIEVAL FAYRE PTY LTD	084 174 354
SUNSPACE AUSTRALIA PTY LIMITED	076 246 734
T.B. & P.S. INVESTMENTS PTY LTD	088 669 201
TED THOMAS & FAMILY PTY LTD	001 662 102
THE HELP DESK AND CALL CENTRE INSTITUTE PTY LIMITED	083 919 680
THE PHANTOM SECURITY GROUP PTY. LTD.	084 900 943
TOP TOUCH CLEANING SERVICES PTY LIMITED	098 930 468
TOTAL MANAGEMENT RESOURCES PTY LTD	002 272 291
TRUNG KEN COMPANY PTY LTD	097 747 950
TWC COMPUTER SYSTEMS (AUSTRALIA) PTY. LIMITED	003 827 692
VANDERRE PTY. LTD.	007 143 848
VICTORIAN INSTITUTE OF TECHNOLOGY PTY LTD	093 987 225
VINA (NSW) PTY LTD	074 655 593
W & J BRADY PTY. LTD.	063 937 995
WALTER QLD PTY. LTD.	098 181 545
WATERWORTH PTY. LTD.	067 423 223
WEN GOODWILL (AUST) PTY LTD	075 925 218
WESTERN PLUMBING PTY LTD	096 081 944
WESTLEY TEXTILES PTY. LIMITED	007 871 721