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Australian Securities & Investments Commission  
Corporations Law - Subsection 655A(1) - Declaration

Pursuant to subsection 655A(1) of the Corporations Law ("Law") the Australian Securities and Investments Commission ("Commission") declares that Chapter 6 of the Law applies to the person specified in Schedule A in the case referred to in Schedule B as if:

1. item 2(d)(ii) of section 611 was omitted and the following paragraph substituted:

   "(ii) subject only to one or both of the following:
   
   (A) any conditions that relate only to the occurrence of an event or circumstance referred to in subsection 652C(1) or (2);
   
   (B) the condition referred to in paragraph 625(3)(c)"

2. item 3(d)(ii) of section 611 was omitted and the following paragraph substituted:

   "(iii) subject only to any conditions that relate only to the occurrence of an event or circumstance referred to in subsection 652C(1) or (2)."

3. paragraph 620(2)(b) was omitted and the following paragraph substituted:

   "(ba) If the bidder is given the necessary transfer documents after the acceptance and before the end of the bid period and the offer is subject to a defeating condition at the time that the bidder is given the necessary transfer documents - by the end of whichever period ends earlier:

   (i) within one month after the takeover contract becomes unconditional;
   
   (ii) 21 days after the end of the offer period; or

   (bb) If the bidder is given the necessary transfer documents after the acceptance and before the end of the bid period and the offer is unconditional at the time that the bidder is given the necessary transfer documents - by the end of whichever period ends earlier:

   (i) one month after the bidder is given the necessary transfer documents;
   
   (ii) 21 days after the end of the offer period; or"

4. paragraph 620(2)(c) was modified by adding at the end of the paragraph the following words:

   "but if at the time the bidder is given the necessary transfer documents the takeover contract is still subject to a condition which relates to the occurrence of an event or circumstance referred to in subsection 652C(1), 652C(2) or 625(3)(c), within 21 days after the takeover contract becomes unconditional."
5. subsection 625(3) was modified by adding at the end of the subsection the following words:

"The condition referred to in this subsection is not a defeating condition.".

6. items 2, 3 and 5 of the table contained in subsection 633(1) were modified by adding at the end of the entry in the left hand column for each item the following words:

"The bidder's statement and offer document need not include the name and address of the holders of bid class securities, the date of the proposed offer or any other date that is related to or dependent on that date, or the details referred to in subparagraphs 636(1)(k)(ii) and 636(1)(l)(ii) or details of transactions required to be disclosed under subparagraphs 636(1)(h) and 636(1)(i) from the period between the date of the bidder's statement and the date of the bid.

If this information is not included in the bidder's statement and offer document, the bidder must:

- include this information in the bidder's statement and offer document sent under item 6; and
- send to the target a copy of the bidder's statement sent under item 6."

7. paragraph 636(1)(k) was modified by the insertion of the following subparagraph after subparagraph 636(1)(k)(ii):

"(iii) the number of securities in the class that the bidder had a relevant interest in immediately before the bidder’s statement is lodged with ASIC (expressed as a number of securities or as a percentage of the total number of securities in the class)".

8. paragraph 636(1)(l) was omitted and the following paragraph substituted:

"(l) for an off-market bid - the bidder's voting power in the company:

(i) as at the date of the bidder's statement; and
(ii) as at the date immediately before the first offer is sent."

9. subsection 650B(2) was modified by omitting the words:

"The person is entitled to receive the improved consideration immediately, or immediately after the exercise of the election."

and substituting the following:

"The person is entitled to receive the improved consideration immediately, except:

(a) if the time for payment of the consideration in accordance with subsection 620(2) has not yet occurred, the person is not entitled to receive the improved consideration until that time;"
(b) if the person has to make an election before being entitled to the improved consideration, the person is not entitled to receive the improved consideration until the later of:

(i) the time when the person makes the election and returns any consideration under s651B(2);
(ii) the time applicable under paragraph (a).”

10. paragraph 650F(1)(a) was omitted and the following paragraph substituted:

“(a) if the condition relates only to the occurrence of an event or circumstances referred to in subsection 652C(1) or (2) - not later than 3 business days after the end of the offer period; or”

11. paragraph 650G(b) was omitted and the following paragraph substituted:

“(b) the bidder has not declared the offers to be free from the condition in accordance with section 650F.”

12. paragraph 650G(c) was omitted and the following paragraph substituted:

“(c) the condition has not been fulfilled:

(i) except as provided in subparagraph (ii), at the end of the offer period;
(ii) in the case of an event or circumstance referred to in subsection 652C(1) or (2), within 3 business days after the end of the offer period.

Schedule A

St Barbara Mines Limited ACN 009 165 066 (“Bidder”).

Schedule B

The takeover bid by the Bidder for all the fully paid ordinary shares and partly paid ordinary shares in Taipan Resources NL ACN 060 156 452 in respect of which a bidder’s statement is lodged with the Commission on or about the date of this instrument.

Dated this 15th day of February 2001

Signed: ........................................
Miliya Cvetinovic as a delegate of the
Australian Securities and Investments Commission
Australian Securities and Investments Commission  
Corporations Law - Subsections 655A(1), 669(1) and 673(1) - Declarations

Pursuant to subsections 655A(1), 669(1) and 673(1) of the Corporations Law ("the Law") the Australian Securities and Investments Commission ("ASIC") declares that Chapters 6, 6A and 6C of the Law apply in relation to the persons specified in Schedule A in relation to the class of securities specified in Schedule B for the period of 6 months after the date of this instrument as if:

1. the definition of "associate" in section 9 was modified by:
   (a) omitting the words:
   "; The following are the associates of a bidder making a takeover offer, a substantial holder or a 90% holder"
   and substituting the following:
   "when used in relation to a person in Chapters 6, 6A and 6C means";
   (b) replacing the references to "bidder or holder" with the word "person" wherever they appear; and
   (c) replacing the references to "a person" in paragraphs (b) and (c) with the words "another person"; and
   (d) inserting after paragraph (c) the sentence: "But another person is not an associate of the person merely because of one or more of the circumstances in paragraphs 16(1)(a) to (d)."

2. subsection 10(1) was modified or varied by omitting the word "This" and substituting "Unless the definition of associate in section 9 applies, this";

3. subsection 10(2) was omitted; and

4. subsection 12(1) was omitted.

Schedule A

St Barbara Mines Limited ACN 009 165 066 ("Bidder") and its related bodies corporate.

Schedule B

Fully paid ordinary shares and partly paid ordinary shares in Taiban Resources NL (ACN 060 156 452)

Dated this 15th day of February 2001.

