



Commonwealth of Australia



ASIC

Australian Securities &
Investments Commission

Commonwealth of Australia Gazette
No. ASIC 21/06, Tuesday, 30 May 2006

Published by ASIC

ASIC Gazette

Contents

Notices under Corporations Act 2001

05/1317	05/1318	05/1319	05/1320	05/1321	06/0390	06/0391
06/0392	06/0393	06/0394	06/0395	06/0396	06/0397	06/0398
06/0399	06/0400	06/0401	06/0402	06/0403	06/0404	06/0405
06/0410	06/0411	06/0412	06/0413	06/0414	06/0417	06/0418
06/0419	06/0420	06/0421	06/0422	06/0423	06/0424	06/0425
06/0426	06/0427	06/0428	06/0429	06/0430	06/0431	06/0432
06/0434	06/0435	06/0436	06/0439	06/0440		

Company/Scheme deregistrations

Change of company status

RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the Corporations Act and the other legislation administered by ASIC may have rights of review. ASIC has published **Practice Note 57 [PN57] Notification of rights of review** and Information Sheet [INFO 1100] **ASIC decisions – your rights** to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

ISSN 1445-6060 (Online version)
ISSN 1445-6079 (CD-ROM version)

Available from www.asic.gov.au
Email gazette.publisher@asic.gov.au

© Commonwealth of Australia, 2006

This work is copyright. Apart from any use permitted under the *Copyright Act 1968*, all rights are reserved. Requests for authorisation to reproduce, publish or communicate this work should be made to: Gazette Publisher, Australian Securities and Investment Commission, GPO Box 9827, Melbourne Vic 3001

05 / 1317

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
- (ii) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA);";

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; or
- (iv) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) and which explains the effect of this paragraph and subsection 724(1AA)"; and

3. section 724 was amended by inserting the following subsection after subsection 724(1):

"724(1AA) Where a person lodges a supplementary disclosure document which relates to the matters referred to in subparagraph (1)(b)(ii) or this subsection, and the condition referred to in subparagraph (1)(b)(ii) is not satisfied within 3 months after the date of the supplementary disclosure document, the person must deal under subsection (2) with any applications for the securities made under the disclosure document to which the supplementary disclosure document relates that have not resulted in an issue or transfer of the securities. For the purpose of working out whether a condition referred to in paragraph (1)(a) has been satisfied, a person who has agreed to take securities as underwriter is taken to have applied for those securities."

SCHEDULE A

0 5 / 1 3 1 7

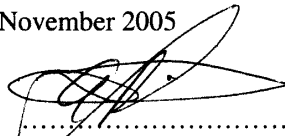
Lake Argyle-Bow River Diamonds limited ACN 111 560 564 ("Issuer") and any person acting on its behalf.

SCHEDULE B

An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 22 April 2005 and supplementary prospectuses lodged on 27 May 2005 and 22 July 2005, as supplemented by a further supplementary prospectus to be lodged with ASIC on 2 November 2005.

Dated this 2 November 2005

Signed:



.....
Stefan Pfeifle, as delegate of the
Australian Securities and Investments Commission

0 5 / 1 3 1 8

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
- (ii) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA);";

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; or
- (iv) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) and which explains the effect of this paragraph and subsection 724(1AA)"; and

3. section 724 was amended by inserting the following subsection after subsection 724(1):

"724(1AA) Where a person lodges a supplementary disclosure document which relates to the matters referred to in subparagraph (1)(b)(ii) or this subsection, and the condition referred to in subparagraph (1)(b)(ii) is not satisfied within 3 months after the date of the supplementary disclosure document, the person must deal under subsection (2) with any applications for the securities made under the disclosure document to which the supplementary disclosure document relates that have not resulted in an issue or transfer of the securities. For the purpose of working out whether a condition referred to in paragraph (1)(a) has been satisfied, a person who has agreed to take securities as underwriter is taken to have applied for those securities."

05 / 1318

SCHEDULE A

Central Petroleum Limited ACN 083 254 308 ("Issuer") and any person acting on its behalf.

SCHEDULE B

An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 12 September 2005, as supplemented by a further supplementary prospectus to be lodged with ASIC on or about 14 December 2005.

Dated this 14th December 2005

Signed:



.....
Stefan Pfeifle, as delegate of the
Australian Securities and Investments Commission

05 / 1319

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

Under paragraph 741(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person referred to in Schedule A from subsection 723(1) and paragraph 734(6)(b), in the case specified in Schedule B, on the condition specified in Schedule C for so long as it is met.

Schedule A

Regenera Limited ACN 107 371 460 ("Regenera").

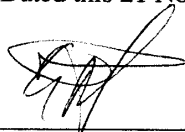
Schedule B

An offer and issue under a prospectus to be lodged with ASIC on or about 4 December 2005 ("Prospectus") which, amongst other things, invites holders ("Stockholders") of common stock in Advanced Ocular Systems Inc ("AOS") to attend and/or vote at a meeting to be held on or about 30 December 2005 ("Meeting") to consider a proposal that would bind all Stockholders to take a transfer of ordinary fully paid shares in Regenera in consideration for their common stock in AOS.

Schedule C

A copy of the Prospectus is included in or accompanied by all notices of the meeting sent to Stockholders.

Dated this 21 November 2005



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

05 / 1320

**Australian Securities and Investments Commission
Corporations Law — Subsection 741(1) — Declaration**

Under subsection 741(1) of the Corporations Act (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 the 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:
 - “The round brackets around the amount of Changes in inventories of finished goods and work in progress of “412,744”, as reported in the Consolidated Statement of Financial Performance for the year ended 30 June 2005 on page 37, are deleted.”

SCHEDULE A

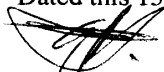
Prospectus lodged on 4 October 2005 by Little World Beverages Limited ACN 081 128 225 (**LWB**) to offer fully paid ordinary shares in LWB.

SCHEDULE B

All offers made in or accompanied by the disclosure document where:

- (a) no application form has been distributed with the printed version of the disclosure document or a copy of the printed disclosure document prior to the date of this instrument; and
- (b) no applications on any application form accompanying the electronic version of the disclosure document will be accepted.

Dated this 13th day of October 2005.



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

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

0 5 / 1 3 2 1

Under paragraph 741(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person referred to in Schedule A from subsection 723(1) of the Act and paragraph 734(6)(b) of the Act, in the case specified in Schedule B, on the condition specified in Schedule C for so long as it is met.

Schedule A

Grandbridge Limited ACN 089 311 026 ("Grandbridge")

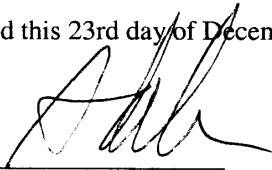
Schedule B

An offer and issue under a prospectus lodged with ASIC on 14 December 2005 ("Prospectus") which, amongst other things, invites shareholders ("Holders") of shares in Grandbridge to attend and/or vote at a meeting to be held on or about 27 January 2006 to consider a proposal that would bind all Holders to take a transfer of ordinary fully paid shares in MEC Resources Limited ACN 113 900 020 held by Grandbridge in consideration for approving an equal reduction in capital of Grandbridge.

Schedule C

A copy of the Prospectus is included in or accompanied by all notices of the meeting sent to Holders.

Dated this 23rd day of December 2005



Signed by Salvatore Pillera
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

06/0390

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: PAX MANAGERIAL PTY LTD. ABN: 30 100 134 870 (the Licensee")
Level 7 44 Miller Street NORTH SYDNEY NSW 2060

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246277 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 18 May 2006

Signed 

Allan Melville, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

06/0391

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: AUSTBROKERS ALIB PTY LIMITED. ABN: 57 100 714 136 (the Licensee") 32 Atchison Street ST LEONARDS NSW 2065

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244244 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 18 May 2006

Signed 

Allan Melville, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

0 6 / 0 3 9 2

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: TERAFORM ADVISORY PTY LTD. ABN: 30 100 134 870 (the Licensee") Level 13, 227 Collins Street MELBOURNE VIC 3000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 258282 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 18 May 2006

Signed 

Allan Melville, a delegate of the Australian Securities and Investments Commission

06/0393

**Australian Securities and Investments Commission
Corporations Regulations 2001 — Regulation 7.9.74A — Determination**

1. Under subregulation 7.9.74A(3) of the *Corporations Regulations 2001* (the **Regulations**), the Australian Securities and Investments Commission (**ASIC**) determines that it would impose an unreasonable burden on Colonial First State Investments Limited ACN 002 348 352 (**CFSL**) in its capacity as the responsible entity of each of the registered schemes (each a **Scheme**) referred to in the Schedule to state information (the **fund return**) to be disclosed in accordance with paragraph 1017D(5)(e) of the *Corporations Act 2001* (the **Act**) as an amount in dollars where all of the following apply:
 - (a) the person to whom CFSL is providing a periodic statement holds interests in the Scheme at the end of the reporting period;
 - (b) since 1 January 2003, CFSL has only issued interests in the Scheme to persons who were members of the Scheme on that date;
 - (c) CFSL disclosed the fund return as a percentage in periodic statements that it prepared before 20 December 2005;
 - (d) the reporting period ends on or before 31 August 2006;
 - (e) at the time CFSL prepares the periodic statement, CFSL believes, on reasonable grounds, that it would not be reasonably practicable to disclose the fund return as a dollar amount.
2. Under subregulation 7.9.74A(4) of the Regulations, ASIC determines that it would impose an unreasonable burden on CFSL in its capacity as the responsible entity of each Scheme to state the fund return as an amount in dollars where all of the following apply:
 - (a) the person (**exiting member**) to whom CFSL is providing a periodic statement held interests in the Scheme at the beginning of the reporting period and, after the reporting period has ended, does not hold any interests in the Scheme;
 - (b) CFSL did not disclose the fund return in periodic statements for exiting members that it prepared before 20 December 2005;
 - (c) since 1 January 2003, CFSL has only issued interests in each Scheme to persons who were members of the Scheme on that date;
 - (d) the reporting period ends on or before 31 August 2006;
 - (e) at the time CFSL prepares the periodic statement, CFSL believes, on reasonable grounds, that it would not be reasonably practicable to disclose the fund return as a dollar amount.

2

06/0393

Schedule

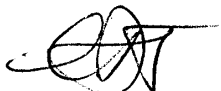
Commonwealth Income Fund ARSN 089 461 343
Commonwealth Balanced Fund ARSN 089 465 501
Commonwealth Growth Fund ARSN 089 455 210
Commonwealth Share Income Fund ARSN 089 455 185
Commonwealth Australian Share Fund ARSN 089 463 865
Commonwealth Property Securities Fund ARSN 089 463 383
Commonwealth International Share Fund ARSN 089 456 431
Commonwealth Bond Fund ARSN 089 462 813

Interpretation

In this instrument:

reporting period has the meaning affected by subsection 1017D(2) of the Act.

Dated this 12 day of May 2006



Signed by Carol Daniel
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 3 9 4

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

Pursuant to paragraph 655A(1)(b) of the Corporations Act 2001 (**Act**), the Australian Securities and Investments Commission (**ASIC**) declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case referred to in Schedule B as if items 11 and 12 of the table in subsection 633(1) of the Act were modified by omitting the words "no later than 15 days" and substituting the words "no later than 28 days".

Schedule A

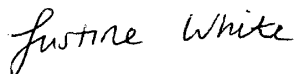
Alinta Limited (ACN 087 857 001) (**Alinta**)

Schedule B

The target's statement relating to the off market bid by The Australian Gas Light Company ACN 052 167 405 (**AGL**) for all the fully paid ordinary shares in Alinta (**Alinta Shares**) in respect of which a replacement bidder's statement was lodged with ASIC on 5 May 2006 (**AGL Bid**), where Alinta:

1. informs the market by sending a notice to the Australian Stock Exchange Limited ACN 008 624 691 explaining the effect of this declaration by 10.00am on the trading day following the date of this declaration; and
2. recommends that holders of the Alinta Shares take no action in relation to the AGL Bid until they have received Alinta's target's statement.

Dated this 18th day of May 2006



Signed by Justine White
as a delegate of the Australian Securities and Investments Commission.

06/0395

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsections 741(1) and 1020F(1) - Exemption**

1. Under paragraph 741(1)(a) of the Corporations Act 2001 (“Act”), the Australian Securities and Investments Commission (“ASIC”) exempts the persons specified in Schedule A from compliance with Parts 6D.2 and 6D.3 of the Act in the case referred to in Schedule B.
2. Under paragraph 741(1)(b) of the Act, ASIC declares that Chapter 6D applies to the persons specified in Schedule C in the case referred to in Schedule D as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting:
 - “(3) An offer of a body’s securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;and section 708 or 708A does not say otherwise.
 - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”

Schedule A

New CST plc, registered in England and Wales, registered number 5807599.

