



Commonwealth of Australia



ASIC

Australian Securities &
Investments Commission

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Contents

Notices under the Corporations Act 2001

03/0124	03/0125
03/0127	03/0128
03/0129	03/0131
03/0132	03/0133
03/0134	03/0135
03/0137	03/0138
03/0139	03/0140
03/0158	

Change of company status

Company reinstatements

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
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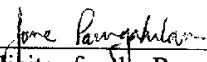
02 / 1431

Agreement

- 1 The parties to this agreement are the Applicant and the Respondent in proceedings No. 2001/1271 in the Administrative Appeals Tribunal being an appeal from a decision of a delegate of the Respondent dated 17 August 2001.
- 2 The parties agree to jointly request that the Tribunal make a decision in accordance with the terms of clause 4 of this agreement without holding a hearing of the appeal.
- 3 This agreement is made without admission by either party in that, if the Tribunal does not proceed to make a decision in accordance with this agreement, the Applicant is at liberty to proceed in full with his appeal and the Respondent is at liberty to support the orders of the delegate.
- 4 The parties agree as to the terms of a decision of the Tribunal as follows:
 - (a) the finding of the ASIC delegate that the Applicant was in breach of s829(f) and s829 (g) of the Corporations Law (as it then was) is upheld;
 - (b) the order of the ASIC delegate dated 17 August 2001 that the Applicant is prohibited for a period of 3 years from the date of service of that order from doing an act as a representative of a dealer or an investment adviser be varied as set out in clause 4(c);
 - (c) an order that the Applicant is prohibited for a period of 3 months from the date of the orders from doing an act as a representative of a dealer or of an investment adviser.
- 5 The Applicant further undertakes to the Respondent as follows:
 - (a) on completion of the 3 month banning period, and while he is employed by his current employer, BNP Paribas Equities (Australia) Ltd, the Applicant will continue to comply with the terms of Attachment B for a period of 12 months from that date; and
 - (b) the Applicant will complete an ethics course run by the Securities Institute of Australia within 6 months or such further time period as is agreed by ASIC.



Christopher Savage
Applicant



Solicitor for the Respondent
JANE PANIGATULAN FOR JAN REDFERN

Dated: 13th May 2002

02 / 1431**Attachment B**

The following agreement between Christopher Savage and ASIC applies to:

- (a) any written research report by Christopher Savage containing a recommendation concerning securities; and
- (b) any recommendation (or other report, including a "snippet") concerning securities made by Christopher Savage at BNP's morning dealers' meetings.

In relation to each recommendation referred to above:

- (c) Christopher Savage will advise BNP's compliance department ("Compliance") of having made such recommendation in order that it be recorded by Compliance;
- (d) Christopher Savage will advise Compliance of any new information relied on by him in order to make that recommendation;
- (e) Compliance will assess the basis for Mr Savage's conclusion that the information referred to in (b) was either public, non-material, or the subject of a company release and identify and record the matter assessed by it;
- (f) Compliance will report to ASIC on a fortnightly basis, in relation to any recommendations by Mr Savage the subject of this agreement made in the previous fortnight, that nothing of concern has arisen in relation to its considerations the subject of this agreement, but if any matter of concern has arisen, will report that to ASIC immediately.

In this agreement, snippet means "a short, approximately 30 second to 1 minute comment from an analyst in relation to a particular company".

The parties may by agreement amend this agreement without requiring the consent of the Tribunal. Mr Savage and Compliance will advise ASIC if at any time either believes that either may no longer be in a position to comply with this agreement.

0 3 / 0 1 2 4

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

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission hereby declares that Chapter 5C of the Act applies to the persons specified in Schedule A in relation to the matter specified in Schedule B as if:

- (a) the definition of "extraordinary resolution" in relation to a registered scheme were modified or varied by it being replaced by the following, "means a resolution by the signing of a document by members who hold at least 50% of the value of the interests of the scheme containing a statement that they are in favour of the resolution set out in the document";
- (b) subsection 601FL(1) is modified or varied so it reads as follows:

"If the responsible entity of a registered scheme wants to retire then it must give written notice to members of its reasons for wanting to retire and that the members may pass an extraordinary resolution to choose a company to be the new responsible entity.";
- (c) subsection 601FL(3) is modified or varied by adding, "within 14 days of the notice being sent under subsection 601FL(1)" after "entity" first appearing.

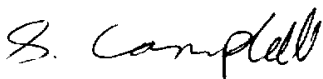
SCHEDULE A

The members and responsible entity of AM Investment Trust ARSN 093 226 861.

SCHEDULE B

A resolution of members of a managed investment scheme where all the members are not entitled to vote only because of section 253E of the Act to the effect that Lifetrack Management Limited ACN 003 135 475 will retire and IOOF Investment Management Limited ACN 006 695 021 will be appointed the responsible entity of AM Investment Trust ARSN 093 226 861.

Dated this 27th day of February 2003



Signed by Shane Campbell
as a delegate of the Australian Securities and Investments Commission

0 3 / 0 1 2 5

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

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission hereby declares that Chapter 5C of the Act applies to the person mentioned in Schedule A in relation to the registered scheme AM Wholesale Investment Trust ARSN 096 192 586 in the case set out in Schedule B as if paragraph 601FL(2)(a) of the Act was modified or varied as follows:

Delete from paragraph (a) all the text after the word "after" and substitute the following text:

"the later of

- (i) the resolution being passed and
- (ii) any conditions to which the resolution may be subject being satisfied or waived,

the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the chosen company as the scheme's responsible entity; and".

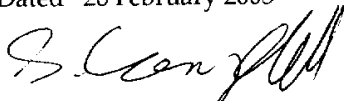
SCHEDULE A

Lifetrack Management Limited ACN 003 135 475, the responsible entity of the registered scheme, AM Wholesale Investment Trust ARSN 096 192 586.

SCHEDULE B

The proposed retirement of Lifetrack Management Limited ACN 003 135 475 as responsible entity of AM Wholesale Investment Trust ARSN 096 192 586 and its proposed replacement by IOOF Investment Management Limited ACN 006 695 021 in a resolution put to the members of AM Wholesale Investment Trust ARSN 096 192 586 not later than 26 March 2003.

Dated 28 February 2003



Signed by Shane Campbell
as a delegate of the Australian Securities and Investments Commission

0 3 / 0 1 2 7

Australian Securities and Investments Commission
Corporations Act 2001 - Subsections 340(1) and 341(1) – Order and Revocation

PURSUANT to subsection 341(1) of the *Corporations Act 2001* ("Act"), the Australian Securities and Investments Commission ("ASIC") hereby revokes instrument [00/0861] dated 27 April 2000.