Signed: [Signature]

Milija Cvetinovic as a delegate of the Australian Securities and Investments Commission
01/1685

Australian Securities & Investments Commission
Corporations Act 2001 - Subsection 655A(1) - Declaration

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies in relation to the persons named in Schedule A in the case referred to in Schedule B as if section 615 was modified or varied so that the references to "foreign holders" in section 615 were each a reference to "foreign holders save and except for holders of securities whose addresses, as shown in the register in which details of their holding in that company is recorded, are in New Zealand".

SCHEDULE A

Holders of securities in FTR Holdings Limited (ACN 063 963 039) (the "Corporation")

SCHEDULE B

A pro-rata renounceable rights issue by the Corporation on the basis of one right being granted for every three shares held as at record date, each right being an offer to accept one fully paid ordinary share at an issue price of 5 cents each, in respect of which a prospectus is to be lodged with ASIC on or about 27 July 2001.

Dated this 24th day of July 2001.

Signed by Milija Cvetinović, a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Law - Subsections 655A(1), 669(1) and 673(1) - Declarations

Pursuant to subsections 655A(1), 669(1) and 673(1) of the Corporations Law ("the Law") the Australian Securities and Investments Commission ("ASIC") declares that Chapters 6, 6A and 6C of the Law apply in relation to the persons specified in Schedule A in relation to the class of securities specified in Schedule B for the period of 6 months after the date of this instrument as if:

1. the definition of "associate" in section 9 was modified by:
   (a) omitting the words:
   
   ": The following are the associates of a bidder making a takeover offer, a substantial holder or a 90% holder"
   
   and substituting the following:
   
   "when used in relation to a person in Chapters 6, 6A and 6C means";
   
   (b) replacing the references to "bidder or holder" with the word "person" wherever they appear; and
   
   (c) replacing the references to "a person" in paragraphs (b) and (c) with the words "another person"; and
   
   (d) inserting after paragraph (c) the sentence: "But another person is not an associate of the person merely because of one or more of the circumstances in paragraphs 16(1)(a) to (d).";

2. subsection 10(1) was modified or varied by omitting the word "This" and substituting "Unless the definition of associate in section 9 applies, this";

3. subsection 10(2) was omitted; and

4. subsection 12(1) was omitted.
Schedule A

01/1686

Odin Hitec ASA (a company incorporated in Norway having organisation number 926 739 166 in the Norwegian Register of Business Enterprises) ("Bidder") and its related bodies corporate.

Schedule B

Fully paid ordinary shares in Nautronix Limited (ACN 009 019 603)

Dated this 27th day of August 2001.

Signed Milija Cvetinovic, a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission

Corporations Act 2001 – Section 655A(1) – Declaration

Pursuant to subsection 655A(1) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("Commission") declares that for the period of 12 months after the date of this instrument, Chapter 6 of the Act applies to the person specified in Schedule A, in relation to the acquisition referred to in Schedule B in the case referred to in Schedule C, as if item 14 of section 611 of the Act were modified or varied as follows:

1. By inserting after the word "included" the words ", having been included within 31 days of the downstream acquisition,".
2. By deleting the full stop at the end of the second line of item 14(b) and substituting in its place a comma.
3. By inserting a new line after the comma in item 14(b) with the words "unless the removal of the body corporate from the official list is not pursuant to the upstream acquisition.".

Schedule A

HBOS plc

Schedule B

An acquisition by HBOS plc of a relevant interest in 56.20% of the issued voting shares in the Bank of Western Australia Limited (ACN 050 494 454).

Schedule C

The merger by way of schemes of arrangement of Bank of Scotland and Halifax Group plc respectively under section 425 of the UK Companies Act 1985 to establish HBOS plc in the manner described in the scheme documentation prepared by Bank of Scotland and Halifax Group plc dated 13 June 2001.

Dated this 3rd day of August 2001

Signed: Milija Cvetinovic, as a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 - Subsection 655A(1) - Declaration

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6 of the Act applies in relation to the persons named in Schedule A in the case referred to in Schedule B as if section 615 was modified or varied so that the references to "foreign holders" in section 615 were each a reference to "foreign holders save and except for holders of securities whose addresses, as shown in the register in which details of their holding in that company is recorded, are in New Zealand".

SCHEDULE A

Holders of securities in Advanced Engine Components Limited (ACN 009 081 770) (the "Corporation")

SCHEDULE B

A pro-rata renounceable rights issue by the Corporation on the basis of one right being granted for every 2 ordinary shares held as at record date, each right being an offer to accept one fully paid ordinary share at an issue price of 5 cents each, and, in the event of any shortfall, the offer of any shortfall shares to investors, in respect of which a prospectus is to be lodged with ASIC on or about 23 October 2001.

Dated this 22nd day of October 2001.

Signed by Milija Cvetinovic, a delegate of the Australian Securities and Investments Commission
Pursuant to sub-section 655A(1)(b) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("the Commission") hereby declares that Chapter 6 of the Act applies in relation to the person specified in Schedule A in the case referred to in Schedule B as if the text of paragraph 650D(3) were omitted and the following were substituted:

"A notice under subsection (1) must be approved by a resolution passed by the directors of the bidder".

Schedule A

Odin Hitco ASA (a company incorporated in Norway having organisation number 926 739 166 in the Norwegian Register of Business Enterprises) ("Bidder").

Schedule B

All notices of variation lodged with the Commission in relation to the offers made by the Bidder for all the fully paid ordinary shares in Nautronix Limited (ACN 009 019 603) in respect of which a bidder’s statement was lodged with the Commission on 27 August 2001 and supplementary and replacement bidder’s statements were lodged with the Commission on 10 September 2001 and 24 September 2001.

Dated this 18th day of October 2001.

Signed by Milija Cvetinovic
as a delegate of the Australian Securities and Investment Commission
Australian Securities and Investments Commission
Corporations Law — Section 741(1) — Exemption

PURSUANT to section 741(1) of the Corporations Law (the "Law"), the AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION ("ASIC") exempts the persons referred to in Schedule A in the case mentioned in Schedule B from paragraph 715(2)(a) of the Law.

Schedule A

Bramasol Limited (ACN 082 590 181) (the "Corporation")

Schedule B

The Corporation is exempt from the requirement that the financial report to be included in the Offer Information Statement ("OIS") to be lodged with ASIC on or about 11 June 2001 be a report for a 12 month period on the following conditions:

(a) the OIS contains a financial report for the period 1 July 1999 to 30 June 2000; and

(b) the OIS contains a financial report for the period 1 July 2000 to 31 December 2000 with a balance date that occurs within the last 6 months before the securities are first offered under the OIS; and

(c) the OIS includes a statement that the financial report for the period 1 July 2000 to 31 December 2000 is not unrepresentative of the forthcoming year.