Collins Stewart Securities plc, registered in England and Wales, registered number 5807587.

Schedule B

An offer to Australian resident shareholders of Collins Stewart Tullett plc for the issue of shares in New CST plc and Collins Stewart Securities plc as contained in the Circular for the Scheme of Arrangement.

06/0395

Schedule C

Any shareholder of New CST plc or Collins Stewart Securities plc who respectively makes an offer of either New CST plc Shares or Collins Stewart Securities plc Shares for sale.

Schedule D

An offer for sale of any of either the New CST plc Shares or Collins Stewart Securities plc Shares that are issued pursuant to the Scheme of Arrangement to the holders at the record time and date for the Scheme of Arrangement of ordinary shares in Collins Stewart Tullett plc.

In this instrument,

"**Circular**" means the explanatory circular to be dated on or about 15 June 2006 to be issued by Collins Stewart Tullett plc to holders of its ordinary shares and describing the proposed Scheme of Arrangement.

"**Collins Stewart Securities plc Shares**" means ordinary shares in Collins Stewart Securities plc.

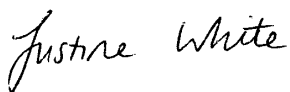
"**Collins Stewart Tullett plc**" means Collins Stewart Tullett plc, registered in England, registered number 3904126.

"**New CST plc Shares**" means ordinary shares in New CST plc.

"**Scheme of Arrangement**" means the scheme of arrangement pursuant to section 425 of the UK *Companies Act 1985* between Collins Stewart Tullett plc and its members as described in the Circular.

References to a person offering securities includes a reference to the person inviting applications for the securities.

DATED the 15th of May 2006



SIGNED by Justine White
As delegate of the Australian Securities & Investments Commission

0 6 / 0 3 9 6

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

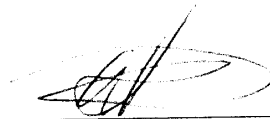
Pursuant to subsection 741(1) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6D of the Act applies to the person specified in Schedule A as if subparagraph 708A(6)(d)(i) were modified or varied by inserting "(other than section 320 in relation to a half-year ended in the calendar year 2005)" after "Chapter 2M".

Schedule A

Nido Petroleum Limited ACN 086 630 373

Dated this 19th day of May 2006

Signed:



Stefan Pfeifle, as delegate of the
Australian Securities and Investments Commission

Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 1020F(1) – Variation **0 6 / 0 3 9 7**

Under subsection 1020F(1) of the *Corporations Act 2001* the Australian Securities and Investments Commission (*ASIC*) varies ASIC Instrument No [06/0358] dated 10 May 2006 by:

1. After the words "final margin" in paragraph 3. (a) omit ", an eligible application"; and
2. Under the heading "**Interpretation**" omit the definition of "*eligible application*".

Dated this 18th day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission 0 6 / 0 3 9 8
Corporations Act 2001 – Paragraph 741(1)(a) - Exemption

Under paragraph 741(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person referred to in Schedule A from subsection 723(1) of the Act and paragraph 734(6)(b) of the Act, in the case specified in Schedule B, on the condition specified in Schedule C for so long as it is met.

Schedule A

ORT Limited ACN 007 708 429 ("ORT")

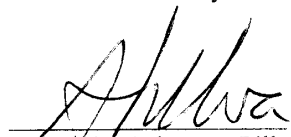
Schedule B

An offer and transfer (relating solely to the invitation described below) under a prospectus to be lodged with ASIC on or about 17 March 2006 ("Prospectus") which, amongst other things, invites shareholders ("Holders") in ORT to attend and/or vote at a meeting to be held on or about 19 April 2006 to consider a proposal that would bind all Holders to take a transfer of ordinary fully paid shares in Organic Resources Technologies Limited ACN 087 244 228 held by ORT in consideration for approving an equal reduction in capital of ORT.

Schedule C

A copy of the Prospectus is included in or accompanied by all notices of the meeting sent to Holders.

Dated this 17th day of March 2006



Signed by Salvatore Pillera
as a delegate of the Australian Securities and Investments Commission

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

0 6 / 0 3 9 9

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:
"the securities are not admitted to quotation within 3 months after the later of:
(i) the date of the disclosure document; and
(ii) the date of the latest supplementary disclosure document which discloses that the securities are not admitted to quotation;"
2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:
"and that condition is not satisfied within 4 months after the later of:
(iii) the date of the disclosure document; or
(iv) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation"; and
3. the text of subparagraph 724(1)(b)(ii) was omitted and the following substituted:
"(ii) the securities are not admitted to quotation within 3 months after:
(A) the date of the disclosure document; or
(B) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation;"

Schedule A

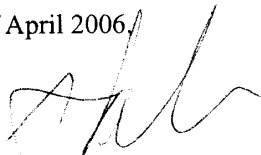
Fall River Resources Limited ARBN 115 229 984 ("Issuer") and any person acting on its behalf.

Schedule B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 24 November 2005.

Dated this 18th day of April 2006,

Signed:



Salvatore Pillera, as a delegate of ASIC

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

0 6 / 0 4 0 0

Under paragraph 741(1)(a) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person referred to in Schedule A from subsection 723(1) of the Act and paragraph 734(6)(b) of the Act, in the case specified in Schedule B, on the condition specified in Schedule C for so long as it is met.

Schedule A

Frankland River Olive Company Limited ACN 089 521 997 ("Frankland")

Schedule B

An offer and issue (relating solely to the invitation described below) under a prospectus lodged with ASIC on 27 April 2006 ("Prospectus") which, amongst other things invites holders of interests in Frankland River Olives ARSN 091 900 471, Frankland River Olive Project 2001 ARSN 096 334 995, Frankland River Olives Stage 4 ARSN 099 011 471, Parmelia Olives Managed Investment Scheme ARSN 086 479 174 and Parmelia Olives Project No.2 ARSN 095 622 414 ("Growers") to attend and/or vote at relevant meetings to be held on or about 7 June 2006 to consider proposals that would bind all Growers in relation to their particular registered scheme to be issued ordinary fully paid shares in Frankland.

Schedule C

A Grower is not sent a notice of meeting unless it is included in or accompanied by a copy of the Prospectus.

Dated this 2nd day of May 2006



Signed by Salvatore Pillera
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 196(1) – Declaration **0 6 / 0 4 0 1**

Under subsection 196(1) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") declares that the directors specified in Schedule A may, despite the interest specified in Schedule B, be present and vote at a directors' meeting or directors' meetings of the public company specified in Schedule C, to consider the matter specified in Schedule D, on the conditions specified in Schedule E, for so long as the conditions are met.

Schedule A

David Steinepreis, Gary Steinepreis and Paul Hearne.

Schedule B

Each of the above directors having a relevant interest in the same 14.4% of the issued voting shares in Uranium.

Schedule C

Western Metals

Schedule D

Whether Western Metals should accept the Farm-in Agreement Offer.

Schedule E

1. Any acceptance of the Farm-in Agreement Offer by or on behalf of Western Metals is conditional (which condition may not be waived or varied) on Shareholder Approval.
2. If Shareholder Approval is not given, neither Western Metals or any of its associates has any liability or obligation (contractual, pecuniary (including the forfeiture of any deposit) or otherwise) in relation to the Farm-in Agreement Offer. This condition does not apply to the confidentiality obligations described in clause 3 of the Farm-in Agreement Offer.
3. Western Metals makes an announcement by 5pm (WST) on 19 April 2006 to the Australian Stock Exchange Limited explaining the effect of this declaration for release to the financial market operated by it.

Interpretation

For the purposes of this declaration:

06/0401

"Farm-in Agreement Offer" means the written offer to enter into a farm-in agreement dated 2 April 2006 made by Uranium and Deep Yellow Tanzania Limited (a wholly owned subsidiary of Uranium and incorporated in the United Republic of Tanzania) to Western Metals in the form provided to ASIC on 11 April 2006;

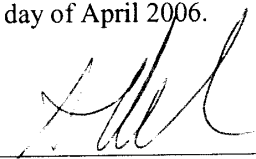
"Shareholder Approval" means the prior approval (by resolution in general meeting) of Western Metals shareholders to Western Metals entering into the relevant farm-in and related agreements;

"Uranium" means Uranium Resources Plc; and

"Western Metals" means Western Metals Limited ACN 009 150 618.

Dated this 18th day of April 2006.

Signed by:



Salvatore Pillera, as a delegate of ASIC

06/0402

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
- (ii) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) or which otherwise relates to the admission to quotation of the securities offered under the disclosure document;"

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; or
- (iv) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) or which otherwise relates to the admission to quotation of the securities offered under the disclosure document and which explains the effect of this paragraph and subsection 724(1AA)"; and

3. section 724 was amended by inserting the following subsection after subsection 724(1):

"724(1AA) Where a person lodges a supplementary disclosure document which relates to the matters referred to in subparagraph (1)(b)(ii) or this subsection, or which otherwise relates to the admission to quotation of the securities offered under the disclosure document and the securities offered under the disclosure document are not admitted to quotation within 3 months after the date of the supplementary disclosure document, the person must deal under subsection (2) with any applications for the securities made under the disclosure document to which the supplementary disclosure document relates that have not resulted in an issue or transfer of the securities. For the purpose of working out whether a condition referred to in paragraph (1)(a) has been satisfied, a person who has agreed to take securities as underwriter is taken to have applied for those securities."

2

06/0402

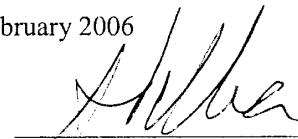
MEC Resources Limited ACN 113 900 020 ("Issuer") and any person acting on its behalf.

Schedule B

An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 14 December 2005, as supplemented by a supplementary prospectus to be lodged with ASIC on or about 20 February 2006.

Dated : 20 February 2006

Signed:



Salvatore Pillera, as delegate of the
Australian Securities and Investments Commission

0 6 / 0 4 0 3

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
- (ii) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) or which otherwise relates to the admission to quotation of the securities offered under the disclosure document;"

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; or
- (iv) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) or which otherwise relates to the admission to quotation of the securities offered under the disclosure document and which explains the effect of this paragraph and subsection 724(1AA)"; and

3. section 724 was amended by inserting the following subsection after subsection 724(1):

"724(1AA) Where a person lodges a supplementary disclosure document which relates to the matters referred to in subparagraph (1)(b)(ii) or this subsection, and the condition referred to in subparagraph (1)(b)(ii) is not satisfied within 3 months after the date of the supplementary disclosure document, the person must deal under subsection (2) with any applications for the securities made under the disclosure document to which the supplementary disclosure document relates that have not resulted in an issue or transfer of the securities. For the purpose of working out whether a condition referred to in paragraph (1)(a) has been satisfied, a person who has agreed to take securities as underwriter is taken to have applied for those securities."

Schedule A

Refresh Group Limited ACN 079 681 244 ("Issuer") and any person acting on its behalf.

2

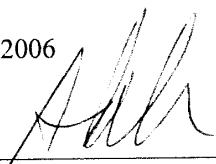
Schedule B

06/0403

An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 7 November 2005, as supplemented by a supplementary prospectus to be lodged with ASIC on or about 16 February 2006.

Dated : 16 February 2006

Signed:



Salvatore Pillera, as delegate of the
Australian Securities and Investments Commission

0 6 / 0 4 0 4

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) – Declaration**

Pursuant to subsection 741(1) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D of the Act applies to persons specified in Schedule A in the case specified in Schedule B as if section 707 of the Act were modified or varied by:

1. omitting subsections 707(3) and (4) and substituting:
 - “(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
 - (a) without disclosure to investors under this Part; and
 - (b) with the purpose of the person to whom they were issued:
 - (i) selling or transferring them; or
 - (ii) granting, issuing or transferring interests in, or options or warrants over, them;and section 708 or 708A does not say otherwise.
 - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”; and
2. inserting the following subsection immediately after subsection 707(4):
 - “(4A) Despite subsection (4), a body will not be taken to have the purpose referred to in paragraph 3(b) merely because the body makes available, or causes to be made available a facility that allows certain persons who have accepted an offer under a takeover bid to sell some or all of the body's securities that they receive (or are entitled to receive) as a result of their acceptance of the offer.”.