AND PURSUANT to 340(1) of the Act, ASIC hereby makes an order relieving each company referred to in the Schedule (each an "Entity") from the requirement to comply with the following provisions of the Act in relation to a financial year ending on or after 1 July 1998 ("the Relevant Financial Year"):

- Paragraphs 292(1)(b) and (c) (the requirements to prepare a financial report and directors' report);
- Subsection 301(1) (the requirement to have the financial report audited);
- Subsections 314(1), 315(1) and 315(4) and section 316 (the requirements concerning distribution of the financial report, directors' report and auditors' report and any concise financial report ("the reports") to members);
- Section 317 (the requirement for a public company to lay reports before an annual general meeting);
- Subsection 319(1) (the requirement to lodge reports with ASIC); and
- Subsections 327(1) to (5) (the requirement for a company, other than a proprietary company, to appoint an auditor).

This relief only applies to an Entity where:

- (a) the conditions set out in the Class Order, other than the condition set out in subparagraph (p)(i) of the Class Order, are satisfied in relation to the Entity; and
- (b) the condition set out in subparagraph (p)(i) of the Class Order would be satisfied in relation to the Entity if the following words were inserted after the words "was applied)":

", save and except for their obligations under Chapters 2M and 2N of the Corporations Law in relation to the financial year ended 30 June 1999".

2

Interpretation**03 / 0127**

In this order:

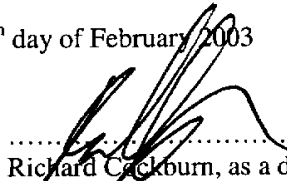
1. "Class Order" means ASIC Class Order 98/1418 dated 13 August 1998; and
2. for the purposes of ascertaining whether the conditions set out in the Class Order have been, or would be, satisfied in relation to an Entity, references in the Class Order to "the Entity" or to "the Relevant Financial Year" have the same meaning as in this order.

Schedule

Christies Sand Pty Ltd ACN 007 635 529
Clifton Brick (Canberra) Limited ACN 008 416 868
Clifton Brick (Queanbeyan) Pty Limited ACN 000 602 531
Clifton Brick Holdings Limited ACN 004493 181
Clifton Brick Manufacturers Pty Limited ACN 004529 104
Evans Brothers Pty Ltd ACN 004 096 137
Evans Brothers (Bricks) Pty Ltd ACN 004 372 454
Gilburn Brick Company Limited ACN 007 534 321
J Hallett & Son Limited ACN 007 870 779
Nubrick Pty Ltd ACN 004 028 559
Nubrick (NRT) Pty Ltd ACN 000 041 485
Hallett Brick Pty Ltd ACN 007 622 317
Sandhurst Brick Company Limited ACN 004 271 149
Team Securities Limited ACN 005 079 167

Dated this 25th day of February 2003

Signed:



.....
Richard Cockburn, as a delegate of the
Australian Securities and Investments Commission

03 / 0128

Australian Securities and Investments Commission
Corporations Act 2001 - Subsections 341(1), 601QA(1), 741(1) and 1020F(1) –
Revocation and Exemptions

PURSUANT to subsections 341(1), 601QA(1), 741(1) and 1020F(1) of the *Corporations Act 2001* ("Act"), the Australian Securities and Investments Commission ("ASIC") hereby revokes instrument [02/0899] dated 31 July 2002.

AND PURSUANT to subsections 741(1) and 1020F(1) of the Act, ASIC hereby exempts the person referred to in the Schedule A ("ASGARD") from the provisions of the Act referred to in paragraphs 2(a) and (b) of the Class Order to the extent described in paragraph 2 of the Class Order in connection with the registered managed investment scheme referred to in Schedule B ("AIFA") on the following conditions and for so long as they are met:

- (a) the conditions in paragraphs 2(c) to (n) and paragraph 2(r) of the Class Order, other than the condition in subparagraph 2(j)(i) of the Class Order, are satisfied in relation to AIFA; and
- (b) the condition in subparagraph 2(j)(i) of the Class Order would be satisfied in relation to AIFA if the following words were inserted after the words "(the "quarter day")":
 - " , save and except for the period ending 30 June 2002".

AND PURSUANT to subsection 1020F(1) of the Act, ASIC hereby exempts ASGARD from section 1012IA of the Act for a regulated acquisition that is part of AIFA and that satisfies paragraphs 2(h) or (i) of the Class Order on the following conditions and for so long as they are met:

- (a) the conditions in paragraphs 2(c) to (n) and paragraph 2(r) of the Class Order, other than the condition in subparagraph 2(j)(i) of the Class Order, are satisfied in relation to AIFA; and
- (b) the condition in subparagraph 2(j)(i) of the Class Order would be satisfied in relation to AIFA if the following words were inserted after the words "(the "quarter day")":
 - " , save and except for the period ending 30 June 2002".

AND PURSUANT to subsection 741(1) of the Act, ASIC hereby exempts an issuer from Parts 6D.2 and 6D.3 of the Act for offers of accessible securities or interests in accessible securities through AIFA to the extent that those provisions require a disclosure document to include information about AIFA or the rights attaching to the accessible securities where they differ from the rights that a person would have if they acquired the accessible securities directly, on the following conditions and for so long as they are met:

2

03 / 0128

- (a) the conditions in subparagraphs 8(a) to (e) of the Class Order are satisfied in relation to AIFA; and
- (b) the condition in subparagraph 8(f) of the Class Order would be satisfied in relation to AIFA if the following words were inserted after the words "paragraph 2 of this instrument":
- ", other than non-compliance with the condition contained in subparagraph 2(j)(i) because the responsible entity did not give or cause to be given to each member a quarterly report within one month after the end of 30 June 2002".

Schedule A

ASGARD Capital Management Limited ACN 009 279 592 ("ASGARD").

Schedule B

ASGARD Investment Funds Account ARSN 088 579 622, an IDPS-like scheme.

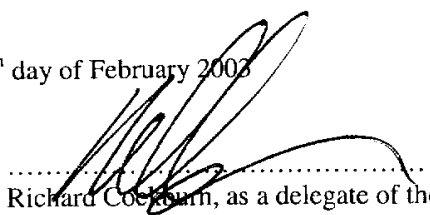
Interpretation

In this instrument:

1. "Class Order" means ASIC Class Order 02/296 dated 11 March 2002; and
2. "accessible securities", "IDPS-like scheme", "issuer" and "regulated acquisition" have the same meaning as in the Class Order.