Interpretation

For the purposes of this instrument a financial report means a report that complies with the requirements of Chapter 2M of the Law.

Dated the 8th day of June 2001

Signed by Milija Cvetinovic
as a delegate of the Australian Securities and Investments Commission
01/1691

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

Pursuant to paragraph 741(1)(b) of the Corporations Act 2001 (the “Act”), the Australian Securities and Investments Commission hereby declares that Chapter 6D of the Act applies to the person mentioned in Schedule A in the case specified in Schedule B as if paragraph 723(3)(b) of the Law were modified or varied by:

(i) omitting the words "disclosure document" in the second line; and

(ii) inserting the words "supplementary prospectus dated 26 September 2001".

SCHEDULE A

Navigator Resources Limited (ACN 063 366 487) (the “Company”)

SCHEDULE B

The Company making offers to issue securities in the Company pursuant to a prospectus dated 5 July 2001 in circumstances where, within 3 months after the date of the prospectus:

(a) the securities are not admitted to quotation on a stock market of ASX;

(b) no securities under the prospectus have been issued; and

(c) a supplementary prospectus is lodged as a result of section 724(1)(b) of the Act.

Dated the 26th day of September 2001

Signed by Milija Cvetinovic
as a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission

Corporations Act 2001

SECTION 340(1) ORDER

The AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION ("ASIC") hereby MAKES AN ORDER pursuant to subsection 340(1) of the Corporations Act 2001 ("the Act"), relieving Pasminco Limited ACN 004 368 674 (under Administration), from the requirement in subsection 320(1) of the Act requiring the company to lodge a half year financial report with ASIC within 75 days after the end of the half year ended 31 December 2001, on condition that the half year financial report shall not be lodged later than 7th May 2002.

Dated this 30th April 2002

Signed by Robert G. Mackay
as Delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 — Subsection 741(1) — Exemption

Pursuant to subsection 741(1) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts each person in the class of persons referred to in Schedule A from Parts 6D.2 and 6D.3 of the Act in the cases referred to in Schedule B on the conditions set out in Schedule D and for so long as those conditions are met.

SCHEDULE A — PERSONS EXEMPTED

AWB Limited (ABN 99 081 890 459)

AWB Trustees Pty Ltd (ACN 066 361 653)

SCHEDULE B — CASES EXEMPTED

This exemption applies to:

(a) an offer for issue of units of fully paid shares where:

   (i) the shares to which the units of shares relate are in the same class as shares which at the
time of the offer are quoted on the financial market operated by Australian Stock
Exchange Limited ("quoted shares"); and

   (ii) the units of shares will be issued to, and the shares to which the units relate will be held on
trust for and on behalf of, the person who makes application for the units ("plan
participant") in accordance with a deed of trust governing the issue and purchase of those
shares ("the deed");

(b) an offer for issue of fully paid shares in the same class as quoted shares made contemporaneously
with and as a consequence of an offer of the kind referred to in paragraph (a);

(c) an issue of options or units of shares as a consequence of an offer of the kind referred to in
paragraph (a); and

(d) an issue of fully paid shares in the same class as shares which at the time of issue are quoted shares
as a consequence of an offer of the kind referred to in paragraph (b);

which is made pursuant to an employee share scheme that involves such offer or issue being made
through a trust, and which meets the further requirements set out in Schedule C, but does not apply to:

(e) an offer or grant of options for other than nominal consideration.

SCHEDULE C — FURTHER REQUIREMENTS

An offer or issue to which this exemption applies must, insofar as it constitutes, includes or is a
consequence of an offer of units of shares, meet the following requirements:

1. The shares must be of a body ("the issuer") securities of which have been quoted on the financial
   market operated by Australian Stock Exchange Limited throughout the 7 month period
   immediately preceding the offer, without suspension during that period exceeding in total 2 trading
days; or

2. The offer must be made pursuant to an employee share scheme extended only to persons (offerees)
   who at the time of the offer are full or part-time employees or directors of the issuer or of
   associated bodies corporate of the issuer.

3. The offer must be in writing (the offer document) and:
the offer document must include or be accompanied by a copy or a summary of the rules of the employee share scheme pursuant to which the offer is made and a copy or a summary of the deed;

(b) if the offer document includes or is accompanied by a summary (rather than a copy) of the rules of the employee share scheme or of the deed, the offer document must include an undertaking that during the period or periods during which the offeree may acquire units of shares to which the offer relates ("the offer period"), the issuer (or, in the case of an issuer which 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 offeree so requesting, provide the offeree without charge with a copy of the rules of the employee share scheme and a copy of the deed;

(c) the offer document must specify:

(i) the acquisition price in Australian dollars of the units of shares to which the offer relates; or

(ii) where the acquisition price of the units of shares to which the offer relates is determinable at some future time by reference to a formula, the Australian dollar value or an equivalent to the Australian dollar value of the acquisition price were that formula applied no more than 14 days before the date of the offer;

(d) where paragraph (c)(ii) applies, the offer document must include a statement, which is displayed prominently and in close proximity to the information referred to in paragraph (c)(ii) and the undertaking and explanation referred to in paragraph (e), specifying the date on which the Australian dollar value of the acquisition price has been calculated;

(e) the offer document must include an undertaking that, and an explanation of the way in which, the issuer (or, in the case of an issuer which 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 offeree so requesting, make available to the offeree the following information:

(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 the shares to which the units of shares relate; and

(ii) where paragraph (c)(ii) applies, the information referred to in that paragraph as updated to that date; and

(e) if the issuer or any associated body corporate of it offers the offeree any loan or other financial assistance for the purpose of acquiring the units of shares to which the offer relates, the offer document must disclose the conditions, obligations and risks associated with such loan or financial assistance.

4. In the case of an offer with respect to unissued shares or units of unissued shares, 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, units of shares and options to acquire unissued shares or units of shares, being an offer made or option acquired pursuant to an employee share scheme extended only to employees or directors of the issuer and of associated bodies corporate of the issuer, to be accepted or exercised (as the case may be); and

(b) the number of shares in the same class issued during the previous five years pursuant to the employee share scheme or any other employee share scheme extended only to employees or directors of the issuer and of associated bodies corporate of the issuer,

but disregarding any offer made, or option acquired or share issued by way of or as a result of:
an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or

an offer that was an excluded offer or invitation within the meaning of the Corporations Law as it stood prior to the commencement of Schedule 1 to the Corporate Law Economic Reform Program Act 1999; or

an offer that did not need disclosure to investors because of section 708 of the Act,

must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer.