Schedule A

CMS, CN, Argonaut Securities Pty Ltd ACN 108 330 650, Computershare Investor Services Pty Ltd ACN 078 279 277 and any Participating Party.

06/0404

Schedule B


An offer for sale of ordinary fully paid shares in CMS pursuant to the share sale facility described in the Bidder's Statement, where the terms of the facility are in the form provided to ASIC on 27 March 2006.

Interpretation

For the purposes of this instrument:

- (a) "Bidder's Statement" means the bidder's statement to be lodged with ASIC on or about 7 April 2006 in relation to the off-market bid by CN (a wholly owned subsidiary of CMS) for all the issued shares in Titan Resources Limited ACN 007 247 154;
- (b) "CMS" means Consolidated Minerals Limited ACN 000 727 926;
- (c) "CN" means Consolidated Nickel Pty Ltd ACN 074 722 759;
- (d) "Participating Party" has the meaning given to that term in the Bidder's Statement in relation to the above share sale facility.

Dated this 7th day of April 2006.



Signed by Salvatore Pillera
as a delegate of the Australian Securities and Investments Commission

**Australian Securities and Investments Commission
Corporations Act 2001 - Subsection 741(1) - Declaration 06/0405**

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:
"the securities are not admitted to quotation within 3 months after the later of:
(i) the date of the disclosure document; and
(ii) the date of the latest supplementary disclosure document which discloses that the securities are not admitted to quotation;"
2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:
"and that condition is not satisfied within 4 months after the later of:
(iii) the date of the disclosure document; or
(iv) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation"; and
3. the text of subparagraph 724(1)(b)(ii) was omitted and the following substituted:
"(ii) the securities are not admitted to quotation within 3 months after:
(A) the date of the disclosure document; or
(B) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation;"

Schedule A

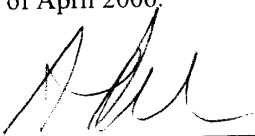
Gladiator Resources Limited ACN 101 026 859 ("Issuer") and any person acting on its behalf.

Schedule B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 19 January 2006.

Dated this 18th day of April 2006.

Signed:


Salvatore Pillera, as a delegate of ASIC

0 6 / 0 4 1 0

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

 - (i) the date of the disclosure document; and
 - (ii) the date of the latest supplementary disclosure document which discloses that the securities are not admitted to quotation;"

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

 - (iii) the date of the disclosure document; or
 - (iv) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation"; and

3. the text of subparagraph 724(1)(b)(ii) was omitted and the following substituted:

"(ii) the securities are not admitted to quotation within 3 months after:

 - (A) the date of the disclosure document; or
 - (B) the date of any supplementary disclosure document which discloses that the securities are not admitted to quotation;"

SCHEDULE A

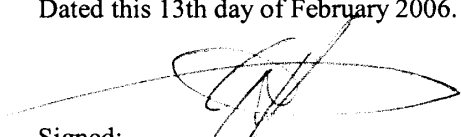
InterMet Resources Limited ACN 112 291 980 ("Issuer") and any person acting on its behalf.

SCHEDULE B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 7 November 2005.

Dated this 13th day of February 2006.

Signed:


.....
Stefan Pfeifle, as a delegate of ASIC

06/0411

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

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

1. the text of paragraph 723(3)(b) of the Act was omitted and the following substituted:

"the securities are not admitted to quotation within 3 months after the later of:

- (i) the date of the disclosure document; and
- (ii) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA);";

2. paragraph 724(1)(a) of the Act was modified or varied by omitting the words "and that condition is not satisfied within 4 months after the date of the disclosure document" and substituting the words:

"and that condition is not satisfied within 4 months after the later of:

- (iii) the date of the disclosure document; or
- (iv) the date of a supplementary disclosure document which relates to the matters referred to in subparagraph 724(1)(b)(ii) or subsection 724(1AA) and which explains the effect of this paragraph and subsection 724(1AA); and

3. section 724 was amended by inserting the following subsection after subsection 724(1):

"724(1AA) Where a person lodges a supplementary disclosure document which relates to the matters referred to in subparagraph (1)(b)(ii) or this subsection, and the condition referred to in subparagraph (1)(b)(ii) is not satisfied within 3 months after the date of the supplementary disclosure document, the person must deal under subsection (2) with any applications for the securities made under the disclosure document to which the supplementary disclosure document relates that have not resulted in an issue or transfer of the securities. For the purpose of working out whether a condition referred to in paragraph (1)(a) has been satisfied, a person who has agreed to take securities as underwriter is taken to have applied for those securities."

SCHEDULE A

0 6 / 0 4 1 1

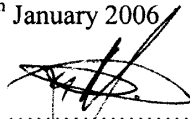
HydroAuditing Limited ACN 103155371 ("Issuer") and any person acting on its behalf.

SCHEDULE B

An offer or issue of securities of the Issuer under a disclosure document lodged with ASIC on 4 November 2005 (**Original Disclosure Document**), a supplementary disclosure document (**Supplementary Disclosure Document**) lodged with ASIC on 16 January 2006 (collectively the "**Disclosure Document**") where there has been no issue of securities in response to any application made under the Disclosure Document before the issue of the Supplementary Disclosure Document.

Dated this 20th January 2006

Signed:



.....
Stefan Pfeifle, as delegate of the
Australian Securities and Investments Commission

0 6 / 0 4 1 2

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

Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") hereby exempts Platinum Asset Management Limited (ACN 063 565 006) as responsible entity of the registered schemes specified in Schedule A ("Responsible Entity") from sections 1016A and 1016E of the Act, in the case of application moneys received:

- (a) from a Holder;
- (b) as a result of an Application; and
- (c) in accordance with an Arrangement,

on the conditions set out in Schedule B for as long as the conditions are met.

Schedule A

- 1. Platinum International Fund (ARSN 089 528 307);
- 2. Platinum Asia Fund (ARSN 104 043 110);
- 3. Platinum Europe Fund (ARSN 089 528 594);
- 4. Platinum Japan Fund (ARSN 089 528 825);
- 5. Platinum International Brands Fund (ARSN 092 429 813);
- 6. Platinum International Health Care Fund (ARSN 107 023 530); and
- 7. Platinum International Technology Fund (ARSN 092 429 555).

Schedule B

- 1. Subject to condition 4, the Responsible Entity does not accept an Application from a Holder unless it believes on reasonable grounds that, at the time the Application was made, the Holder has received a Product Disclosure Statement for the new managed investment product that contains all the information that would have been required to be in a Product Disclosure Statement given at the time of the Application and which:
 - (a) describes the Arrangement;
 - (b) describes how and when all information required by this instrument will be provided to Holders;
 - (c) contains a prominent statement located in proximity to the description of the Arrangement that a Holder is not obliged to participate in the Arrangement; and
 - (d) contains prominent statements located in proximity to the description of the Arrangement that a Product Disclosure Statement for a managed investment product may be updated or replaced from time to time and that a Holder who so requests will be provided free of charge with the

- 2 -

06/0412

most recent Product Disclosure Statement for the new managed investment product.

2. The Responsible Entity keeps records adequate to demonstrate that each Application is dealt with in accordance with the requirements of this instrument and the Act.
3. The Responsible Entity provides, free of charge to any Holder who requests it, a copy of the Product Disclosure Statement (including any Supplementary Product Disclosure Statement supplementing that Statement) for a new managed investment product which the Holder may acquire in accordance with an Arrangement.
4. If, at the time a Holder makes an Application, the Responsible Entity does not believe on reasonable grounds that the Holder has received the most recent Product Disclosure Statement for the new managed investment product and every Supplementary Product Disclosure Statement that supplements that Statement (the documents which the Responsible Entity does not believe on reasonable grounds to have been received by the Holder are together the "missing documents"), the Responsible Entity, as soon as practicable after receiving the Application, must give the Holder the missing documents and do whichever of the following is applicable:
 - (a) if none of the changes described in the missing documents is materially adverse from the point of view of a reasonable person deciding as a retail client whether to acquire the new managed investment product, the Responsible Entity must choose one of the following alternatives:
 - (i) issue the new managed investment product to the Holder in accordance with the Application and where there is a right to withdraw in the constitution of the registered scheme, give the applicant a notice that the applicant may immediately make a withdrawal request; or
 - (ii) treat the Application as having been withdrawn and repay the money that the Responsible Entity received from the Holder for the new managed investment product; or
 - (b) if any change described in the missing documents is materially adverse from the point of view of a reasonable person deciding as a retail client whether to acquire the new managed investment product, the Responsible Entity must choose one of the following alternatives:
 - (i) give the Holder one month to withdraw the Application and not accept the Application until the expiration of that period; or

treat the Application as having been withdrawn and repay the money that the Responsible Entity received from the Holder for the new managed investment product.

- 3 -

06/0412

Interpretation

In this instrument the following terms have the stated meanings:

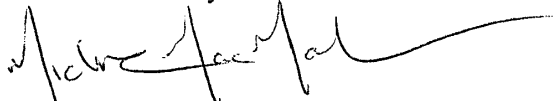
“Application”: a request from a Holder to the responsible entity pursuant to an Arrangement to issue a new managed investment product.

“Arrangement”: a written arrangement between the responsible entity and a Holder that sets out the circumstances in which Applications may be accepted. The Product Disclosure Statement for a managed investment product held by a Holder may specify that written arrangement.

“Holder”: a person who already holds an interest in any of the registered schemes listed in Schedule A.

“new managed investment product”: an interest in any of the registered schemes listed in Schedule A of which the Holder is not yet a member that is specified in the Application as a managed investment product which the Holder wishes to acquire.

Dated this 17th day of March 2006



Signed by Michael MacMahon
as a delegate of the Australian Securities and Investments Commission

06/0413

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

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

Schedule A

Each of UBS Alternative and Quantitative Investments LLC, DSI International Management Inc and UBS O'Connor, LLC (*the body*) in the case that all of the following apply:

- (a) the body is:
 - (i) a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the Securities Investor Protection Act of 1970 of the US and that:
 - (A) is a member of the NYSE and the NYSE is the body's examining authority; or
 - (B) is a member of NASD and NASD is the body's examining authority;
 - or
 - (ii) a registered broker dealer that is an OTC derivatives dealer within the meaning of Rule 3b-12 promulgated under the Exchange Act who is affiliated within the meaning of that Rule with a registered broker dealer who is a member of the NYSE or NASD; or
 - (iii) a registered investment adviser;
- (aa) the body is either:
 - (i) a body corporate incorporated in the US or a State of the US; or
 - (ii) a partnership formed in the US or a State of the US;
- (b) the body:
 - (i) is registered under Division 2 of Part 5B.2 of the Act; or
 - (ii) has not failed for more than the last 10 business days to have an Agent;
- (c) the body's primary business is the provision of financial services;
- (d) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (e) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
 - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars

0 6 / 0 4 1 3

of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and

- (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (f) the body has not notified ASIC that it will not rely on this instrument.

Schedule B

Where:

1. the body provides any of the following financial services (*financial services*) in this jurisdiction to wholesale clients:
 - (a) providing financial product advice;
 - (b) dealing in a financial product;
 - (c) making a market for a financial product; or
 - (d) providing a custodial or depository service;in respect of any of the following financial products:
 - (e) derivatives;
 - (f) foreign exchange contracts;
 - (g) securities;
 - (h) debentures, stocks or bonds issued by a government; or
 - (i) interests in a managed investment scheme; and
2. the body has provided ASIC with:
 - (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument;
 - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
 - (i) the deed is irrevocable except with the prior written consent of ASIC;
 - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection

0 6 / 0 4 1 3

659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;

- (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent; and
 - (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body; and
- (d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

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

0 6 / 0 4 1 3

months (the *notification period*) ending on the 15th day of the month by the end of which the notification is required that is relevant to the financial services the body provides or intends to provide in this jurisdiction and is not a change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or

(B) where there have been no notifiable regulatory changes — that there have been no notifiable regulatory changes; and

(ii) either:

(A) of the details of each enforcement or disciplinary action (a *notifiable regulatory action*) taken by the SEC or any other overseas regulatory authority against the body during the notification period; or

(B) where there have been no notifiable regulatory actions — that there have been no notifiable regulatory actions; and

(b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:

- (i) the body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
- (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

Interpretation

In this instrument:

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

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

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

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

examining authority, in relation to a body, means a self-regulatory organisation to which the body belongs which has not been relieved of responsibility relating to the body under section 17(d)(1)(A) of the Exchange Act in any respect;

Exchange Act means the Securities and Exchange Act of 1934 of the US;

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

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

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

06/0413

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

NASD means the National Association of Securities Dealers;

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

NYSE means the New York Stock Exchange;

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

registered broker dealer means a broker or dealer registered under section 15(b) of the Exchange Act;

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

SEC means the Securities and Exchange Commission of the US;

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

US means the United States of America;

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

- (a) if the body is covered by subparagraph (a)(i)(A) of Schedule A but not subparagraphs (a)(ii) or (iii) of that Schedule — any applicable rules, policies or other documents of the NYSE; or
- (b) if the body is covered by subparagraph (a)(i)(B) of Schedule A but not subparagraphs (a)(ii) or (iii) of that Schedule — any applicable rules, policies or other documents of NASD; and

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

Note: By subsection 761H(1) of the Act, the operation of this instrument in relation to partnerships is affected by section 761F and subsection 769B(4) of the Act

Commencement

This instrument takes effect on gazettal.