Dated this 25th day of February 2003

Signed:


Richard Cockburn, as a delegate of the
Australian Securities and Investments Commission

Editorial Note

ASGARD may rely on the relief granted in paragraphs 4, 5, 6 and 7 of Class Order 02/296 in relation to AIFA if the conditions and requirements attaching to that relief are satisfied.



ASIC

03/0129

Australian Securities & Investments Commission

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

Pursuant to paragraph 911A(2)(l) of the *Corporations Act 2001* ("the Act") the Australian Securities and Investments Commission ("Commission") hereby exempts the persons referred to in Schedule A from the requirement to hold an Australian Financial Services Licence for the provision of any custodial and depository services arising from the holding of the shares to which the financial product referred to in Schedule B relate on the conditions set out in Schedule D and for so long as those conditions are met.

SCHEDULE A - Persons Exempted

Alumina Limited ACN 004 820 419 ("Alumina"), Alumina Employee Share Plan Pty Ltd ("the Trustee") and any person, company or entity acting for or on behalf of those persons.

SCHEDULE B - Cases Exempted

This exemption applies where an offer or invitation ("the Offer") is made for the sale of fully paid shares in Alumina which meet the further requirements set out in Schedule C.

SCHEDULE C- Further Requirements

An offer or issue to which this exemption applies must meet the following requirements:

1. The class of shares in Alumina to which the offers of financial products referred to in Schedule B relate must have been quoted on the financial market operated by the Australian Stock Exchange Limited as at the date of the Offer.
2. The offer of the financial products referred to in Schedule B must be extended only to persons ("the offerees") who at the time of the Offer are full or part-time employees or executive directors of Alumina ("the Scheme").

SCHEDULE D - Conditions

1. The Scheme must be substantially on the terms set out in the letter from Freehills to the Commission dated 20 December 2002.
2. Alumina must accept notices, correspondence and service of process at a registered office or principal place of business in Australia.
3. Alumina must make available for public inspection at a registered office or principal place of business in Australia, and provide to offerees copies of the constituent documents of the Scheme and meet all reasonable requests for information.

03 / 0129

4. Shares acquired by or on behalf of offerees pursuant to the Scheme must only be shares in Alumina.
5. Alumina unconditionally guarantees to the Commission that:
 - (a) the Trustee will duly and punctually observe and perform its obligations in connection with the Scheme; and
 - (b) all costs and expenses (including, without limitation legal and out of pocket expenses) which may be incurred by the Trustee in connection with the Scheme will be met by Alumina; and
 - (c) at the request of the Trustee, Alumina will duly and punctually provide any administrative, secretarial and/or logistical support (including but not limited to electronic or any other type of equipment ("the administrative support") and that all costs and expenses in connection with the supply, maintenance and upkeep of the administrative support be borne by Alumina.
6. Any sale of shares in the Scheme in connection with the Offer by an offeree must occur through a person who holds:
 - (a) an Australian Financial Services Licence authorising them to deal in financial products; or
 - (b) a dealers licence issued in time before 11 March 2002.

Dated the 26th day of February 2003.



Signed by **Christine Petrov**
as delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission

03 / 0131

Corporations Act 2001 - Subsection 741(1)(a) - Exemption

Pursuant to subsection 741(1)(a) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission (the "Commission") hereby exempts the Corporation described in Schedule A in the case referred to in Schedule B from Division 2 of Part 6D.2 of the Act, subject to the conditions set out in Schedule C:

Schedule A

Bionomics Limited ACN 075 582 740 ("Bionomics")

Schedule B

Offers by Bionomics on or about 14 March 2003 of a total of 340,000 free options to acquire unissued ordinary shares of Bionomics ("the Shares"), exercisable, at a price per option equal to the average of Bionomics' closing share price on each of the 7 trading days preceding the day the options are issued plus 25%, from the second anniversary of their date of issue until 5.00pm (Adelaide time) on the fifth anniversary of their date of issue ("the Options") to the following persons ("the Option Holders"):

Medvet Science Pty Ltd ACN 008 089 745, Grant Sutherland, Ashley Dunn, Erkki Ruoslahti, Axel Ullrich, Sam Berkovic, Ingrid Scheffer, Bronwyn Grinton, Fiona Phillips, Lisa Johnson, Mary Connellan, Steve Petrou, Alison Clarke, David Williams.

Schedule C

1. Bionomics shall provide to each of the Option holders,
 - a. a copy of the terms and conditions of the Options, including details of the conditions referred to in paragraph 1 to 3 of this exemption, at the time of issuing the Options; and
 - b. a copy of Bionomics' latest annual financial report, annual director's report and auditor's report ("annual reports").
2. The Options may only be exercised by the completion of an application form which must be attached to the terms and conditions of the Options provided to Option Holders in accordance with condition 1 (or any additional copy of the application form subsequently requested from Bionomics by an Option Holder).

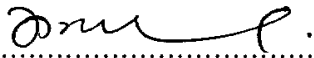
The terms and conditions of the Options must provide that an Option Holder is entitled to require Bionomics to provide him or her with a copy of Bionomics' latest annual reports and if a half year financial report has subsequently been issued, a copy of that half year financial report at any time during the exercise period of the Options. Details of this entitlement must be stated on the application form to be attached to the terms and conditions of the Options (and any additional copy of the application form subsequently requested from Bionomics by an Options Holder).

2

03 / 0131

3. The terms and conditions of the Options must provide that the Options will not be exercisable for the duration of any period during their exercise period during which the ordinary shares of Bionomics are not quoted on the Australian Stock Exchange.

Dated the 28 February 2003.



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

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

0 3 / 0 1 3 2

Pursuant to paragraph 601QA(1) of the Corporations Act 2001 (Cth) ("Act"), the Australian Securities and Investments Commission ("ASIC"), ASIC hereby exempts the person specified in Schedule A in the case specified in Schedule B from subparagraph 601FC(1)(d) of the Act on those conditions specified in Schedule C, and so long as they are met.

Schedule A

James Fielding Funds Management Limited ACN 067 417 663 ("**Responsible Entity**") in its capacity as responsible entity of the James Fielding Trust ARSN 089 988 296 (the "**Trust**").