5. The deed contains covenants binding the trustee or representative and their agents, if any, to the effect that:

(a) A plan participant possesses substantially the same rights in respect of the shares to which the units of shares relate (in this paragraph referred to as "the shares") as if they were the legal owner of the shares, including (but not limited to) the right to:

(i) direct the trustee or representative how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and

(ii) receive the income deriving from the shares, including (but not limited to) dividends declared by the issuer in respect of those shares;

(b) The trustee or representative shall cause proper books of account to be maintained in respect of the activities of the trust to which the deed relates ("the books of account") and cause the books of account to be audited annually and made available for inspection by the plan participants at an office of the trustee or a place of business of the issuer during normal business hours or such other time as is agreed with a plan participant or plan participants;

(c) The trustee or representative must ensure that each share to which a unit held by a plan participant relates is identified in the books of account as being held on account of that plan participant;

(d) Except as expressly provided by the deed, a plan participant must have the capacity to authorise the trustee or representative to sell at or above the current market price the shares to which he or she is entitled under the deed; and

(e) The trustee or representative must not levy any fees or charges for operating and administering the trust, either payable directly by the plan participants or out of the assets of the trust.

SCHEDULE D — CONDITIONS

1. The person making the offer ("the offeror") must cause a copy of the offer document (which need not contain details of the offer particular to the offeree such as the identity or entitlement of the offeree) and of each accompanying document to be provided to ASIC not later than seven days after the provision of that material to the offeree.

2. The trustee or representative must cause a copy of the deed to be provided to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument.

3. The offeror must ensure that the issuer (or, in the case of an issuer which does not have a registered office in this jurisdiction, an associated body corporate of the issuer which does so have a registered office) complies with any undertaking required to be made in the offer document by reason of this instrument.

Interpretation
For the purposes of this instrument:

1. A body corporate is an associated body corporate of an issuer if:
   (a) the body corporate is a related body corporate of the issuer; or
   (b) the body corporate has voting power in the issuer of not less than 20%; or
   (c) the issuer has voting power in the body corporate of not less than 20%;

   (applying the definition of “voting power” contained in section 610 of the Act).

2. A unit of a share means a legal or equitable right or interest in the share.

3. The Australian dollar equivalent of a price shall be calculated by reference to the relevant exchange rate published by an Australian bank on the previous business day.

4. An offer under a scheme shall not be regarded as extended to a person other than an employee or director of the issuer or of an associated body corporate of the issuer merely because such an employee or director may renounce the offer made to them under the scheme in favour of their nominee.

5. An option shall be taken to have been offered or granted for nominal consideration if and only if the monetary consideration payable upon the issue of the option is not more than the lesser of:
   (a) 1 cent per option; or
   (b) 1% of the exercise price in respect of the option.

6. The current market price of a share shall be taken as the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market.

Dated the 30th day of April 2002

Signed by Sarala Fitzgerald
as delegate of the Australian Securities and Investments Commission
Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6 of the Act shall apply in relation to the persons referred to in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) the following subsections:

"(6A) Where an association between a Put Warrant issuer and a Put Warrant holder arises solely from the Put Warrant holder acquiring or holding a Put Warrant, any relevant interest or voting power that would only arise as a result of the association is disregarded.

(6B) If a Put Warrant issuer has a relevant interest in or voting power in relation to a security because:

(a) the Put Warrant holder has an option, under the terms of the Put Warrant, to require the Put Warrant issuer to acquire the security; or

(b) under the Put Warrant or trust securing the obligations of the Put Warrant issuer or Put Warrant holder under the Put Warrant, the Put Warrant issuer can exercise power to control the voting or disposal of the security only where:

(i) the Put Warrant expires unexercised or the option under the Put Warrant is exercised; or

(ii) the Put Warrant issuer enforces the terms of the trust; or

(iii) the Put Warrant holder defaults under the Put Warrant,

then that particular relevant interest in, or voting power in relation to, the security shall be disregarded until an event referred to in paragraph (b) occurs.

(6C) If a Put Warrant issuer has a relevant interest in, or voting power in relation to, a security because either subsection (6A) or (6B) ceases to apply, the Put Warrant issuer is taken to acquire a relevant interest in the security at that time, by a transaction in relation to the security.

(6D) Subsections (6A), (6B) and (6C) only apply where the Offering Circular for the Put Warrant stated that this instrument was to apply.

(6E) For the purposes of this section:
(a) A “Put Warrant” is a put warrant in relation to Equity Securities for the purposes of the operating rules of the Australian Stock Exchange Limited which:

(i) was issued pursuant to an Offering Circular in accordance with the operating rules of the Australian Stock Exchange Limited; and

(ii) has been admitted to trading status in accordance with the operating rules of the Australian Stock Exchange Limited.

(b) A “Put Warrant issuer” is a person who has issued a Put Warrant.

(c) A “Put Warrant holder” is a person who has a legal or equitable interest in a Put Warrant.

(d) “Offering Circular” has the same meaning as is given in the operating rules of the Australian Stock Exchange Limited.

(e) A Put Warrant is exercised when it would be regarded as having been exercised under the terms of issue of the Put Warrant.”.

And pursuant to subsection 673(1) of the Act ASIC hereby declares that Chapter 6C of the Act applies to the persons referred to in Schedule A, in the case referred to in Schedule B, as if section 671B of the Act were modified or varied by inserting after subsection 671B(7) the following subsection:

“(7A) For the purposes of this section and of the definition of “substantial holding” in section 9, disregard any relevant interest or voting power in securities which is disregarded for the purposes of Chapter 6 because of subsections 609(6A) to 609(6E).”.

SCHEDULE A

1. Commonwealth Bank of Australia ACN 123 123 124, as the issuer of an instalment warrant pursuant to an offering circular for "Commonwealth Bank of Australia Instalment Warrants" which is substantially in the form of that provided to ASIC on 24 April 2002, being a Put Warrant over shares of companies listed on a financial market of the Australian Stock Exchange Limited referred to in Schedule C (each an "Instalment Warrant").

2. A person who acquires and holds an Instalment Warrant, for the period the person holds the Instalment Warrant.

3. Any person who, but for this instrument, would have a relevant interest in, or voting power in relation to, any securities as a result of a person acquiring or holding an Instalment Warrant.
SCHEDULE B

The calculation of the relevant interest in, or voting power in relation to, securities of the persons described in Schedule A.