Dated this 29th day of March 2006



Signed by Michael MacMahon as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 1 4

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

Under paragraph 741(1)(b) of the Corporations Act ("the Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D applies to the persons specified in Schedule A in the case specified in Schedule B as if subsection 708A(11) of the Act were modified or varied by omitting paragraph 708A(11)(a).

Schedule A

Any option-holder of Peplin Limited ACN 090 819 275 ("Peplin") who makes an offer for sale of the kind referred to in Schedule B of options to acquire ordinary shares in Peplin.

Schedule B

An offer for sale of options to acquire ordinary shares in Peplin within 12 months after their issue, where:

- 1) the options are issued to institutions ("Institutional Options") without disclosure under Chapter 6D of the Act and are in the same class as options issued under a prospectus lodged with ASIC on or about 22 May 2006 ("the Prospectus");
- 2) the Prospectus is lodged with ASIC before the day on which the Institutional Options are issued and offers under the Prospectus are still open for acceptance on the day on which the Institutional Options are issued;
- 3) the Institutional Options are to acquire continuously quoted securities of Peplin;
- 4) the Prospectus provides a summary of the offer of the Institutional Options; and
- 5) the Prospectus contains all information (if any):
 - (a) known to a person whose knowledge is relevant in relation to the Prospectus under subsection 710(3) of the Act; or
 - (b) which ought reasonably to have been obtained by such a person by making enquiries;

0 6 / 0 4 1 4

that an investor or their professional advisers would reasonably expect to have a material effect on the price or value of the securities of the body which relates to the consideration paid or payable for any issue or sale of securities of Peplin (other than those issued or sold under the Prospectus).

Dated 18 May 2006



.....

Signed by Katharine Motteram
as a delegate of the Australian Securities and Investments Commission

06/0417

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Property Sector Trust ARSN 089 935 339 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) it is operated by a body that is incorporated or formed in Japan; and
- (b) it is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies*; and
- (c) it is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 1 8

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Property Sector Trust ARSN 089 935 339 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Hong Kong;
- (b) is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
- (c) is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

06/0419

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Property Sector Trust ARSN 089 935 339 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Singapore; and
- (b) is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
- (c) is subject to the *Code of Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore;

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 0

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Global Property Sector Trust ARSN 101 168 441 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) it is operated by a body that is incorporated or formed in Japan; and
- (b) it is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies*; and
- (c) it is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

06/0421

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Global Property Sector Trust ARSN 101 168 441 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Hong Kong;
- (b) is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
- (c) is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 2

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management No. 2 Limited ACN 000 727 659 (the *Responsible Entity*) as the responsible entity of BT Institutional Global Property Sector Trust ARSN 101 168 441 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Singapore; and
- (b) is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
- (c) is subject to the *Code of Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore;

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 3

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of Westpac Australian Property Securities Fund ARSN 088 186 770 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) it is operated by a body that is incorporated or formed in Japan; and
- (b) it is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies*; and
- (c) it is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

06/0424

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of Westpac Australian Property Securities Fund ARSN 088 186 770 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Hong Kong;
- (b) is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
- (c) is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

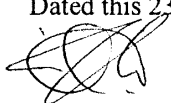
1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 5

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of Westpac Australian Property Securities Fund ARSN 088 186 770 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Singapore; and
- (b) is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
- (c) is subject to the *Code of Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore;

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 6

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management Limited ACN 002 916 458 (the *Responsible Entity*) as the responsible entity of BT Property Securities Fund ARSN 087 588 627 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) it is operated by a body that is incorporated or formed in Japan; and
- (b) it is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies*; and
- (c) it is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

06/0427

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management Limited ACN 002 916 458 (the *Responsible Entity*) as the responsible entity of BT Property Securities Fund ARSN 087 588 627 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Hong Kong;
- (b) is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
- (c) is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 2 8

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

BT Funds Management Limited ACN 002 916 458 (the *Responsible Entity*) as the responsible entity of BT Property Securities Fund ARSN 087 588 627 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Singapore; and
- (b) is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
- (c) is subject to the *Code of Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore;

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

06/0429

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of BT Institutional Enhanced Property Securities Fund ARSN 088 826 804 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) it is operated by a body that is incorporated or formed in Japan; and
- (b) it is registered and/or licensed under Article 6 of the *Law for Investment Trusts and Investment Companies*; and
- (c) it is subject to the regulation of the Financial Services Agency.

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 3 0

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of BT Institutional Enhanced Property Securities Fund ARSN 088 826 804 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Hong Kong;
- (b) is authorised by the Securities and Futures Commission of Hong Kong as a collective investment scheme under section 104 of Chapter 571 of the Laws of Hong Kong or any provision that replaces that section; and
- (c) is subject to the Code on Real Estate Investment Trusts published by the Securities and Futures Commission of Hong Kong.

Schedule C

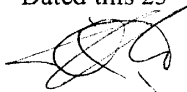
1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 3 1

Australian Securities and Investment Commission
Corporations Act 2001 — Paragraph 601QA(1)(a) — Exemption

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsection 601FC(4) of the Act in the case set out in Schedule B and on the conditions set out in Schedule C.

Schedule A

Westpac Financial Services Ltd ACN 000 241 127 (the *Responsible Entity*) as the responsible entity of BT Institutional Enhanced Property Securities Fund ARSN 088 826 804 (the *Scheme*).

Schedule B

The investment of scheme property or the keeping of scheme property invested in a managed investment scheme (the *REIT*) that:

- (a) is operated by a body that is incorporated or formed in Singapore; and
- (b) is authorised as a collective investment scheme by the Monetary Authority of Singapore and regulated under Division 2 of Part XIII of the *Securities and Futures Act* of Singapore; and
- (c) is subject to the *Code of Collective Investment Schemes* and the *Property Funds Guidelines* published by the Monetary Authority of Singapore;

Schedule C

1. Before the investment of scheme property in a REIT referred to in Schedule B, the Responsible Entity must prepare a document signed by an officer of the Responsible Entity or agent explaining why the investment would comply with the Responsible Entity's duties, considering the regulation that applies to the REIT and any other relevant matter.
2. The Responsible Entity must keep the document for 7 years.

Interpretation

In this instrument:

"scheme property" means scheme property of the Scheme.

Dated this 23rd day of May 2006



Signed by Tien Quach
as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

06/0432

Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

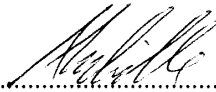
Notice of Cancellation of an Australian Financial Services Licence

TO: Whale Bay Insurance Brokers Pty Ltd. ABN: 86 075 391 776 ("the Licensee")
Unit 1C, 139 Boat Harbour Drive, Urraween, QLD, 4655

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246527 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 23rd day of May 2006.

Signed


.....

Allan Melville, a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 3 4

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

Under paragraph 601QA(1)(a) of the *Corporations Act 2001* ("Act"), the Australian Securities and Investments Commission ("ASIC") exempts the person referred to in Schedule A from paragraph 601FC(1)(d) to the extent that it would otherwise prevent the person from treating some or all members of the scheme who are wholesale clients differently to other members in either or both of the following ways:

- (a) giving them a shorter period than other members to consider an offer made in accordance with subsection 601GAA(3) as notionally inserted into the Act by ASIC Class Order [CO 05/26]; or
- (b) issuing interests to them before they are issued to some other members.

Under paragraph 601QA(1)(b) of the Act, ASIC declares that Chapter 5C of the Act applies to the person referred to in Schedule A in the case set out in Schedule B as if Chapter 5C were modified or varied as follows:

1. omit paragraph 601FC(1)(c) and substitute:

"(c) act in the best interests of the members (having regard to both their interests as holders of interests in the scheme and their interests as holders of shares in a company, where the share and the interest are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";

2. omit paragraph 601FD(1)(c) and substitute:

"(c) act in the best interests of the members (having regard to both their interests as holders of interests in the scheme and their interests as holders of shares in a company, where the share and the interest are components of a stapled security) and, if there is a conflict between the interests of the members and the interests of the responsible entity, give priority to the interests of the members; and";

3. after notional subsection 208(2) of the Act as included in section 601LC insert:

"(2A) If:

- (a) all of the interests in the scheme are components of stapled securities together with all of the shares in a company; and
- (b) the benefit is given to the company referred to in paragraph (a), or a wholly-owned subsidiary of the company,

member approval for the giving of the benefit is taken to have been given and the benefit need not be given within the 15 months."; and

- 2 -

0 6 / 0 4 3 4

4. after section 601PC insert:

"601PD For the purposes of section 601FC, 601FD and 601LC, *stapled security* means two or more financial products including at least one interest in a registered scheme where:

- (a) under the terms on which each of the products are to be traded, they must be transferred together; and
- (b) there are no financial products in the same class as those financial products which may be transferred separately."

Schedule A

Babcock & Brown Residential Land Partners Services Limited ACN 118 364 499 ("BBRLPSL") as responsible entity of the Babcock & Brown Residential Land Partners Trust ARSN 119 613 848 ("BBRLPT").

Schedule B

Where BBRLPSL issues interests in BBRLPT which must on the terms on which they may be traded may only be transferred together with ordinary shares in Babcock & Brown Residential Land Partners Limited ACN 119 517 985.

Interpretation

In this instrument:

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

Dated this 25th day of May 2006


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

06 / 0435

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

Under paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission exempts Woolworths Limited ACN 000 014 675 (*Woolworths*) in the case specified in the Schedule from:

- (a) section 992A and Part 7.9 of the Act; and
- (b) the requirement to hold an Australian financial services licence for the provision of financial services by Woolworths in relation to a facility (*gift facility*) through which, or through the acquisition of which, a person makes non-cash payments for goods or services.

Schedule

A gift facility in relation to which all of the following are satisfied:

- (a) the amount standing to the credit of the facility and which is available for the making of non-cash payments under the facility:
 - (i) is determined at the time of the issue of the facility; and
 - (ii) cannot be increased after the issue of the facility unless it is because of the reversal of a payment made under the facility in the case of refund or because of a correction of an error; and
 - (iii) cannot be withdrawn from the facility in whole or in part by means of a cash payment (except for the withdrawal of the full amount standing to the credit of the facility after one or more non-cash payments have been made through the facility being an amount that in the reasonable opinion of the issuer of the facility, is unlikely to be able to be conveniently used under the facility);
- (b) the facility may be used to make non-cash payments on more than one occasion;
- (c) the facility is only promoted or marketed as a gift product;
- (d) if:
 - (i) under the terms of the facility there is a date (the *expiry date*) after which the facility cannot be used for the making of non-cash payments (regardless of whether there is an amount standing to the credit of the facility at the end of the expiry date); and

(ii) the facility is issued on or after 1 September 2006;

0 6 / 0 4 3 5

the expiry date is:

(iii) in the case where the presentation of a device is the means by which a person uses the facility — prominently set out on the device in a manner that makes it clear that it is an expiry date; or

(iv) in any other case — prominently displayed in a manner that:

(A) could reasonably be expected to come to the attention of a person who is given or given use of the facility at the time it is given and at the time it is used; and

(B) makes it clear that it is an expiry date; and

(e) the facility is not a component of another financial product.

Interpretation

In this instrument:

device includes a certificate, voucher, token, card, coin or other object by which a person may use the gift facility.

facility has a meaning affected by section 762C of the Act.

issuer has the meaning given by subsection 761E(4) of the Act.

makes non-cash payments has the meaning given by section 763D of the Act.

Commencement

This instrument takes effect on gazettal.