Schedule B

The pro-rata entitlement offer of units in the Trust to raise (together with amounts relating to securities stapled to the units) approximately \$82 million under the Prospectus ("**Priority Offering**"), to the extent that Responsible Entity is required to treat members of the same class equally in relation to timing of the offers and issues of interests, and to the extent that the Responsible Entity would be prevented from excluding the participation of foreign members.

Schedule C

1. Allotment of units pursuant to the Institutional Entitlement Offer and the first settlement and allotment of units pursuant to the Retail Entitlement Offer occur on the same date.
2. The Responsible Entity issues units the subject of the Institutional Entitlement Offer 9 business days after the offer of those units.
3. The Responsible Entity commences the issue of units the subject of the Retail Entitlement Offer 9 business days after the offer of those units.
4. The Responsible Entity reasonably considers that it would be in the best interests of members and not unfair to members that are connected to a jurisdiction outside Australia ("**foreign members**") to exclude foreign members from being issued and holding stapled securities.
5. The Responsible Entity sends each holder to whom it will not offer the stapled securities details of the issue and advice that the Responsible Entity will not offer stapled securities to that holder.

Interpretation

Institutional Entitlement Offer means the offer made on 6 February 2003 of units in the Trust to sophisticated or professional investors.

Retail Entitlement Offer means the offer made on 12 February 2003 of units in the Trust to those holders excluded from the Institutional Entitlement Offer, subject to the ability of the Responsible Entity to:

- (a) ignore, in accordance with the Listing Rules of Australian Stock Exchange Limited (as waived), changes in securityholdings which occur after the announcement of the trading halt in units of the Trust (other

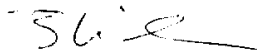
03 / 0132

than registrations of transactions which were effected through SEATS before the announcement of the Priority Offering);

- (b) treat offers to beneficial holders as being made to their nominees, and therefore to the beneficial holder for whom a nominee holds, even where made directly to the holder for whom the nominee holds; and
- (c) exclude foreign members from participation in the Priority Offering in accordance with this instrument.

Stapled security means a security that may only be traded or transferred on the Australian Stock Exchange as one indivisible security and which consists of a unit in the Trust which is stapled to a share in the Company.

Dated this 27th day of February 2003



Signed by Bryce Wilson
as delegate of the Australian Securities and Investment Commission

Australian Securities and Investments Commission
Corporations Act 2001 — Paragraph 601QA(1)(b) 03 / 0 1 3 3
Variation of Declaration

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby varies the ASIC instrument of Declaration numbered 03/0064, dated 5 February 2003 and signed by Shane Campbell as delegate of ASIC by deleting paragraph 601FL(2B)(d) from that instrument and inserting a new paragraph 601FL(2B)(d) in its place as follows:

"(d)

as soon as practicable after the end of the period in which a member may ask for such a vote and in any event by 30 June 2003, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme's registration to name the proposed responsible entity as the scheme's responsible entity; and".

Dated 28 February 2003.



Signed by Shane Campbell
as delegate of the Australian Securities and Investments Commission

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) – Exemption****03 / 0134**

Pursuant to paragraph 741(1)(a) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person named in Schedule A in the case referred to in Schedule B from paragraph 715(1)(i) of the Act on the conditions set out in Schedule C and for so long as those conditions are met.

Schedule A

Australian Bush Commodities Holdings Limited (ACN 103 847 918) ("ABC Holdings")

Schedule B

An offer information statement in relation to an offer of ordinary shares in ABC Holdings ("OIS") lodged with ASIC pursuant to section 718 of the Act on or about the date of this instrument and where:

1. a Deed Administrator has been appointed to Flightless Birds of Australia Limited ACN 067 221 890 (subject to Deed of Company Arrangement) ("Parent Company") pursuant to a Deed of Company Arrangement dated 31 July 2001 (the "Deed Administrator"); and
2. the Deed Administrator has advised Australian Bush Commodities Pty Limited ACN 070 920 964 ("Subsidiary") and Parent Company in writing that it does not intend to continue providing funding to Parent Company or to Subsidiary after 11 April 2003 for the purpose of funding the principal business activities of Subsidiary and of Parent Company.

Schedule C

- (a) Offers pursuant to the OIS are made only to persons who at the date of this instrument, hold an interest or interests in or under an unregistered managed investment scheme, being the emu agistment project known as the Flightless Bird Scheme established in 1995 and managed by Parent Company;
- (b) application monies received pursuant to the OIS are used only by ABC Holdings for the purposes of:
 - (i) acquiring all of the ordinary shares in Subsidiary from Parent Company;
 - (ii) acquiring the business, assets and undertaking of Parent Company; and
 - (iii) continuing the principal business activities of Subsidiary and of Parent Company carried out prior to the date of this instrument and prior to the completion of the acquisitions referred to in paragraphs (b)(i) and (b)(ii) of Schedule C above;
- (c) upon completion of the acquisitions referred to in paragraphs (b)(i) and (b)(ii) of Schedule C above, the principal business activity of Subsidiary and the business to be acquired by ABC Holdings from Parent Company does not change; and

(d) the OIS:

03 / 0134

- (i) includes a copy of a financial report for Subsidiary which complies with subsection 715(2) of the Act;
- (ii) describes the business, assets and undertaking of Parent Company that are to be acquired by ABC Holdings as referred to in paragraph (b)(ii) of Schedule C above;
- (iii) sets out the total amount payable by ABC Holdings in respect of the business, assets and undertaking referred to in subparagraph (d)(ii) above; and
- (iv) sets out the written down value of the assets (referred to in subparagraph (d)(ii) above, being inventory and property, plant and equipment) as at 31 December 2002 as recorded by the Deed Administrator.

Dated this 28th day of February 2003



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

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

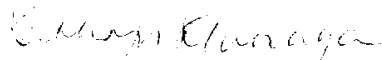
03 / 0135

Order revoking licence

TO: Financial Security Personal Investment Group Pty Ltd, ACN 073 596 479
("the Licensee")
PO Box 249
ADAMSTOWN NSW 2292

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 194480 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 3rd day of March 2003



Signed by Kathryn Flanagan,
as a delegate of the Australian Securities and Investments Commission

0 3 / 0 1 3 7

Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 741(1) — Exemption and Revocation

Under subsection 741(1) of the *Corporations Act 2001* (the Act), the Australian Securities and Investments Commission ("ASIC") hereby exempts the persons specified in Schedule A, in the case referred to in Schedule B, from Parts 6D.2 and 6D.3 of the Act (other than sections 736 and 738).