SCHEDULE C

- Amcor Limited
- AMP Limited
- Australia and New Zealand Banking Group Limited
- BHP Billiton Limited
- Brambles Industries Limited
- Coles Myer Limited
- CSR Limited
- Foster's Group Limited
- Lend Lease Corporation Limited
- Macquarie Bank Limited
- Mayne Nickless Limited
- National Australia Bank Limited
- OneSteel Limited
- Qantas Airways Limited
- QBE Insurance Group Limited
- Rio Tinto Limited
- Santos Limited
- St George Bank Limited
- Suncorp-Metway Limited
- Tabcorp Holdings Limited
- Telstra Corporation Limited
- Wesfarmers Limited
- Westpac Banking Corporation
- Woodside Petroleum Limited
- Woolworths Limited

Dated the 24th day of April 2002

Signed by Belisa Jong
as a delegate of the Australian Securities and Investments Commission.
Australian Securities and Investments Commission  
Corporations Law 2001 — Subsections 655A(1) and 673(1) — Modification  

Pursuant to subsection 655A(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6 of the Act applies to the persons referred to in Schedule A, in the case referred to in Schedule B, as if section 609 of the Act were modified or varied by inserting after subsection 609(6) the following subsection:

“(6A) Where:

(a) warrants in relation to voting shares or interests in a company are issued and admitted to trading status in accordance with the operating rules of the Australian Stock Exchange Limited;

(b) a person (the “trustee”) holds securities on trust for the purpose of satisfying the obligations of the issuer or holder of the warrants;

(c) discretionary powers of the trustee in relation to the securities because of which the trustee is not a "bare trustee" for the purposes of subsection (2) are limited to:

(i) discretions where the issuer or the holder of the warrants becomes insolvent or breaches a term of the warrants;

(ii) discretions dealing with bonus issues, rights issues, returns of capital, buy-backs, share splits or consolidations, other reconstructions, takeovers or schemes of arrangement affecting the securities; or

(iii) discretion to lend the securities covering the obligations of the warrant issuer under warrants held by a related body corporate of the issuer; and

(d) the warrant circular issued under the operating rules of the Australian Stock Exchange Limited in relation to the warrants stated that this instrument would apply in relation to the warrants;

disregard the relevant interest or voting power of the trustee in those securities.”

And pursuant to subsection 673(1) of the Act ASIC hereby declares that Chapter 6C of the Act applies to the class of persons described in Schedule A, in the case referred to in Schedule B, as if section 671B of the Act were modified or varied by inserting after subsection 671B(7) the following:
"(7A) For the purposes of this section and of the definition of “substantial holding” in section 9, disregard any relevant interest or voting power in securities which is disregarded for the purposes of Chapter 6 because of subsection 609(6A)."

SCHEDULE A

Share Direct Nominees Pty Limited ACN 006 437 065 as security trustee in relation to instalment warrants issued by Commonwealth Bank of Australia ACN 123 123 124 ("Issuer"), for the purposes of securing the obligations of the Issuer and the holder of warrants, being warrants:

(a) issued pursuant to an offering circular for "Commonwealth Bank of Australia Instalment Warrants" which is substantially in the form of the offering circular provided to ASIC on 24 April 2002;

(b) over shares of companies listed on a financial market of the Australian Stock Exchange Limited and referred to in Schedule C; and

(c) approved for admission to trading status on a financial market of the Australian Stock Exchange Limited at the time of the issue of the warrants.

SCHEDULE B

The calculation of the relevant interest in, or voting power in relation to, securities of the persons referred to in Schedule A.

SCHEDULE C

- Amcor Limited
- AMP Limited
- Australia and New Zealand Banking Group Limited
- BHP Billiton Limited
- Brambles Industries Limited
- Coles Myer Limited
- CSR Limited
- Foster's Group Limited
- Lend Lease Corporation Limited
- Macquarie Bank Limited
- Mayne Nickless Limited
- National Australia Bank Limited
- OneSteel Limited
- Qantas Airways Limited
- QBE Insurance Group Limited
- Rio Tinto Limited
- Santos Limited
- St George Bank Limited
- Suncorp-Metway Limited
02/0524

- Tabcorp Holdings Limited
- Telstra Corporation Limited
- Wesfarmers Limited
- Westpac Banking Corporation
- Woodside Petroleum Limited
- Woolworths Limited

Dated the 24th day of April 2002

Signed by Belisa Jong
as a delegate of the Australian Securities and Investments Commission.
Pursuant to subsection 741(1) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D of the Act applies in relation to the person specified in Schedule A in the case specified in Schedule B as if paragraph 713(1)(a) of the Act were modified or varied by replacing the text with "partly paid securities of a body, where the fully paid securities of the body are continuously quoted securities".

Schedule A

Renewable Investments Limited ACN 060 525 206 ("Corporation")

Schedule B

A prospectus to be lodged with ASIC on or about 28 February 2002 in relation to an offer of up to a maximum of 15,000,000 partly paid ordinary voting shares in the Corporation, to be issued at 6 cents each and paid to 1 cent each to raise $150,000.

Dated the 28th of February 2002

Milija Cvetinovic
As a delegate of the Australian Securities and Investments Commission
Austrian Securities and Investments Commission
Corporations Act Paragraph 741(1)(b)
Declaration and Modification

Pursuant to paragraph 741(1)(b) of the Corporations Act ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6D of the Act shall have effect in its application to the person and the Scheme referred to in Schedule A in the case referred to in Schedule B as if subsection 711(6) of the Act were modified or varied by replacing the expression "13 months" with the expression "14 months and 9 days".

Schedule A

Australian Growth Managers Limited A.C.N. 079 141 969 ("responsible entity") as responsible entity for the Australian Growth Timber Project 4 ARSN 096 164 153 ("Scheme").

Schedule B

The prospectus issued by the responsible entity dated 22 March 2001 in respect of interests in the Scheme ("Prospectus") when read together with the supplementary prospectuses dated 16 May 2001 and the supplementary prospectus to be lodged with ASIC on or about 22 April 2002 ("Updated Prospectus") contains:

(a) a statement to the effect that:

(i) The Updated Prospectus contains all information that would be required by section 710 of the Law;

(ii) The Updated Prospectus does not contain any material statement that is false or misleading; and

(iii) There is no omission from the Updated Prospectus that would be required by section 710 of the Law.