Dated this 25th day of May 2006



Signed by Carol Daniel
as a delegate of the Australian Securities and Investments Commission

06/0436

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

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

1. the text of paragraph 723(3)(a) of the Act was omitted and the following substituted:

"an application for the admission of the securities to quotation is not made within 21 days after the date of the disclosure document;"

Schedule A

Frankland River Olive Company Limited ACN 089 521 997 ("Issuer") and any person acting on its behalf.

Schedule B

An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 27 April 2006, as supplemented by a supplementary prospectus relating to subparagraph 724(1)(b)(i) lodged with ASIC on 23 May 2006.

Dated : 25 May 2006

Signed:



Salvatore Pillera, as delegate of the
Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

0 6 / 0 4 3 9

**Australian Securities & Investments Commission
Corporations Act 2001 Section 915B**

Notice of Cancellation of an Australian Financial Services Licence

TO: MGC Capital Partners Pty Limited. ABN: 44 075 018 923 ("the Licensee")
4 Illinga Place, Lugarno, NSW, 2210

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 232384 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 25th day of May 2006.

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

Allan Melville, a delegate of the Australian Securities and Investments Commission

0 6 / 0 4 4 0

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

1. The Australian Securities and Investments Commission grants the exemption set out in paragraph 3 under paragraphs 911A(2)(l), 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*).

Commencement

2. This instrument commences on the date of its gazettal.

Exemptions for providers of gift facilities

3. Coles Myer Ltd ACN 004 089 936 who provides financial services in relation to a gift facility does not have to comply with subsection 911A(1), section 992A and Part 7.9 of the *Act* in relation to those financial services.

Interpretation

5. In this instrument:

device includes a certificate, voucher, token, card, coin or other object by which a person may use the gift facility.

facility has a meaning affected by section 762C of the *Act*.

gift facility means a facility through which, or through the acquisition of which, a person makes non-cash payments for goods or services, in relation to which all of the following are satisfied:

(a) the amount standing to the credit of the facility and which is available for the making of non-cash payments under the facility:

(i) is determined at the time of the issue of the facility; and

(ii) cannot be increased after the issue of the facility unless it is because of the reversal of a payment made under the facility in the case of refund or because of a correction of an error; and

0 6 / 0 4 4 0

(iii) cannot be withdrawn from the facility in whole or in part by means of a cash payment (except for the withdrawal of the full amount standing to the credit of the facility after one or more non-cash payments have been made through the facility being an amount that in the reasonable opinion of the issuer of the facility, is unlikely to be able to be conveniently used under the facility);

(b) the facility may be used to make non-cash payments on more than one occasion;

(c) the facility is only promoted or marketed as a gift product;

(d) if:

(i) under the terms of the facility there is a date (the *expiry date*) after which the facility cannot be used for the making of non-cash payments (regardless of whether there is an amount standing to the credit of the facility at the end of the expiry date); and

(ii) the facility is issued on or after 1 September 2006;

the expiry date is:

(iii) in the case where the presentation of a device is the means by which a person uses the facility—prominently set out on the device in a manner that makes it clear that it is an expiry date; or

(iv) in any other case—prominently displayed in a manner that:

(A) could reasonably be expected to come to the attention of a person who is given or given use of the facility at the time it is given and at the time it is used; and

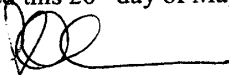
(B) makes it clear that it is an expiry date; and

(e) the facility is not a component of another financial product.

issuer has the meaning given by subsection 761E(4) of the Act.

makes non-cash payments has the meaning given by section 763D of the Act.

Dated this 26th day of May 2006


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

CORPORATIONS ACT 2001
Subsection 601AB(3) & 601PB(3)

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

Dated this twenty-sixth day of May 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
FENWICK PINES PTY. LTD.	005 955 957
HORPHANE NOMINEES PTY. LTD.	005 032 057
IAN LAWRANCE & COMPANY PTY LTD	003 216 439
QUANTUM INVESTIGATIONS (AUSTRALIA) PTY LTD	098 033 231

CORPORATIONS ACT 2001
Subsection 601AB(3)

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

Dated this twenty-sixth day of May 2006

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 052 408 474 PTY LTD	052 408 474
ADREMA PTY LTD	003 191 017
ANYTHING & EVERYTHING STORE GROUP PTY. LTD.	059 796 628
ATTONITUS PTY. LIMITED	005 598 005
AUSRAK SYSTEMS PTY LIMITED	061 652 453
AUSTRALIA NOTEBOOK CENTRE PTY LTD	059 056 370
AWAD NOMINEES PTY. LTD.	077 842 507
B & D INDUSTRIES (AUSTRALIA) PTY LIMITED	002 941 595
BALD HILLS PTY. LTD.	008 447 023
BALLERWINDI PTY. LTD.	006 823 150
BASS WORLDWIDE PTY LTD	089 599 575
BERCON AUSTRALIA DESIGNERS & CONSTRUCTIONS PTY LTD	081 624 160
BERRY SPRINGS WATER AUSTRALIA PTY LTD	082 279 187
BIGGER BETTER FRUITORAMA PTY. LTD.	080 590 254
BLACK CAT WHITE CAT PTY LTD	090 562 477
BRIDGE FACILITIES MANAGEMENT PTY LTD	088 727 315
CAFFERATA'S PTY. LTD.	078 743 781
CAMCART PTY LIMITED	086 014 539
CARGOPAK (AUST) PTY LTD	094 794 037
CENTAUST INVESTMENTS PTY LTD	085 386 214
CERVARA FIFTY-ONE PTY. LTD.	006 823 203
CHAND SECURITY SERVICES PTY LTD	105 969 284
CITY LAND 21 PTY LTD	091 177 454
C L R PTY LTD	110 736 304
CONVERGING TECHNOLOGIES PTY LTD	078 733 203

COVE MANAGERS PTY LTD	070 025 080
CURRENCY HOLDINGS PTY LTD	009 191 833
DELTA IMEX PTY. LIMITED	095 976 122
DESIGNER FLOORING AUSTRALIA PTY LIMITED	105 915 197
D FARES FORMWORK PTY LTD	092 235 277
DFB ADVERTISING PTY. LTD.	073 183 034
DURHAM PROPERTY DEVELOPMENTS PTY. LTD.	083 666 951
ELLCOTT PTY LTD	089 763 824
EMPATO SHEET METAL PRODUCTS PTY LTD	002 458 657
ENZOANNE PTY LIMITED	105 677 049
FESTA HOLDINGS PTY. LIMITED	101 601 638
FOFTNA HOLDINGS PTY. LTD.	050 050 345
FORCE 101 SECURITY PTY. LIMITED	071 083 219
FRIEDLAND & CO. PTY. LIMITED	068 379 859
GLOLAND ENTERPRISES PTY LTD	009 467 850
GOLDEN EGG PRODUCTS PTY. LIMITED	007 358 250
GOLDSTEIN TECHNOLOGY PTY. LTD	058 704 180
HAMILBERG PTY. LTD.	010 522 602
HEDGEGRANGE PTY. LTD.	007 219 178
HERRON TODD WHITE VALUERS (S.A.) PTY LIMITED	059 970 679
HNH CLEANING SERVICES PTY LTD	096 942 648
HOUSE OF HOPS (AUST.) PTY. LTD.	072 644 341
INTEGRATED SERVICE SOLUTIONS PTY LTD	099 354 499
INTRUDA CORPORATION AUSTRALIA PTY. LTD.	006 774 947
J.J.G. NOMINEES PTY. LTD.	004 641 892
JARITA PTY. LTD.	102 609 423
JASMIN WATERS LIMITED	107 201 614
JETSCOLOR PTY LTD	090 550 280
JMJ (NEWCASTLE) PTY LIMITED	109 440 119
JOHNNY OCEAN'S RESTAURANT PTY LTD	100 157 542
JW MCGILVRAY TRANSPORT PTY LIMITED	106 234 422
KHAMA PTY LTD	097 000 354
KIELS CONCEPTS PTY. LTD.	099 528 506
KINGAROY PROPERTIES PTY LTD	089 287 758
KINGHURST PTY. LTD.	007 394 827
KRUEGER CONSTRUCTIONS PTY. LTD.	007 113 171
L. G. NOMINEES PTY. LTD.	104 644 920
LANCELIN C FUELS PTY LTD	081 608 246
LASTINGNET PTY LTD	089 473 601

MASKELYNE & DEVANT PTY LTD	087 574 230
METRO PETROLEUM MANAGEMENT SERVICES PTY LTD	003 485 792
MILETO CARPENTRY PTY LIMITED	071 830 763
MIM REO PTY LIMITED	102 317 395
MIRROOL NOMINEES PROPRIETARY LIMITED	005 026 853
MITACARE GROUP 3FM PTY LTD	083 539 931
MOUNTROW PTY LTD	098 745 389
NABILLA PTY. LTD.	004 932 585
NEWCRETE CONSTRUCTIONS PTY. LTD.	007 285 001
NEW MARSHALL PTY LTD	077 485 459
NOAH'S ARK (NSW) PTY. LIMITED	094 027 237
NU LOOK SHOP FITOUTS PTY LTD	003 931 968
ONLINE EDUCATION & TRAINING INT. PTY. LTD.	088 291 696
PHILSER MINERAL SERVICES PTY LTD	063 493 023
PILSPACK PTY LTD	081 114 310
PLANET OFFICE SYSTEMS PTY. LTD.	057 509 690
PLYMOUTH ROCK (FINANCE) PTY LTD	106 518 594
PM INTERNATIONAL TRADING PTY. LTD.	106 379 462
PRESPATCH BUILDING SERVICES PTY LIMITED	003 393 888
PRIYA IMPORTS PTY LTD	071 722 088
PROPER PROJECT MANAGEMENT PTY. LTD.	059 169 943
QUALITY NETWORK SALES PTY LTD	106 518 610
RADA CORPORATION PTY. LTD.	063 828 964
RAILTON J.G. RUSSELL PTY. LTD.	007 080 506
RECO-V ENGINEERING PTY LTD	110 476 296
REFRIGERATED CONTAINER CARRIERS PTY. LIMITED	050 537 534
ROGER'S CARRIERS PTY LTD	073 834 232
ROMAN CONCRETE PTY LTD	106 398 494
RUSSIAN FAR EAST INVESTMENTS PTY LTD	069 608 608
SANDAY BROS PTY LTD	003 014 131
SEBASTIAN SECURITY PTY LTD	102 650 555
SIMPLY THE BEST.COM.AU PTY LTD	003 004 144
SKYBERG PTY. LTD.	054 305 912
SKYLINE INVESTMENTS PTY LTD	090 669 499
SMIKE PTY. LIMITED	002 053 072
SOPHAN INVESTMENTS PTY LTD	060 734 723
SOULMAN PTY LTD	078 971 883
SOUTH COAST BREADS PTY LTD	105 211 907
SOUTH HEDLAND AUTO ELECTRICS PTY. LIMITED	057 947 118

STADDON RIGGING SUPPLIES PTY. LTD.	089 344 785
STERLING SECURITY SOLUTIONS PTY LTD	086 302 810
SUN GROUP AUSTRALIA PTY LTD	070 119 845
SUPERCYCLE TOWING & STORAGE PTY. LTD.	065 564 310
SUREWAY SCAFFOLDING PTY. LTD.	051 571 576
TELFU PTY. LTD.	010 695 100
TENTH CALAJERO PROPRIETARY LIMITED	007 124 254
THE KOPY KOLOR WORKS PTY. LTD.	007 136 389
THE PUBLICAN PTY. LTD.	097 455 804
THE SACRED GARDEN HOLDINGS PTY LIMITED	069 963 391
TIMELY INVESTMENTS (WA) PTY LTD	071 891 917
TOP SEARCH ASIA PACIFIC PTY LTD	080 947 762
TOWER RECORDS PTY LTD	084 046 784
TRANSPACIFIC TRADING CO. PTY LTD	069 732 056
TRANSPORT SOLUTIONS (NQ) PTY. LTD.	100 741 400
TRA PARTNERS PTY LTD	107 426 942
TROY JOHNSTON ENTERPRISES PTY. LTD.	088 012 471
TRUFIRE CONSTRUCTIONS PTY. LTD.	060 437 130
VASSE RIVER RESORT PTY LTD	098 055 488
VEHC PTY LTD	089 648 368
VELBEST INVESTMENTS PTY. LTD.	006 468 195
VICO & ASSOCIATES PTY LTD	070 357 943
VN RICHMOND HOUSE RESTAURANTS PTY LTD	083 127 726
W.T.S. EARTHMOVING PTY. LTD.	091 685 522
WALLY BROOKER & ASSOCIATES PTY LTD	089 951 682
WELLINGTON TAYLOR NOMINEES PTY LTD	088 091 623
WILLARTON PTY. LTD.	062 627 427
WILSON DESIGN & SHOPFITTING PTY LTD	089 670 799
WORLD CLASS PLASTERING PTY LTD	096 436 261
XIANG YU DECORATION SERVICES PTY LTD	094 431 688
1ST POUR PTY LTD	098 927 603
5S CONSTRUSS PTY. LTD.	092 965 770