SCHEDULE A

Envestra Limited (ACN 078 551 685 (the "issuer") and Envestra Natural Gas Networks Limited (ACN 008 181 066) (the "subsidiary")

SCHEDULE B

A written offer for the issue of Stapled Securities in the issuer where the following requirements are met at the time that the offer is made.

- (a) The Stapled Securities are in a class which is quoted on the financial market operated by Australian Stock Exchange Limited (the "class") and trading in the class is not suspended.
- (b) None of the following provisions of the Act have been contravened in relation to the issuer of the Stapled Securities in the previous 12 months:
 - (i) a provision of Chapter 2M;
 - (ii) section 674 or 675;
 - (iii) section 724;
 - (iv) section 728; and
 - (v) section 1001A or 1001B.
- (c) The offer is made pursuant to an arrangement under which:
 - (i) an offer is made to each registered holder of Stapled Securities in the class, and whose address (as recorded in the register of members of the issuer) is in a place in which it is lawful and practical for the issuer or the subsidiary (as applicable) to offer and issue Stapled Securities to that person, in the reasonable opinion of the issuer;
 - (ii) each offer is made on the same terms and conditions and on a non-renounceable basis;
 - (iii) the issue price is less than the market price during a specified period in the 30 days prior to either the date of the offer or the date of the issue;
 - (iv) no registered holder may be issued with Stapled Securities with an application price totalling more than \$5,000 in any consecutive 12 month period; and

2

03/0137

- (v) a registered holder must provide the issuer on application for the Stapled Securities with a certification to the effect that the aggregate of the application price for:
- (A) the Stapled Securities the subject of the application; and
 - (B) any other Stapled Securities in the class applied for by the holder under the arrangement or any similar arrangement in the 12 months prior to the application,
- does not exceed \$5000.
- (d) The written offer document contains the following information:
- (i) the method used to calculate the issue price and the time when this price will be determined;
 - (ii) a statement describing the relationship between the issue price and the market price; and
 - (iii) disclosure of the risk that the market price may change between the date of the offer and the date when the Stapled Securities are issued to an applicant under the arrangement, and the effect this would have on the price or value of the Stapled Securities which the applicant would receive.

Revocation

And under subsection 741(1) of the Act ASIC hereby revokes the instrument dated 20 December 2000 issued to Envestra Limited ACN 078 551 685.

Interpretation

For the purposes of this instrument:

1. "issue", in relation to Stapled Securities, means the issue of one share in the issuer together with the transfer of one loan note of the issuer;
2. "Stapled Securities" means one share in the issuer together with one loan note of the issuer which can only be transferred or dealt with together and which are issued by the issuer under the terms of its constitution and Loan Note Trust Deed dated 30 June 1997 (as amended);
3. "registered holder" means, subject to paragraphs 4 and 5, a person recorded both:
 - (a) in the register of members of the issuer as a member of the issuer ;
and
 - (b) in the register of debenture holders of the issuer as a debenture holder of the issuer;

3

03 / 0137

4. if 2 or more persons are recorded in the register of members as jointly holding shares in the issuer forming part of the Stapled Securities they are taken to be a single registered holder and a certification by any of them for the purposes of paragraph (c)(v) of Schedule B is taken to be a certification by all of them;
5. if a trustee or nominee is expressly noted on the register of members as holding shares in the issuer forming part of the Stapled Securities on account of another person (a "beneficiary"):
 - (a) the beneficiary is taken to be the registered holder in regard to those Stapled Securities; and
 - (b) any application for the issue of Stapled Securities or certification for the purposes of paragraph (c)(v) of Schedule B by, and any issue of Stapled Securities to, the trustee or nominee, is taken to be an application or certification by, or an issue to, the beneficiary; and
6. references to an issuer offering Stapled Securities include the issuer inviting applications for the issue of the Stapled Securities .

Dated the 4th day of March 2003



Signed by Trevor John Shaw
as a delegate of the Australian Securities and Investments Commission

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

03/0138

Pursuant to paragraph 741(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts the person referred to in Schedule A in the case mentioned in Schedule B from subsection 734(2) of the Act.

Schedule A

A person who publishes a notice or report in relation to Royal & Sun Alliance Insurance Group plc ("RSAIG"), a company incorporated in the United Kingdom, which but for this exemption would be prohibited by section 734(2) of the Act.


Schedule B

A notice or report that:

1. refers to an intended offer of shares in Royal & Sun Alliance Australia Holdings Limited ACN 000 746 092 (to be renamed Promina Group Limited ("Promina"));
2. consists of a notice or report by RSAIG, or one of its officers, about its affairs to the London Stock Exchange; and
3. contains material which is required by the Listing Rules of the United Kingdom Listing Authority to be contained in the notice or report, and nothing more relating to Promina or the intended offer of shares in Promina.

Dated this 4th day of March 2003

Signed by:


.....
Kathleen Cuneo,
as a delegate of ASIC.

03 / 0139

**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 person named in Schedule A in the case referred to in Schedule B as if subsection 650E(1) of the Act were modified or varied by deleting "accepts" where first appearing in subsection 650E(1) and replacing it with the words "has accepted".

Schedule A

BPC1 Pty Limited ABN 45 101 665 918 ("Bidder")

Schedule B

An off-market takeover bid by the Bidder for all the ordinary shares in Goodman Fielder Limited ABN 44 000 003 958 in respect of which a bidder's statement was lodged with ASIC on 19 December 2002.

Dated this 4th day of March 2003



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

03 / 0140

**Australian Securities and Investments Commission
Corporations Act 2001 – Section 257D – 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 if and for so long as the conditions specified in Schedule C are met.