(b) confirmation of the completeness and accuracy of all statements made in the Prospectus and if applicable, in the supplementary prospectuses, which purport to be made by an expert or to be based on a statement made by an expert ("Expert");
(c) a consent in accordance with section 716(2) of the Law from each Expert to the inclusion of the statement referred to in clause (b) of Schedule B above; and

(d) the Updated Prospectus complies with the draft ASIC Policy Statement 170 in relation to prospective financial information.

Dated this 19th day of April 2002

Signed by Andrew Moore, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 824
Order Revoking Licence

TO: Gregory Howard Walls ("the Licensee")
8 Barker Street
NEWCASTLE NSW 2300

Pursuant to paragraph 824(824(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes the Licence Number 11469 with effect from when this order is served on the Licensee.

Dated this 3rd day of May 2002.

Signed

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission  
Superannuation Industry (Supervision) Act 1993 - Section 328 - Exemption

Pursuant to section 328 of the Superannuation Industry Supervision Act 1993 ("the SIS Act") the Australian Securities and Investments Commission HEREBY EXEMPTS the person referred to in Schedule A and anyone acting for or on behalf of that person from compliance with section 152 of the SIS Act on the conditions set out in Schedule B and for so long as such conditions are met.

**SCHEDULE A**

BUSS (Queensland) Pty Ltd ACN 065 081 281 (the "Trustee") as the trustee of The BUSS (Queensland) Pooled Superannuation Trust (the "Trust")

**SCHEDULE B**

1. The Trust is used only for investing the assets of the Building Unions Superannuation Scheme (Queensland) (the "investing fund"); and

2. The Trustee is either the trustee of the investing fund or a wholly owned subsidiary of the trustee of the investing fund.


..............................................................
Kyle Wright
as delegate of the Australian Securities and Investments Commission
02/0533

Australian Securities & Investments Commission
Corporations Act 2001—Paragraph 669(1)(b) — Declaration

Pursuant to paragraph 669(1)(b) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("Commission") declares that Chapter 6A of the Act applies to the person named in Schedule A in relation to the securities of the Company referred to in Schedule B as if section 664A were modified by inserting a new sub-section 664A(7), which reads:

“For the purposes of this Chapter, where Bromley holds securities ("the securities"), Bromley may hold a full beneficial interest in the securities notwithstanding the fact that security is held by Australia and New Zealand Banking Group Limited over the securities if Australia and New Zealand Banking Group Limited took or acquired the security in the ordinary course of its business of providing financial accommodation and on ordinary commercial terms.”

SCHEDULE A

Bromley Investments Pty Ltd ACN 001 109 628 ("Bromley")

SCHEDULE B

Carrington Cotton Corporation Limited ACN 002 963 340 ("the Company")

Signed by Diane Mary Binstead
as a delegate of the Australian Securities & Investments Commission.

5 April 2002
Australian Securities and Investments Commission

Corporations Act 2001 (Cth) — Subsection 606(1) — Exemption

Pursuant to subsection 655A(1) of the Corporations Act 2001 (Cth) ("the Act"), the Australian Securities and Investments Commission exempts the person described in Schedule A from subsection 606(1) of the Act in the case referred to in Schedule B on the conditions set out in Schedule C and for so long as those conditions are met.

SCHEDULE A

The trustee ("Trustee") of the IOOF Foundation (being the trust to be constituted by the IOOF Foundation Deed, which is to be settled by Robert John Turner).

SCHEDULE B

The acquisition of a relevant interest in shares ("Shares") in IOOF Holdings Ltd ACN 100 103 722 ("IOOF Holdings") which are to be held on the terms of the IOOF Foundation Deed.

SCHEDULE C

1. The Shares must be issued to the Trustee within 1 month after the implementation of a scheme of arrangement to give effect to the demutualisation of IOOF Ltd.
2. Neither the Trustee nor any entity which it controls may have any beneficial interest in the IOOF Foundation.
3. The Constitution of the Trustee and the terms of the IOOF Foundation Deed must, between them:
   (a) accord with section 11.6 of the explanatory statement to be sent to members of IOOF Ltd in connection with the scheme of arrangement to give effect to the demutualisation of IOOF Ltd; and
   (b) prohibit the Trustee from voting the Shares held on trust on the terms of the IOOF Foundation Deed, to the extent that the Trustee (whether or not in its capacity as trustee of the IOOF Foundation) has voting power of more than 20% in IOOF Holdings.

In this instrument, terms defined in the Act have the corresponding meaning.

Dated the 6th day of May 2002

[Signature]

Signed by Sarala Miranda Fitzgerald

as delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 (Cth) – Subsection 741(1) – Declaration

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

(a) Paragraph 724(1)(c) of the Act was modified or varied by replacing the words "that is materially adverse from the point of view of an investor" with the words "that is, or that ASIC considers may be, materially adverse from the point of view of an investor";

(b) Subparagraph 724(1)(d)(iii) of the Act was modified or varied by replacing the words "that is materially adverse from the point of view of an investor" with the words "that is, or that ASIC considers may be, materially adverse from the point of view of an investor";

(c) Subsection 724(1) of the Act was modified or varied by replacing the words "that have not" in the final paragraph of the subsection with the words "whether or not they have or may have";

(d) Paragraph 724(2) of the Act was modified or varied by inserting after paragraph (c) a new paragraph (d):

"if the person deals with any applications under paragraph 724(2)(c) and withdrawals are such that the minimum amount to be raised stated in the disclosure document will not be raised by:

(i) applicants under the disclosure document; and

(ii) offers for the issue of the same class of securities on the same terms as in the disclosure document which do not require disclosure by reason of either or both of subsections 708(8) and (11), made after the date of lodgement of a supplementary disclosure document but before the end of the withdrawal period referred to in subparagraph (c)(i),

then all applicants will be deemed to have withdrawn their applications.");

(e) Subsection 722(1) of the Act was modified or varied by:

(i) after the word "until" adding the words "the later of";

(ii) replacing the words in subsection 722(1)(c) with "in the event of an application not withdrawn pursuant to paragraph 724(2)(c), the expiry of the relevant withdrawal period; or"; and
Schedule A

International Media Management (Holdings) Limited (ACN 008 666 233) ("IMM") and its directors.

Schedule B

The issue of 32,500,000 fully paid ordinary shares in IMM at 20 cents per share to applicants under a prospectus dated 1 March 2002 as supplemented.

Dated this 26th day of April 2002

Signed by Susanne Date
as a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 (Cth) – Subsection 741(1) – Declaration

Pursuant to paragraph 741(1)(a) of the Corporations Act 2001 ("the Act"), the Australian Securities and Investments Commission ("ASIC") exempts the persons referred to Schedule A in the case referred to in Schedule B from subsections 707(3) and (4) of the Act on the condition referred to in Schedule C.