CORPORATIONS ACT 2001
Subsection 601AA(4)

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

Dated this twenty-sixth day of May 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 003 734 110 PTY. LTD.	003 734 110
A.C.N. 007 604 300 PTY LTD	007 604 300
A.C.N. 051 144 097 PTY. LTD.	051 144 097
A.C.N. 069 366 454 PTY LTD	069 366 454
A.C.N. 074 707 396 PTY LTD	074 707 396
A.C.N. 078 921 347 PTY. LTD.	078 921 347
A.C.N. 086 115 273 PTY LTD	086 115 273
A.C.N. 091 375 414 PTY LTD	091 375 414
A.C.N. 104 905 393 PTY LTD	104 905 393
A.Q. OCEAN WAVE INTERNATIONAL TRADING CO. PTY LTD	103 994 341
A & L AUTO PARTS PTY LTD	001 944 403
A & M COHEN HOLDINGS PTY LTD	081 944 041
AAA PARTNERSHIP PTY LTD	106 239 258
A A M M PTY LTD	102 808 499
A AND A MAROUN PTY LTD	103 890 606
ACE BED & FURNITURE PTY LTD	112 517 834
ACTSONG PTY. LIMITED	080 767 684
ADINI PTY. LIMITED	006 027 096
ADRIATIC KNITWEAR PTY LTD	002 147 542
ADVANCE SYSTEMS PTY LTD	009 258 379
ADVENTURE HINTERLAND TOURS PTY LTD	075 149 101
AGROBALA PRIME TRADING PTY LTD	101 384 856
AIDAN FAMILY INVESTMENTS PTY LIMITED	074 504 162
AINSCOUGH DEVELOPMENTS PTY LTD	108 222 439
AKDOUGHTY PTY LTD	107 445 250
ALANAR PTY LTD	110 667 288

ALGOOLGOORA HOLDINGS PTY. LTD.	082 994 698
ALISTAT PTY. LIMITED	065 609 789
ALLEVI CONSTRUCTIONS PTY LTD	076 986 028
ALLMAC SERVICES PTY. LTD.	085 805 018
ALL OPTICAL SUPPLIES PTY LTD	099 136 615
ALMIC PTY. LTD.	001 318 850
ALOGARD PTY. LIMITED	077 886 974
AMOSIA HOLDINGS PTY LTD	073 140 959
AMPHOL 2003 PTY LTD	107 181 215
ANALOGUE DIGITAL SYSTEM PTY LTD	110 069 915
ANIAN PTY LIMITED	003 463 385
ANITINA PTY LTD	092 932 440
ANKETELL & CO. PTY. LTD.	010 083 039
A P SKYRING PTY LTD	003 077 496
ARCOYE INVESTMENTS PTY. LTD.	088 126 925
ARMIDALE PRODUCTIONS PTY. LIMITED	095 839 802
ARTISTIC ENTERPRISES PTY LTD	062 404 040
ASIASTAR CONFERENCES PTY LTD	095 782 497
ASPON TANNERIES (1991) PTY. LTD.	052 200 601
ASSE PTY. LIMITED	051 415 984
ASTRONPACIFIC PTY LTD	105 674 619
ATKINSONS BESTBLOCK PTY LTD	009 853 123
AUSINNOVA PTY LTD	088 669 809
AUSTPOWER PTY. LTD.	072 901 663
AUSTRALIAN ANALYTICAL LABORATORIES PTY LTD	001 491 667
AUSTRALIAN BUYERS CLUB PTY LTD	092 046 305
AUSTRALIAN FORESTRY MANAGEMENT GROUP PTY. LTD.	003 490 597
AUSTRALIAN OUTBACK SAFARI'S PTY LTD	112 763 961
AUSTRALIAN TROPHIES WINE PTY LTD	097 296 412
AUSTRALIA ZHONG LI INTERNATIONAL RESOURCES CORPORATION PTY LIMITED	073 676 445
AUTEL SALES PTY LTD	001 479 956
AUTOWORKS COLLISION REPAIR CENTRE PTY LTD	095 027 651
AVALON HOME FINANCE PTY LTD	108 736 107
AVAT PTY. LTD.	004 605 878
AVONLIGHT PTY. LTD.	010 709 467
AXON STAFF HOLDINGS PTY. LTD.	085 675 403
AYOUB GROUP PTY LTD	097 720 520
AYREL PTY LIMITED	110 396 284

B.M.J. PACK PTY. LTD.	006 388 307
BACK 2 REALTY PTY LTD	083 509 844
BACOM CORPORATION PTY. LTD.	094 305 192
BARROMIST PTY. LIMITED	003 549 620
BARVIN PTY LTD	104 039 830
BAY CAPITAL ASSOCIATES PTY LTD	103 913 686
BAYREEL PTY LTD	111 485 726
BAYSIDE PTY LTD	067 383 073
BDP INTERNATIONAL PTY LTD	087 538 869
BEACON HILLS NURSERY PTY LTD	093 115 096
BELCOMP WA PTY LIMITED	106 834 146
BELLBED PTY LIMITED	108 948 787
BERNCAL PTY LIMITED	102 948 256
BESHADO PTY. LTD.	060 189 979
BETTER CARE PTY. LTD.	097 984 346
BETTS ENGINEERING SERVICES PTY LTD	079 513 107
BILL HARTNETT INDUSTRIAL ROAD SAFETY PTY. LIMITED	003 633 958
BINPINE PTY. LIMITED	006 742 623
BIOLEACHING SERVICES PTY LTD	112 481 928
BISMARK STREET MEDICAL CENTRE PTY LTD	010 360 826
BLACK ROAD ENTERPRISES PTY. LTD.	086 379 866
BLANSTONE PTY LTD	109 111 775
BLOCKRIDGE PTY. LTD.	010 932 457
BOB MCWILLIAM IMAGES PTY. LTD.	059 446 310
BOB PETERSEN PTY LIMITED	002 322 223
BOOLARONG ENTERPRISES PTY LIMITED	002 737 813
BORNET PTY. LTD.	050 747 496
BOTRA (WA) PTY LTD	099 576 191
BOWNESS CONSULTING PTY LTD	106 954 545
BOYDAM PTY LTD	002 008 399
BRAD GLENCROSS PTY LTD	001 978 749
BRANDON GREEN & ASSOCIATES PTY. LIMITED	059 974 426
BRANRAY PTY. LTD.	010 952 388
BRENBEAL PTY LTD	093 164 106
BRETGUN PTY LTD	002 101 224
BRIAN KELLETT SERVICES PTY LTD	002 433 383
BRIDGESHIRE PTY. LTD.	102 004 482
BRIGHT FUTURE PTY LTD	099 598 884
BROADCAST SYSTEMS PTY LTD	073 430 645

BROCKON NOMINEES PTY. LTD.	005 355 626
BRONWICK PTY LIMITED	010 252 785
BROOKLANDS ESTATE NOMINEES PTY LTD	077 659 333
BROOKLANDS ESTATE PTY. LTD.	080 095 503
BRUTINA PTY LTD	001 441 461
BUSINESS INNOVATIONS GROUP PTY LTD	090 023 493
BUSINESS SMART PTY LTD	093 570 444
BYAMBEE NOMINEES PTY LTD	070 009 308
C.B. & A.J. EDWARDS NOMINEES PTY LTD	009 178 590
C & M BUILDING MATERIALS PTY LIMITED	102 626 282
CAMORA MEADOWS PTY. LTD.	074 198 904
CANBALADGEL PTY. LTD.	004 222 388
CAN DO SERVICES PTY LTD	104 694 895
CAPITAL DRAINERS PTY LTD	008 628 279
CAREER MANAGEMENT AUSTRALIA PTY LTD	110 734 748
CARLANDI ASSOCIATES PTY LTD	082 808 919
CARRAS PTY LTD	074 890 538
CD LABOUR HIRE PTY LIMITED	103 809 945
C E B PTY LTD	102 567 251
CELSIUS TRADING PTY LTD	093 661 557
CHALLENGER FREEHOLDS LIMITED	009 568 487
CHALLENGER FUNDS MANAGEMENT (NOMINEES) PTY LIMITED	008 579 020
CHAMBARY PTY. LTD.	003 824 084
CHARCOAL CHICKENS PLUS PTY LTD	102 697 638
CHERLIB PTY LTD	002 145 235
CHI ASSETS PTY LTD	101 450 855
CHRISLEXIA PTY. LTD.	065 373 597
CHRISTOU ELECTRICAL SERVICES PTY LIMITED	108 030 413
CHROME FUSION PTY LTD	092 580 302
C J SOFTWARE PTY. LIMITED	008 633 010
CKESTORES PTY. LTD.	112 514 271
CLARK ROAD PTY LIMITED	112 966 579
CLEANMAX PTY. LTD.	078 261 613
CLEARFLAIR PTY. LTD.	077 368 293
CLEARSKY SOLUTIONS PTY LTD	113 161 523
CLEARVIEW WINDSCREEN REPAIRS PTY. LTD.	006 646 493
CLM SMASH REPAIRS PTY LTD	109 102 990
CLP PTY LTD	078 648 334
CLUBLAND PTY. LIMITED	105 550 114

COBAIN-SMYTH PTY. LTD.	094 436 914
COCOREVA PTY LTD	102 997 115
COFFEY SUPERANNUATION PTY. LIMITED	061 273 701
COLWIN PTY. LTD.	063 776 312
COMET RIVER HOLDINGS (QLD) PTY LTD	101 664 528
COMGAS PTY LTD	073 129 263
COMMAND & CONTROL PTY LTD	108 061 212
COMMERCIAL AND LEGAL SERVICES PTY. LTD.	004 624 677
COMNINOS CHENEY PTY LTD	087 829 721
COMREX PTY. LTD.	010 655 311
COPASYS PTY LTD	104 474 062
CORDIN & WERNER PTY LTD	000 600 073
COSAT PTY. LTD.	052 282 596
COUGHLIN AND ASSOCIATES PTY LTD	085 412 844
COVENANT PASTORAL CO. PTY. LTD.	053 941 192
CP & CK PARKINSON PTY LTD	095 414 332
CRAM ADMINISTRATION PTY. LTD.	056 673 566
CREDENCE ACCEPTANCE PTY. LTD.	004 925 562
CROCKET CONSTRUCTIONS PTY LTD	100 155 708
CROSBIE HOLDINGS PTY. LIMITED	089 258 506
CRYSTAL LOTUS PTY LTD	109 177 746
CYBER SYNERGY PTY LTD	110 783 670
D. & S. CONNECTIONS PTY. LIMITED	105 929 655
D.A. GLOEDE INVESTMENTS PTY. LTD.	052 468 916
D.G.M. SERVICES PTY LTD	097 276 894
D. G. PROPERTY SERVICES PTY LTD	105 229 981
D.S.R. PB PTY LIMITED	056 105 938
D & A LOGISTICS PTY. LIMITED	094 861 668
D & C WALDRON ENTERPRISES PTY. LTD.	083 842 880
DANN NOMINEES PTY LTD	008 867 678
DAN POWER PRODUCTIONS PTY LIMITED	071 882 605
DAPHNE INTERNATIONAL PTY LTD	086 488 646
DARKNIGHT MOTORS PTY LTD	112 648 932
DATONG YUNHAU AUSTRALIA DEVELOPMENT PTY LTD	085 316 990
DAVANUKE FINANCE PTY LTD	065 293 852
DAVID CALLOW PHOTOGRAPHY PTY LTD	082 999 068
DAWNCOM PTY LIMITED	097 428 487
DAY CONSTRUCTIONS PTY. LTD.	009 878 648
DAY HOMES PTY. LTD.	009 808 422