Schedule A

Woolworths Limited ABN 88 000 014 675 ("Woolworths")

Schedule B

A share buy-back scheme to be made available to all holders of Shares on or around 14 March 2003 ("**buy-back invitations**") which:

1. Is substantially in the terms contemplated by the draft document provided to ASIC on or around 27 February 2003; and
2. Complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except:
 - (a) that Woolworths does not comply with paragraph (a) of subsection 257B(2) of the Act but rather the buy-back invitations relate only to Shares;
 - (b) that Woolworths does not comply with paragraph (b) of subsection 257B(2) of the Act but rather invites all holders of Shares, to offer for sale any number of their Shares to Woolworths in accordance with the terms and conditions of the buy-back invitations except that Woolworths does not need to make such invitations to any shareholder who only holds Restricted Employee Shares;
 - (c) that Woolworths does not comply with paragraph (c) of subsection 257B(2) of the Act but rather all persons who hold Shares in Woolworths have a reasonable opportunity to offer for sale any number of their Shares to Woolworths in accordance with the terms and conditions of the buy-back invitations (except in respect of Restricted Employee Shares which are subject to restrictions on sale and may not be offered for sale into the buy-back); and
 - (d) that Woolworths does not comply with paragraph (e) of subsection 257B(2) of the Act but rather the buy-back invitations are to be made by Woolworths to every person who holds Shares for those holders to Tender their Shares to Woolworths for Woolworths to buy back the same percentage of their Shares subject to:

03/0140

- (i) each shareholder having the ability to nominate a maximum number of Shares which they wish to offer for sale to Woolworths;
- (ii) if the shareholder holds both Shares and Restricted Employee Shares, Woolworths only accepting offers in respect of the number of Shares that they hold; and
- (iii) a Scale Back Mechanism operating in the manner described in conditions 2 and 3 of Schedule C to ensure that Woolworths does not exceed the limit specified in condition 1 of Schedule C.

Schedule C

1. The percentage of Shares that Woolworths buys back does not exceed approximately 69 million Shares (or such amount determined by Woolworths but such amount must not exceed 10% of the smallest number, at any time during the 12 months before the date of the buy-back invitations, of votes attaching to voting shares of Woolworths).
2. Woolworths makes it a term of the buy-back invitations that:
 - (a) if the Buy-back Price is determined by Woolworths to be the Lowest Tender Price; and
 - (b) at the close of the Tender offer period, Woolworths 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 Tenders of Shares made at the Buy-back Price and as a Final Price Tender will be subject to a reduction by the same proportion (pro rata) being the proportion needed to ensure that:
 - (c) after taking into account the Small Holding Acquisition, no more than the Buy-back Amount is bought back; and
 - (d) the Small Holding Acquisition may be made,

and the Small Holding Acquisition will be made.
3. Woolworths makes it a term of the buy-back invitations that:
 - (a) if the Buy-back Price is determined by Woolworths to be a price other than the Lowest Tender Price; and
 - (b) at the close of the Tender offer period, Woolworths has received offers that in aggregate amount to more than the Buy-back Amount, calculated using the Buy-back Price,

then:

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- (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:
 - (i) after taking into account the Small Holding Acquisition, no more than the Buy-back Amount is bought back; and
 - (ii) the Small Holding Acquisition may be made; and
 - (f) the Small Holding Acquisition will be made.
4. Woolworths does not enter into any buy-back agreement until after the determination of the Buy-back Price and the number of Shares to be bought back and in any event not before 11 April 2003.
 5. Disclosure is made by Woolworths in any document sent to shareholders pursuant to subsection 257C(2) of the Act, to the effect that shareholders are entitled to vote (in accordance with the voting rights attached to their Shares) at any meeting that is held before the buy-back period ends (and the buy-back period shall not end before 11 April 2003).

For the purpose 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 bought back.

Interpretation

Buy-back Amount means up to approximately 69 million Shares (or such amount determined by Woolworths but such amount must not exceed 10% of the smallest number, at any time during the 12 months before the date of the buy-back invitations, of votes attaching to voting shares of Woolworths).

Buy-back Price means the price at which Woolworths will buy-back shares tendered in accordance with the buy-back invitations.

Final Price Tender means a Tender in which the shareholder elects to receive the Buy-back Price determined under the buy-back invitations.

Lowest Tender Price means the lowest price in the price range determined by Woolworths at which it will accept Tenders under the buy-back invitations.

Plan means Woolworths' share issue plan or employee share plan.

03 / 0140

Restricted Employee Shares means Shares held pursuant to the Plans that the holder would not be entitled to sell under the terms of the Plans.

Scale Back Mechanism means the reduction of Shares bought back by Woolworths in the manner described in conditions 2 and 3 of Schedule C to ensure that the limit specified in condition 1 of Schedule C is not exceeded and the Small Holding Acquisition may be made.

Shares means fully paid ordinary shares in the capital of Woolworths (other than Restricted Employee Shares).

Small Holding means less than or equal to 200 Shares.

Small Holding Acquisition means the acquisition by Woolworths of all of the Small Holdings of those shareholders who Tender all of their Shares at prices that are any one or more of the following:

- (a) a Final Price Tender;
- (b) the Buy-back Price; and
- (c) if they are also tendered at a price referred to in (a) and/or (b), at below the Buy-back Price,

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

Tender means an offer made in accordance with the buy-back invitations by a holder of Shares to sell to Woolworths a specified number of Shares at a specified price by delivering to Woolworths a tender form (which has not been withdrawn).

Dated: 4 March 2003



Signed by Eugene Tan
as a delegate of the Australian Securities and Investments Commission

Corporations Act 2001
Subsection 164(3)

Notice is hereby given that the 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.

AUSTRALAND CORPORATION (NSW) LIMITED

ACN 001 022 117 will change to a proprietary company limited by shares. The new name will be AUSTRALAND CORPORATION (NSW) PTY LIMITED ACN 001 022 117.

GRANGE ASSET MANAGEMENT PTY LIMITED ACN 100 023 238 will change to a public company limited by shares. The new name will be GRANGE ASSET MANAGEMENT LIMITED ACN 100 023 238.

LIONHEART EXPLORATION PTY LTD

ACN 102 975 575 will change to a public company limited by shares. The new name will be LIONHEART EXPLORATION LIMITED ACN 102 975 575.

METAMORPHIQ LTD ACN 092 588 746 will change to a proprietary company limited by shares. The new name will be METAMORPHIQ PTY LTD ACN 092 588 746.

QUICKSTEP HOLDINGS PTY LTD

ACN 096 268 156 will change to a public company limited by shares. The new name will be QUICKSTEP HOLDINGS LIMITED ACN 096 268 156.

BECKTEL LIMITED ACN 058 223 395 will change to a proprietary company limited by shares. The new name will be BECKTEL PTY LTD ACN 058 223 395.

LASSETERS HOLDINGS LIMITED

ACN 078 624 192 will change to a proprietary company limited by shares. The new name will be LASSETERS HOLDINGS PTY LTD ACN 078 624 192.

MARCONI AUSTRALIA HOLDINGS LIMITED ACN

004 344 272 will change to a proprietary company limited by shares. The new name will be MARCONI AUSTRALIA HOLDINGS PTY. LIMITED ACN 004 344 272.