Schedule A

International Media Management (Holdings) Limited (ACN 008 666 233) ("IMM") and its directors and sellers of IMM shares in a class of shares referred to in Schedule C.

Schedule B

The offer for sale of IMM shares ("Shares") within 12 months after their issue:

(i) where the Shares were issued pursuant to offers made to investors for the issue of shares in the same class of securities and on the same terms as in the prospectus of IMM dated 1 March 2002 ("Prospectus");

(ii) where the offers referred to in paragraph (i) above did not require disclosure by reason of either or both of subsection 708(8) or subsection 708(11) of the Act; and

(iii) where such offers were made after the date of this instrument but before the end of the withdrawal period referred to in subparagraph 724(2)(c)(ii) of the Act.

Schedule C

1. A supplementary prospectus is lodged by IMM and all applicants under the Prospectus are given the right to withdraw their application under paragraph 724(2)(c) of the Act.

2. The Shares are in a class of shares that are quoted, or will be quoted on a financial market of the Australian Stock Exchange.

Dated this 26th day of April 2002

[Signature]

Signed by Susanne Date
as a delegate of the Australian Securities and Investments Commission
AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

CORPORATIONS ACT 2001 - PARAGRAPH 669(1)(B) - DECLARATION

Pursuant to paragraph 669(1)(b) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6A of the Act applies to the person specified in Schedule A in the cases referred to in Schedule B as if:

1. Paragraph 661B(1)(a) was modified by deleting the words "in the prescribed form" and substituting the following words "(omitting the holder's name and address");
2. Paragraph 661B(1)(c) was modified by omitting the words "the notice" and substituting the following words "a copy of the notice which includes the holder's name and address ";
3. Paragraph 661B(1)(d) was modified by inserting the words "of the notice referred to in paragraph (a)" after the words "give a copy";
4. Subsection 661B(3) was modified by inserting the words "referred to in paragraph (1)(c)" after the words "the notice";
5. Subsection 661B(4) was modified by inserting the words " referred to in paragraph (1)(c)" after the words "the notice" where they first appear; and
6. Subsection 662A(1) was modified by inserting at the end of the subsection the following words: "This section does not apply where the bidder has given to all remaining holders of bid class securities a compulsory acquisition notice under section 661B(1)."

SCHEDULE A

Harmony Gold W.A. Pty Limited ACN 099 119 918 ("Bidder").

SCHEDULE B

The compulsory acquisition by the Bidder of:

1. ordinary shares in Hill 50 Limited ACN 005 482 842 ("Hill 50") where notices under subsection 661B(1) of the Act in the form of Annexure A to this instrument are prepared, lodged and given in accordance with section 661B of the Act; and
2. options to subscribe for ordinary shares in Hill 50 where notices under subsection 661B(1) of the Act in the form of Annexure B are prepared, lodged and given in accordance with section 661B of the Act,

following the takeover bids by the Bidder in respect of which a bidder's statement was lodged with ASIC on 21 December 2001.

Dated this 3rd day of May 2002.

Signed by:

[Signature]

Suzanne Date,
as a delegate of the Australian Securities and Investments Commission
ANNEXURE A

ASIC registered agent number

lodging party or agent name
Clayton Utz

office, level, building name or PO Box no
Levels 22-35

street number and name
No. 1 O’Connell Street

suburb/city
Sydney

state/territory
NSW

code
2000

telephone
(02) 9353 4000

facsimile
(02) 6220 6760

DX number
370

Australian Securities & Investments Commission

form
6021

Notice of
Compulsory Acquisition
following takeover bid

To

[Name and address of holder of shares and/or options to be inserted]

Ordinary shares (“shares”) of
Hill 50 Limited ACN 005 482 842

("the Company")

1. Under an Off Market Bid offers were made by Harmony Gold W.A. Pty Limited ACN 099 119 918 (“the bidder”) in respect of the acquisition of shares in the Company. The offers closed on 19 April 2002 at 7:00pm (Melbourne Time).

2. You are, or are entitled to be, may, or may be entitled to be, registered as the holder of shares:

(a) in respect of which an offer was made; and/or

(b) which have come into existence during the takeover offer as a result of an exercise of options over the shares, but you have not accepted the takeover offer for those shares; and/or

(c) which have come into existence after the takeover offer but before this notice is issued as a result of an exercise of options over the shares; and/or

(d) which come into existence after the takeover offer and within the period of 6 weeks after this notice is given as a result of an exercise of options over the shares.

3. The bidder hereby gives you notice under subsection 661B(1) of the Corporations Act 2001 ("the Act") that the bidder elects and has become entitled pursuant to subsections 661A(1) and (4) of the Act to compulsorily acquire all your shares:

(a) in respect of which an offer was made; or

(b) which have come into existence during the takeover offer as a result of an exercise of options over the shares, for which you have not accepted the takeover offer for those shares; or

(c) which have come into existence after the takeover offer but before this notice is issued as a result of an exercise of options over the shares; or

(d) which come into existence after the takeover offer and within the period of 6 weeks after this notice is given as a result of an exercise of options over the shares.

4. Under section 661D of the Act, you have the right, by notice in writing given to the bidder within one month after this notice is lodged with ASIC, to ask the bidder for a written statement of the names and addresses of everyone else the bidder has given this notice to. This notice is lodged with ASIC on [insert date].

5. Under section 661E of the Act, you have the right to apply to the Court for an order that the shares not be compulsorily acquired. You must apply:

(a) by [insert a date 1 month and 3 days from the date of dispatch of the notice]; or

(b) if you ask for the statement referred to in paragraph 4 of this notice, within 14 days after being given that statement;

whichever is the later.

6. The bidder is entitled and bound to acquire the shares on the terms that applied under the takeover bid immediately before the end of the offer period.

7. Unless on application made by you referred to in paragraph 5 of this notice the Court otherwise orders, the bidder must comply with paragraph 6 of this notice.

---

Signature

print name

Capacity

sign here

cap

date / /
ANNEXURE B

ASIC registered agent number
lodging party or agent name    Clayton Utz
office, level, building name or PO Box no.    Levels 22-35
street number and name    No. 1 O’Connell Street
suburb/city    Sydney
state/territory NSW
postcode 2000
telephone    (02) 9233 4000
facsimile    (02) 8220 8700
DX number    370 Sydney

Australian Securities & Investments Commission
Corporations Act 2001
form 6021
Notice of compulsory acquisition following takeover bid
661B(1)(a)

To

[Name and address of holder of options to be inserted]

Options over ordinary shares ("securities") of Hill 50 Limited ACN 005 482 842 (*the Company*)

1. Under an Off Market Bid offers were made by Harmony Gold W.A. Pty Limited ACN 099 119 818 (*the bidder*) in respect of the acquisition of options listed on the Australian Stock Exchange over ordinary shares in the Company. The offers closed on 19 April 2002 at 7:00pm (Melbourne Time).