DE BORTOLI WINES (SUPERANNUATION NO.2) PTY LIMITED	114 415 235
DEEP BLUE DESIGN PTY LTD	084 500 309
DEL-RANI PTY. LIMITED	008 518 652
DELASSO IRA PTY. LTD.	006 264 473
DENISE TAY PTY LIMITED	003 938 985
DENJUN PTY. LIMITED	060 338 061
DENMAC HOLDINGS PTY. LTD.	093 521 610
DENNEEN HOLDINGS PTY LTD	001 573 904
DENNIS ALCOE & ASSOCIATES PTY LTD	083 447 036
DESIO HOLDINGS PTY LTD	002 722 410
DEVENNY CONSULTING SERVICES PTY LIMITED	058 570 942
DIAMANTINA RESOURCES PTY LTD	009 258 342
DIANAMIT PTY. LTD.	085 930 221
DIFILIPPO & ASSOCIATES PTY. LIMITED	057 062 174
DIGITUP AUSTRALIA PTY LTD	103 205 803
DIROU HOLDINGS PTY LIMITED	081 442 471
DJ & SW TRANSPORT PTY LTD	098 541 381
DKL MATERIAL CORPORATION PTY LTD	099 993 647
DNB GENERAL CARTAGE PTY. LIMITED	070 671 340
DOCTOR'S GULLY PTY LTD	069 964 101
DOMAX PTY LTD	001 045 307
DON FAULKNER MOTORS PTY. LTD.	009 711 102
DOWN TO EARTH PRINTING PTY LTD	096 163 174
DRAWBEN PTY. LTD.	056 311 525
DUET LEISURE PTY LIMITED	076 812 541
DUKENT SERVICES PTY LTD	002 130 547
DUKOVSKI & LAING PTY. LIMITED	112 955 209
DUNDELL PTY. LIMITED	003 837 081
DYNAMIC CONSULTING GROUP PTY. LTD.	084 802 237
DYNATREK PTY. LTD.	087 716 050
ECON ENGINEERING PTY LTD	079 423 377
EDGECLIFF NOMINEES PTY LTD	063 800 153
EFFECTIVE MICROORGANISMS AUSTRALIA LIMITED	113 939 861
EHRCOM PTY LTD	103 888 384
ELECTRONIC SYSTEMS DESIGN PTY. LTD.	006 165 779
ELECTRONIC TRADE FACILITATION CENTRE - FOOD BOWL REGION PTY LTD	096 408 669
ELIZABETHAN INTERIORS PTY LTD	002 935 266
ELOTRON PTY. LIMITED	003 625 054
ELTANET PTY. LTD.	109 493 138

EMERALD LAND DEVELOPMENTS PTY. LIMITED	058 153 718
EMOTION COMMUNICATION TECHNOLOGY PTY LTD	115 165 074
E M W HAMPER CO PTY LTD	095 920 237
EN-AITCH HOLDINGS PTY. LTD.	010 192 159
ENTRY AUSTRALIA PTY LTD	072 076 610
ERSELL PTY. LTD.	073 118 742
ESOR-DRAW PTY. LTD.	068 680 615
ETERNITY HERBAL PTY LTD	075 000 270
EWYN PTY LTD	002 806 411
EXERCISE AND FITNESS AUSTRALIA PTY. LIMITED	003 732 910
EYRETIM ENTERPRISES PTY LTD	081 908 803
EZI-LEC PTY LTD	107 762 998
F.G. WESTGATE CEILINGS PTY. LTD.	006 862 479
FACELIFT SQUAD PTY LIMITED	107 396 547
FACEPLANT PTY LIMITED	065 659 412
FAIRHILL PTY LIMITED	060 706 050
FALZON BROTHERS PTY. LTD.	068 325 324
FAULKNER MOTORS PTY. LTD.	009 684 208
FAYTON PTY LTD	001 563 980
FEBRANT HOLDINGS PTY LTD	009 208 851
FGC PROJECT MANAGEMENT SERVICES PTY LTD	096 234 427
FIFTH MERLOT PTY. LTD.	005 473 834
FIJI COM PTY LTD	112 141 081
FINLEY ENTERPRISES PTY LTD	001 105 791
FIREWRAITH PTY LTD	087 125 380
FNS (FRESH N SEEN) PTY LTD	112 604 029
FOOTY PLAYER PTY LTD	008 633 252
FOURJACKS PTY LTD	101 199 786
FRENCO CONSULTING PTY LTD	080 278 940
FU CHIANG ENTERPRISES PTY LTD	094 191 929
FURNALL PTY LIMITED	116 330 217
FUSIIION CONSULTING PTY LTD	101 503 039
FUTUREKIDS AUSTRALIA PTY LTD	083 497 527
FUTURE PROPERTIES PTY. LTD.	084 461 405
FYNABE PTY LTD	002 849 676
G.B.P TRANSPORT PTY LTD	104 318 710
GAINVEST PTY LTD	079 230 854
GALIMA PTY. LIMITED	004 001 423
GALODO PTY. LIMITED	004 013 398

GARFEY PTY. LIMITED	086 835 949
GECE PTY. LTD.	010 494 443
GEDS NOMINEES PTY. LTD.	005 023 503
GEORGE CONSTRUCTORS PTY. LIMITED	099 065 657
GERA PTY LTD	008 944 590
GLEN CHANDLER PTY. LTD.	092 096 403
GLENGARRY MINING N.L.	009 221 729
GLENPARA NOMINEES PTY LTD	007 831 521
GMHA PLANT PAYROLL PROGRAM PTY LTD	065 656 895
GMHA SALARIED PAYROLL PROGRAM PTY LTD	065 656 822
GMS ENGINEERS PTY LTD	109 246 559
GOLDEN OCEAN FOODS PTY. LTD.	006 347 173
GOLDEN TOWER INTERIOR LINING PTY. LTD.	088 425 914
GOLD MEDAL HOLDINGS PTY LTD	009 296 039
GO LEAVES PTY. LTD.	087 862 057
GOOLD STARWORKS PTY LTD	060 715 595
GOSPORT STREET DEVELOPMENT PTY. LIMITED	086 047 798
GRAVLEC PTY LIMITED	108 689 363
GREEN CENTURY AUSTRALIA PTY. LTD.	112 497 042
GREEN LIVING PTY LTD	107 126 563
GREGWAR PTY. LIMITED	100 802 686
GREG WILSON ARCHITECT PTY LTD	070 383 069
GRIFFITH MILK AND DAIRY SUPPLIES PTY. LTD.	067 380 072
GUARDIAN CUSTODIANS PTY LIMITED	090 091 820
GURR NOMINEES PTY LTD	100 819 994
H. GARTH INVESTMENTS PTY LTD	081 819 481
H & R CORP PTY LTD	106 467 467
H & Y AUSTRALIA PTY LTD	080 622 162
HALIRANCY PTY LTD	093 251 346
HALL PUDDY & WALES PARTNERS PTY. LTD.	006 869 647
HANDCOCK & HINTZ PTY. LTD.	083 064 902
HANDLES 'N' MORE PTY LTD	110 818 632
HANNA NETWORK EVENTS & MEDIA PTY LIMITED	085 370 529
HARRISON'S CLUB HOTEL PTY. LIMITED	004 862 391
HAVA & SONS PTY LTD	001 318 627
HEALTH FOODS NATURALLY PTY. LTD.	095 051 773
HEAVEY LEX NO. 19 PTY LTD	010 566 686
HEAVYROTT PTY. LIMITED	002 580 869
HERSONS CAPITAL PTY LTD	114 657 715

HERSTMONCEUX HOLDINGS PTY LTD	091 505 163
HERVEY BAY SPORTSMEN'S CLUB LIMITED	009 939 146
HERVEYEL PTY LIMITED	093 265 635
HOLIDAY COAST MEATS PTY LTD	002 781 884
HOLLIFORD TRADING PTY. LIMITED	070 880 750
HOLLITT PTY LTD	009 065 454
HOLLYLANE PTY. LTD.	082 711 715
HOME LINK ENTERPRISES PTY. LTD.	081 483 383
HOMEQUEST AUSTRALIA PTY LTD	110 659 179
HOPEMONT PTY. LTD.	010 745 721
HOPO-BRIGHT FURNITURE (AUSTRALIA) PTY LTD	104 499 774
HORSESHOE EXPLORATION PTY LTD	009 432 240
HORSETAIL ENTERPRISES PTY LTD	070 022 883
HOUSE & HOME WAREHOUSE PTY LTD	111 263 104
HOWARD PACIFIC PTY LIMITED	071 735 665
HUNTER COAST CREDIT UNION LTD	087 650 379
HUTT COMPANY PTY LTD	084 831 363
HUTT HOLDINGS PTY LTD	079 656 492
HYDROCARBONS TECHNOLOGIES PTY LTD	087 612 100
HYO SANG PARK PTY LTD	104 594 434
I-CORP GROUP PTY LTD	096 210 954
I-GLOBAL PTY LIMITED	092 519 349
IDEAGEN PTY LIMITED	090 694 401
I J C WHOLESALE STATIONERS PTY LTD	002 968 603
I LIKE A LAUGH PTY LTD	053 427 679
IN-HOUSE MARKETING PTY LTD	096 059 639
INTEGRAL RECRUITMENT PTY. LTD.	104 401 701
INTELLECTUAL AND CONCEPTUAL PROPERTY PTY LTD	061 175 013
INTERFACE MINING CONSULTANTS PTY. LTD.	006 278 511
INTERNATIONAL SOFTWARE SYSTEMS PTY. LIMITED	065 331 393
ITAKI PTY. LIMITED	050 292 110
ITALCAFFE' PTY. LTD.	097 699 655
ITAWISE INVESTMENTS PTY. LTD.	007 195 164
IVY HOLDINGS PTY LTD	009 193 382
J. & J. COMMUNICATION SERVICES PTY. LTD.	087 001 072
J. FORBES ENTERPRISES PTY. LTD.	007 187 617
J & P YAMMOUNI PTY LTD	107 193 000
J & S RICHARDSON PTY LTD	096 870 638
J A BRADSHAW PTY LTD	001 016 066

JAI (W.A.) PTY LTD	093 751 332
JALARNI PTY LTD	009 291 329
JAVAM PTY LTD	098 904 584
JAYTESS PTY. LTD.	068 555 466
JD & P PTY LTD	113 710 259
JEGATHESAN LAMB PTY LIMITED	104 886 035
JESOLEE NOMINEES PTY. LTD.	007 896 139
JESSALYN PTY LTD	066 343 244
JESTSEA PTY. LTD.	010 781 147
JOHN CHIANG PTY LTD	078 554 962
JOHN HARDY'S ELECTRICAL SERVICE PTY LTD	100 814 551
JOHN LUSH & ASSOCIATES PTY LTD	104 360 787
JOHN MARSH PAINTING SERVICES WA PTY LTD	074 825 479
JOHN RICHARDSON PTY. LTD.	006 788 174
JOHN SARRIS TRANSPORT PTY LTD	092 506 495
JORJA COVE PTY LTD	109 788 123
JORODA PTY LTD	001 704 276
JOY WORKS SUPERANNUATION PTY. LTD.	065 452 379
J P & J E WILSON ENTERPRISES PTY LIMITED	003 121 006
JUMBO AUSTRALIA PTY. LTD.	058 537 956
JUT ENTERPRISES PTY LTD	109 115 424
K.R. & N.T. RICHARDSON PTY. LTD.	009 524 869
K.R. BROAD PTY LTD	060 496 700
KALLECT PTY LIMITED	103 509 708
KARMELEN PTY. LTD.	065 207 981
KAWAGUCHI AUSTRALIA PTY LTD	084 190 812
KAWTAL INVESTMENTS PTY. LTD.	094 948 866
KAYE HOLDINGS PTY. LTD.	068 290 559
KEEPING COUNT FINANCIAL PLANNING PTY LTD	113 010 334
KEEPING COUNT GROUP PTY LTD	110 569 536
KELLY BUSINESS CONSULTING PTY. LTD.	095 454 210
KELOWNA FREIGHTERS PTY LTD	070 865 306
KEN MITCHELL CONSULTING PTY LIMITED	084 673 834
KERRY IMPORT/EXPORT (AUSTRALIA) PTY. LIMITED	061 363 095
KEY-RON PTY. LTD.	053 150 315
KI-Q JAPANESE BBQ PTY. LTD.	100 301 924
KIM JANE CAR SALES PTY LTD	004 388 596
KING'S FOOD INTERNATIONAL PTY LTD	112 705 165
KINITRON PTY LTD	112 735 216