PATRICK LOGISTICS LIMITED

ACN 009 762 985 will change to a proprietary company limited by shares. The new name will be PATRICK LOGISTICS PTY LIMITED ACN 009 762 985.

CORPORATIONS ACT 2001
SECTION 601AH(1)

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

Dated this fifth day of March 2003

Brendan Morgan :
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A. & J. HAULAGE PTY. LTD.	075 496 605
ABCO AUSTRALIAN BLASTING CO. PTY. LTD.	009 648 999
ABORIGINAL CHILDREN'S SERVICE LTD	002 194 630
ABOVE ADVERTISING PTY LTD	082 350 801
ADVANCED ASSESSMENTS PTY. LIMITED	003 837 250
AEROSTATS PTY LTD	006 880 280
ANDY KOUREAS PTY. LTD.	010 497 579
ARROW CONTRACT HAULAGE PTY. LTD.	055 487 388
ASCOT FURNITURE PTY LTD	083 337 188
ASSOCIATED BUILDING TRADES AND PLUMBING SERVICES PTY LIMITED	001 115 448
AUSTRALIAN WATERLESS PTY LIMITED	078 911 707
B. & J. EASY GRADER HIRE PTY. LTD.	009 618 080
B.E. MEIKLE INDUSTRIES PTY. LTD.	006 327 000
B & V PROJECTS PTY LTD	092 694 427
BADARO PTY LTD	072 354 860
BAGBY INVESTMENTS PTY. LTD.	079 385 103
BEAUTE NATURELLE PTY LIMITED	059 589 927
BILBY HOLDINGS PTY LTD	083 050 720
BLACKBURN'S BACKYARDS PTY. LIMITED	070 962 588
BOJO CONSTRUCTIONS PTY LTD	086 103 380
BONJER PTY LTD	070 856 423
BOUHALI MARKETING (BMG) INTERNATIONAL PTY. LTD.	094 091 504
BRADFORD INSULATION (S.A.) PTY. LIMITED	007 527 406
BROOKLYN SHORES PTY. LTD.	007 373 391
BRUCE DICKSON PTY LTD	001 213 501
BUILDING APPROVAL & INSPECTION CONSULTANTS PTY LTD	085 123 557

Name of Company	ACN
C & C CONSULTING PTY LTD	089 528 432
CAFE ROCKS PTY LTD	068 998 710
CALLIANA INVESTMENTS (WA) PTY LTD	082 478 135
CANOPY FIRE & SECURITY SERVICES PTY LIMITED	071 734 480
CAR SPECTRUM PTY LTD	088 609 572
COASTWAY CONSTRUCTIONS PTY LTD	067 007 470
COBHAM NO. 15 PTY. LTD.	088 021 407
COMBINED TRADINGS PTY. LTD.	009 528 296
DBZ AUSTRALIA PTY. LIMITED	061 850 119
DESKTOP CONCEPTS PTY. LTD.	054 973 634
DEVLON PTY LIMITED	066 776 869
DION DEVELOPMENTS PTY LTD	081 701 304
DIRLUSH PTY. LIMITED	070 005 079
DISAVIA BUSINESS SERVICES PTY. LTD.	091 538 877
DJ & CM RICHARDSON PTY LTD	083 165 440
DO DATACOM ELECTRICAL PTY. LTD.	091 264 550
DOLLARMAN - P.L.D. PTY LTD	088 827 070
DOUBLE-U DESIGN & MARKETING PTY. LIMITED	089 387 646
DOVELAND HOLDINGS PTY LTD	063 663 365
DOWLING (NSW) HOLDINGS PTY LTD	085 457 496
E.P.S. GROUP QUEENSLAND PTY LTD	063 013 276
EL.H TRADE PTY LIMITED	090 763 410
ENTERPRISE MANAGEMENT SYSTEMS (AUSTRALIA) PTY LIMITED	094 252 632
ESMORE (INVESTMENT) PTY LTD	000 677 538
ESSENDON INVESTMENTS PTY LTD	091 495 911
ESTIMATING AND MANAGEMENT PTY LTD	074 199 116
EV INVESTMENTS PTY LTD	081 915 451
EXFORD HOLDINGS PTY LTD	002 421 178
FAIRLANE INVESTMENTS (QLD) PTY. LTD.	063 404 919
FLIP DOG PTY LTD	089 325 860
FLOHR MACHINERY PTY. LTD.	076 599 749
FORSTER INVESTMENT PORTFOLIO COMPANY PTY LTD	004 370 718
FRANK WELDING SERVICE PTY. LTD.	007 943 651
FRANZE HOLDINGS PTY. LIMITED	066 295 994
GARY PUCHER PTY LTD	000 758 501
GLENEAGLE PTY LIMITED	077 459 379
GRAND & RICH PTY. LIMITED	052 069 388
GREEK MACEDONIAN PHILANTHROPIC AND SOCIAL ASSOCIATION FLORINA AND DISTRICT	004 663 165

Name of Company	ACN
HADEN CONSTRUCTIONS PTY. LTD.	007 793 044
HAI AU PTY LTD	092 050 710
HALSKI PTY. LTD.	075 003 057
HOLTZ PTY LTD	070 011 853
HUGHES BUILDING SERVICES PTY LTD	069 447 221
HUGHES CORPORATION PTY LTD	059 457 797
IJI CLEANING SERVICES PTY LTD	094 559 421
INTERNATIONAL PACKING (AUSTRALIA) PTY. LTD.	066 381 093
JAENN MARKETING PTY. LTD.	093 412 447
JASIEMAM FARMS PTY. LTD.	091 685 513
JEK PTY LTD	008 942 783
JENTON PTY LTD	008 782 732
JEROME HUDSON ELECTRICAL PTY. LTD.	075 818 110
JOHN L ALDERSON PTY LTD	085 974 063
JONES PLASTICS PTY LTD	088 502 425
JUMP BACK JACK PTY. LIMITED	003 685 201
K.I.D. AUSTRALIA PTY LTD	059 790 340
K. T. A INTERNATIONAL PTY LTD	084 782 650
KATS TRANSPORT AUST PTY LTD	089 603 832
KELLBARR PTY LTD	072 530 075
KELMIST PTY. LTD.	005 997 786
KENCO INVESTMENTS PTY LTD	090 841 106
KIMBERLEY MINING NL	075 278 134
KMG INSTRUMENTS PTY LTD	072 546 886
KOLORA (CENTRAL HIGHLANDS) PTY. LTD.	087 353 106
KY AUSTRALIA PTY. LTD.	071 222 038
L.T.J. BRICKLAYING PTY LIMITED	077 325 510
LA BAMBA PTY. LTD.	008 154 729
LAGOONS ESTATE PTY LTD	093 335 481
LANDPART PTY. LIMITED	070 007 822
LAYDEMO PTY. LIMITED	088 318 665
LBJ TRANSPORT PTY. LTD.	086 571 717
LCD LOGISTICS AND CONSTRUCTION DESIGN PTY. LTD.	090 483 435
LEEWARDEN PTY LTD	009 303 397
LEROB INVESTMENTS PTY. LTD.	086 465 438
LITTLE CENTURION PTY. LIMITED	050 056 114
M & J DAOUD PTY LIMITED	056 657 955
M & P PLUMBING SERVICES PTY. LTD.	079 841 615
M & S LEO PTY. LTD.	092 972 524