2. You are, or are entitled to be, registered as the holder of securities in respect of which an offer was made but have not accepted the takeover offer.

3. The bidder hereby gives you notice under subsection 661B(1) of the Corporations Act 2001 (*the Act*) that the bidder has become entitled pursuant to subsection 661A(1) of the Act to compulsorily acquire your securities and desires to acquire the securities.

4. Under section 661D of the Act, you have the right, by notice in writing given to the bidder within one month after this notice is lodged with ASIC, to ask the bidder for a written statement of the names and addresses of everyone else the bidder has given this notice to. This notice is lodged with ASIC on [insert date].

5. Under section 661E of the Act, you have the right to apply to the Court for an order that the securities not be compulsorily acquired. You must apply:
   (a) by [insert a date 1 month and 3 days from the date of dispatch of the notice]; or
   (b) if you ask for the statement referred to in paragraph 4 of this notice, within 14 days after being given that statement, whichever is the later.

6. The bidder is entitled and bound to acquire on the securities on the terms that applied under the takeover bid immediately before the end of the offer period.

7. Unless on application made by you referred to in paragraph 5 of this notice the Court otherwise orders, the bidder must comply with paragraph 6 of this notice.

Signature
print name
sign here

Capacity
date / /
Australian Securities and Investments Commission
Corporations Act 2001 - Subsection 741(1) - Declaration

Under paragraph 741(1)(b) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6D of the Act applies to all persons in relation to an offer made in or accompanied by the disclosure document specified in Schedule A in the case referred to in Schedule B as if a reference to:

(a) disclosure document in paragraphs 723(1)(a), 728(1)(a) and 728(1)(b) of the Act;
(b) prospectus in paragraph 723(1)(a) of the Act; and
(c) a copy of a prospectus in subsections 721(3) and 727(2) of the Act,

includes a reference to a document or copy of a document that differs from the prospectus lodged with ASIC to the following extent:

(d) the numerical values for the "Dividend Rate" "Market Rate" and the "Margin" of the reset preference shares of Insurance Australia Group Limited ACN 090 739 923 ("IAG") ("RPS") (as determined by clause 2.1 of the draft terms of the RPS provided to ASIC on 30 April 2002) ("Dividend Rate", "Market Rate" and "Margin") are stated in the prospectus distributed to investors.

Schedule A

A prospectus to be lodged on or about 6 May 2002 by IAG to offer RPS ("Prospectus") in IAG.

Schedule B

All offers made in or accompanied by the Prospectus where:

(a) no application form is attached to the Prospectus lodged with ASIC;
(b) no application form has been distributed with the Prospectus or a copy of the Prospectus prior to the date of this instrument;
(c) any application form accompanying the Prospectus or a copy of the Prospectus on or after the date of this instrument discloses the difference between the Prospectus and the Prospectus lodged with ASIC;
(d) the disclosure document contains a description of this declaration; and
(e) an electronic copy of the Prospectus which contains the Dividend Rate, the Market Rate and the Margin is posted in a prominent place on IAG's internet site and is accessible to members of the public while the offer is able to be accepted.

Dated 6 May 2002

Signed by Steven Rice
as a delegate of the Australian Securities and Investments Commission
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.

A.C.N. 094 622 198 LIMITED ACN 094 622 198 will change to a proprietary company limited by shares. The new name will be MURRAYLANDS EXPLORATION PTY LTD ACN 094 622 198.

A.T. CAPITAL LIMITED ACN 009 909 479 will change to a proprietary company limited by shares. The new name will be A.T. CAPITAL PTY LTD ACN 009 909 479.

ARAFURA PEARLS HOLDINGS PTY LTD ACN 092 266 067 will change to a public company limited by shares. The new name will be ARAFURA PEARLS HOLDINGS LIMITED ACN 092 266 067.

BP FINANCE AUSTRALIA LIMITED ACN 008 422 071 will change to a proprietary company limited by shares. The new name will be BP FINANCE AUSTRALIA PTY LTD ACN 008 422 071.

ECOBIOTICS PTY LTD ACN 092 010 743 will change to a public company limited by shares. The new name will be ECOBIOTICS LIMITED ACN 092 010 743.

INDO-PACIFIC ENERGY AUSTRALIA LTD ACN 097 598 484 will change to a proprietary company limited by shares. The new name will be INDO-PACIFIC ENERGY AUSTRALIA PTY LTD ACN 097 598 484.

MCDONALD'S PROPERTIES (AUSTRALIA) PTY. LIMITED ACN 008 496 928 will change to a public company limited by shares. The new name will be MCDONALD'S PROPERTIES (AUSTRALIA) LIMITED ACN 008 496 928.

ODYSSEY INTERNATIONAL LTD ACN 079 253 106 will change to a proprietary company limited by shares. The new name will be ODYSSEY INTERNATIONAL PTY LTD ACN 079 253 106.

O! TOYS PTY LTD ACN 097 239 971 will change to a public company limited by shares. The new name will be O! TOYS LIMITED ACN 097 239 971.

PARETO FARMS LIMITED ACN 090 772 268 will change to a proprietary company limited by shares. The new name will be PARETO FARMS PTY LTD ACN 090 772 268.

PHOENIX VENTURES PTY LIMITED ACN 087 980 756 will change to a public company limited by shares. The new name will be PHOENIX VENTURES LIMITED ACN 087 980 756.

THE CITIZENS & GRAZIERS' LIFE ASSURANCE CO LTD ACN 000 011 165 will change to a proprietary company limited by shares. The new name will be THE CITIZENS & GRAZIERS' LIFE ASSURANCE CO PTY LTD ACN 000 011 165.

TRADELINK AUSTRALIA LTD. ACN 060 197 435 will change to a proprietary company limited by shares. The new name will be TRADELINK AUSTRALIA PTY LTD ACN 060 197 435.

1XCHANGE AUSTRALIA LIMITED ACN 091 185 330 will change to a proprietary company limited by shares. The new name will be 1XCHANGE AUSTRALIA PTY. LTD. ACN 091 185 330.
CORPORATIONS ACT 2001
SECTION 601AH(1)

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

Dated this eighth day of May 2002

Brendan Morgan :
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

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