Name of Company	ACN
MARANNA PTY. LIMITED	077 394 542
MARCOS HOLDINGS PTY LTD	073 739 894
MELLAMEDE PTY. LTD.	053 399 241
MIKHAEL & E PTY LIMITED	083 626 564
MIYAMOTO PTY. LTD.	086 403 732
MONTANAMINE PTY. LTD.	007 327 862
MOOROOPA PTY LTD	009 063 601
MTM CORPORATION PTY LTD	096 188 564
NEWTON CELLARS PTY. LTD.	007 704 636
NIPWORTH PTY. LTD.	076 853 613
NOREEN HAY & ASSOCIATES PTY LTD	081 345 824
NORTHERN CAR HIRE PTY. LTD.	079 767 678
NORTON GLEN PTY. LTD.	073 901 041
NUTRACEUTICALS PTY LTD	095 541 085
ONG GROUP HOLDINGS PTY. LTD.	006 222 751
OPANUI PTY LTD	083 921 055
OURWAYS PTY. LTD.	078 873 257
P.E.S. ENTERPRISES PTY. LTD.	083 099 549
P.V. PROPERTIES PTY. LTD.	095 244 134
PAMAX PTY. LTD.	058 774 646
PASCOE GROUP PTY LTD	087 443 427
PAUL BURKETT ENTERPRISES PTY LTD	086 350 647
PAUL MURRAY BUYING SERVICES PTY LTD	095 590 515
P C FINCH & COMPANY PTY LTD	001 757 599
PEPIMU PTY LTD	002 270 653
PERSONAL DEVELOPMENT SOLUTIONS PTY LTD	095 684 601
PETER BEDWELL GALLERIES PTY. LIMITED	007 364 356
PHARWE PTY LTD	093 900 595
PJV SERVICES PTY LIMITED	091 657 706
PLEASURE DIVERS PTY LTD	002 243 183
POLYSTYRENE BUILDING PRODUCTS PTY LTD	064 869 496
PRO EXPORT PTY LTD	056 274 938
PSB DEVELOPMENTS PTY LTD	088 164 336
QUANTA SOFTWARE INTERNATIONAL PTY. LIMITED	003 773 126
QUBIX PTY LTD	087 670 559
R. TAYLOR PLUMBING PTY. LTD.	091 464 514
R & R INVESTMENTS AUSTRALIA PTY LTD	093 665 359
RANGEVIEW NOMINEES PTY LTD	008 901 951
RAYJOY PTY LTD	008 805 552

Name of Company	ACN
RAYMON OLLE PTY LTD	074 245 980
RIOCOVE HOLDINGS PTY LTD	088 231 341
RUGBY LEAGUE INTERNATIONAL FEDERATION LIMITED	091 594 777
S.T. KAR KRAFT PTY. LIMITED	054 197 456
SALGIOPAL NOMINEES PTY. LTD.	066 793 655
SALLENTI SUPERANNUATON PTY LTD	092 316 982
SCOTT RETRAINING PTY. LTD.	007 218 153
SENDA COURT PTY. LTD.	055 161 530
SENOTS INVESTMENTS PTY. LTD.	082 376 421
SENSITIVITY TESTING LABORATORIES PTY. LTD.	060 483 865
SHANXI TAIHUA DECORATION AUSTRALIA PTY LTD	081 906 523
SHARPEAT PTY. LIMITED	080 812 871
SIXTIETH EVOLUTION PTY. LTD.	005 819 376
SKOOTAROO PTY. LIMITED	080 046 984
SKYET PTY. LIMITED	008 171 426
SMILEY HOLDINGS PTY LIMITED	091 252 229
SORI KARN PTY. LTD.	074 896 334
SOURCE I.T. GROUP PTY LTD	083 082 240
SPINDLER MOTOR BODY BUILDERS PTY LTD	001 485 203
SPORTSCUTTER AUSTRALIA PTY. LTD.	007 234 559
STOPE PTY LTD	069 895 307
SUMBER PTY. LTD.	005 485 058
SWANSMEDE PTY. LTD.	058 161 470
SYSTRIX PTY LTD	003 007 056
TEAMECHO PTY. LIMITED	053 342 555
TERGAR INVESTMENTS PTY LTD	082 212 897
T F G ROOFING PTY LTD	090 620 278
THE LANDING CAFE PTY. LTD.	090 679 959
THE SUNSHINE COAST BREWERY PTY. LTD.	077 851 284
THE WILLIAMS-JONES GROUP PTY LIMITED	088 234 039
TIREMAC PTY. LTD.	076 103 261
TONI MURY & ASSOCIATES PTY LTD	002 452 422
TONMAN DESIGNS PTY LIMITED	054 897 862
TORA INTERIORS PTY LTD	086 099 103
TOURING PTY. LTD.	084 157 835
TOVIRO FORMWORK PTY LTD	077 175 878
TULUM PTY LTD	007 425 783
TURQUOISECROFT NOMINEES PTY. LTD.	006 002 339
TYPICAL AUSSIE PTY LTD	087 128 103

Name of Company	ACN
VALOTTI PTY. LIMITED.	010 611 775
WEB EXPRESS INTERNET FRANCHISING PTY. LTD.	088 164 934
WHITE ACRE HOLDINGS PTY LTD	083 999 660
YUMAMING PTY. LTD.	005 861 512
YVONNE LAWRENCE MEDIA SERVICES PTY. LIMITED	007 361 506