KIPPAX WAREHOUSE PTY LIMITED	090 624 061
KIRBY CARPETS PTY LTD	107 891 485
KIRWAN GROUP HOLDINGS PTY. LTD.	075 527 758
KLAUBER PEARCE PTY LTD	112 646 965
KNIGHTSBRIDGE INVESTMENTS PTY. LTD.	008 712 141
KOOKABURRA WINERY PTY LTD	113 396 571
KOORALBYN VALLEY RSM CLUB LIMITED	076 055 331
KOOYONG HUNT PTY. LTD.	067 150 127
KR & JA HOLDSWORTH PTY LTD	111 492 696
KSL ENTERPRISES PTY. LTD.	095 989 389
KWIKLIST PTY. LIMITED	051 001 846
L. & J. DWYER CONSULTING SERVICES PTY. LTD.	006 751 300
L & C COLUSSO TRANSPORT SERVICES PTY LTD	106 709 577
LANDEL HOLDINGS PTY. LTD.	009 618 660
LARAJAKA PTY LTD	104 001 363
LARRY PTY LTD	009 654 504
LARSCLIFF PTY. LTD.	010 822 223
LAWFORD BUILDERS PTY LTD	006 973 191
LAY & HON PTY LTD	114 333 630
LEE WARD WHOLESALE AGENCY PTY LTD	106 623 143
LEISURE DEVELOPMENTS PTY LIMITED	000 096 766
LEKA NOMINEES PROPRIETARY LIMITED	005 265 645
LENDIVE PTY. LIMITED	092 363 365
LEONARD DRAKE AUSTRALIA PTY. LTD.	078 264 472
LEONAY INVESTMENTS PTY. LIMITED	007 442 800
LETYVA PTY LTD	081 068 297
LEUNG & FAMILY PTY LTD	101 585 068
LIFESTYLE MEDICINE PTY LTD	088 976 998
LILARTHUR PTY LTD	099 749 443
LILJIM NOMINEES PTY. LTD.	089 321 031
LIMNOS FARMS PTY. LTD.	091 716 200
LINCO PTY. LIMITED	053 768 880
LITTLE BLACK MONGREL PTY. LTD.	113 335 738
LITTLE RAY OF SUNSHINE CLEANING PTY LTD	103 882 284
LIYABI PTY LTD	001 867 670
LOFIN PTY LTD	002 889 732
LYMCLOUD PTY LTD	003 360 192
M. & R. SAMBLEBE PTY. LTD.	007 366 967
M.C.G. FUND NOMINEES PTY. LTD.	006 591 895

M.X.N PTY LTD	100 796 058
M & G CONCRETE PUMPING NSW PTY LTD	098 226 727
MACCBRIAN PTY LTD	101 412 908
MACQUARIE HOLDINGS PTY. LTD.	009 335 326
MACREADIE HOLDINGS PTY. LIMITED	105 365 357
MACREADIE INVESTMENTS PTY LIMITED	105 365 820
MAKBEIL PTY LTD	096 479 739
MAKMUR HILL PTY. LTD	103 990 423
MALL COMPUTERS PTY LIMITED	108 689 041
MANGIA SI PTY. LTD.	111 742 977
MAPLELAND PTY. LTD.	011 045 864
MARK FOYSTER & CO. PTY. LTD.	009 693 056
MARRIOTT AUSTRALIAN GROUP COMPANY PTY LIMITED	109 446 728
MARSDEN'S PLANT HIRE PTY. LIMITED	006 178 409
MARY MARY PTY LTD	000 532 294
MASCOTLAND PTY. LTD.	010 959 716
MATIJEVIC CEILING FIXERS PTY LTD	003 406 639
MAX'S CAR TRANSPORT PTY. LTD.	084 556 990
MEATWORKS PTY LTD	004 697 394
MEJASIL PTY LTD	090 543 392
MELBOURNE PROPERTY MAINTENANCE & CONSTRUCTION PTY LTD	083 407 498
MEREDATA PTY. LTD.	051 111 650
MERIDIAN CONSTRUCTION (AUSTRALIA) PTY LIMITED	103 706 618
MERLOT INVESTMENTS PTY LTD	054 275 580
METRIX ASIA PACIFIC PTY LTD	091 565 150
MEZARAY PTY LTD	102 380 718
MFD BUNDALL PTY LIMITED	106 834 333
M I D CONCRETING PTY LTD	084 841 172
MIKWA PTY. LIMITED	050 053 702
MILANDI PTY LTD	098 279 371
MILIPOD ENTERPRISES PTY. LTD.	100 615 932
MING OF AUSTRALIA PTY LTD	107 059 003
MISTIQUE PTY. LTD.	009 464 662
MITAZA HOLDINGS PTY. LTD.	006 917 086
MOBITICK PTY LIMITED	113 176 257
MOCCA BAR PTY LTD	109 435 903
MODERN CONCRETE STENCIL AND CONSTRUCTION PTY LTD	106 860 600
MOGSTON PTY. LTD.	010 438 249
MOGUS PTY LTD	106 790 176

MOLOK AUSTRALIA PTY LTD	100 510 398
MOLTO VECCHIO PTY LTD	005 607 483
MONSTONE PTY LTD	107 397 357
MONTT FIDUCIARY PTY LIMITED	094 306 939
MOONEY ENTERPRISES PTY. LTD.	011 063 737
MORLCOM PTY LIMITED	093 270 181
MORPHY ENTERPRISES PTY LIMITED	119 502 957
MORTGAGE NOMINEES (VIC.) PTY. LTD.	004 371 546
MOYFURN PTY LIMITED	104 875 845
M S PRECISION TOOLING PTY. LIMITED	083 668 875
MT. SLOW PTY LTD	000 567 751
MYOLA CONTRACTING PTY. LTD.	009 866 415
MYRTLE RISE PTY. LTD.	056 498 134
M1 VENTURES PTY. LTD.	106 215 230
N. & R. HOMES PTY. LTD.	010 901 256
N & G DALTON HOLDINGS PTY LTD	095 869 202
NADENA PTY. LIMITED	006 259 838
NATIONWIDE REALTY EAST COAST PTY. LIMITED	050 103 252
NEEPAY PTY. LTD.	109 807 427
NET-X INTERNATIONAL PTY LTD	094 835 720
NEW ASIA PACIFIC INTERNATIONAL PTY LTD	108 261 463
NEWINE TASTY PTY LTD	103 752 094
NEWJADE INVESTMENTS PTY LTD	079 217 486
NEW MEDIA TECHNOLOGY PTY LTD	098 631 540
NIA MCBEE PTY LTD	105 808 759
NICE 'N' SPECIAL PTY. LTD.	112 109 725
NIKOLIC BROTHERS PTY LTD	081 799 242
NJOTO PTY LTD	093 023 619
NODLAR PTY LTD	078 572 353
NORJO DEVELOPMENT AUSTRALASIA PTY LTD	106 638 948
NORTH STATE FINANCE (LISMORE) PTY. LIMITED	117 558 255
NOS & R SERVICES PTY. LIMITED	010 220 489
NOVELL BUILDING SERVICES PTY LTD	103 557 679
NOVUS MARKETING PTY LTD	103 809 954
NSL BEST POWER PTY LTD	099 993 745
NUCLEAR MEDICINE PARTNERS (HOBART) PTY. LTD.	094 867 339
O.W.H.A.T. PTY LTD	107 316 898
OAKLAND COS PTY. LTD.	066 784 665
OKI BUSINESS SOLUTIONS PTY. LIMITED	092 603 391

OKWA HOLDINGS PTY LTD	003 309 331
OLD MORTGAGE BROKERS PTY LTD	068 763 511
OLISHINE PTY. LIMITED	092 274 961
OLLIVE PTY. LTD.	007 357 226
OMINCO MINING PTY LIMITED	008 628 171
ONIX-INVESTIGATIONS, SECURITY AND INTELLIGENCE PTY. LTD.	107 132 534
Oobi PTY LTD	100 181 262
OPTIMUM SOLUTIONS (AUST) PTY LTD	102 718 687
ORION AUSTRALIA PTY. LTD.	105 380 998
OSKEN PTY LTD	081 777 246
OZZI-MILL PTY LIMITED	087 897 176
P.S. MAXIM PTY LIMITED	099 327 036
PACIFIC TRANSMISSION PARTS COMPANY PTY. LTD.	005 550 005
PADDLE TENNIS INTERNATIONAL PTY. LIMITED	058 768 415
PADOLI PTY. LTD.	008 031 196
PAMAX INDUSTRIES PTY LIMITED	008 488 444
PANDA LODGE PTY. LTD.	007 170 961
PANDANUS PALMS PTY LTD	102 633 269
PARKER & FULLER CONSTRUCTIONS PTY. LTD.	061 071 216
PASTELLE CORPORATION (AUSTRALIA) PTY. LTD.	071 096 298
PAULOWNIA FORESTRY MANAGEMENT (AUST) PTY LTD	075 298 083
PD & EJ MCNEILLY PTY LTD	088 758 392
PEARCE HOLCROFT PROPERTIES PTY. LTD.	010 042 627
PEEL OUT MOTOR CYCLES PTY. LIMITED	003 818 415
PENINSULA FINANCIAL SERVICES PTY LTD	061 894 522
PERRONEL PTY. LTD.	007 000 106
PERSPECTIVE KITCHENS PTY LTD	112 104 695
PETRESKI CONSTRUCTION PTY LTD	082 363 559
PHILLIP'S DELI PTY LTD	117 339 992
PHS SERVICES PTY LTD	082 286 922
PIG & DRAGON PTY LTD	113 270 965
PLAS-CO PRODUCTS PTY LTD	089 366 049
PLASTER ONE PTY LTD	099 606 078
PLUMBFLEX PTY LIMITED	072 754 860
PLURAL.COM PTY LTD	009 325 937
PMW ENGINEERING SERVICES PTY. LTD.	007 186 352
POLFATE PTY. LIMITED	077 443 960
PORT BOYA PTY LTD	086 206 591
PORT CITY MARINE PTY LTD	111 061 879

POYNER INVESTMENTS PTY. LTD.	050 541 976
PRENTICE WINES (VIC) PTY LTD	092 548 126
PRE PURCHASE BUYERS SERVICE PTY LIMITED	001 088 393
PRINCIPLE BUILDING CODE CONSULTANTS PTY. LTD.	106 525 259
PR INSTALATIONS PTY LTD	092 680 067
PRIORITY CARGO CLEARANCE PTY LTD	094 753 198
PRODIGY PARA PLANNERS PTY LTD	107 052 522
PRODUCTIVITY PLUS MANAGEMENT CONSULTANTS PTY LTD	007 362 236
PROFILE MEDICAL PTY LTD	112 310 451
PSION CONNECT PTY LTD	072 603 813
PURITIE PTY. LTD.	101 904 090
QINHUAN ISLAND PTY LTD	110 015 784
R & C BRADY AUTO REPAIRS PTY LTD	002 782 747
R A KING (WHOLESALE) PTY LTD	000 941 373
RANCHBOY PTY. LIMITED	011 024 310
RAVIDA INVESTMENT COMPANY PTY LTD	106 688 144
RAYLYN NOMINEES PROPRIETARY LIMITED	009 501 740
REALE DESIGN PTY. LTD.	079 006 287
REALTY & SECURITIES MANAGERS LTD	000 895 910
RECON PROTECTION GROUP PTY LTD	109 006 797
RED RATTZ PTY LTD	101 251 601
RED SPOT PETROL PTY LTD	105 034 160
REFCHECK.NET PTY. LTD.	090 912 100
REFINGO VERITY PTY. LTD.	005 851 598
RENOVATION EDGE PTY LTD	104 835 743
RICHARDS MCKINNIS PTY. LTD.	005 835 245
ROANIK PTY LTD	087 646 268
ROBRON PTY LTD	067 563 919
RODNETT PTY LTD	058 470 947
RON HILTON & ASSOCIATES PTY LTD	002 795 039
ROTEWOOD PTY. LTD.	052 150 508
ROUND HILL HOTEL PTY. LTD.	058 258 638
ROWLEY STREET CONSULTANCY PTY LTD	094 683 404
RUBICOE PTY. LIMITED	052 050 656
RUNCOPY PTY LTD	096 933 710
RUST FAMILY PTY LTD	064 549 364
S.Y.D PLASTERING PTY LTD	095 770 531
S & R BALZAN PTY LTD	108 806 793
S & R MASONRY PTY LTD	107 614 102

SAFETY FIRST TASMANIA PTY LTD	093 373 436
SAHBEN CONSTRUCTIONS PTY LIMITED	000 882 833
SALEM (AUST) PTY. LTD.	109 148 656
SALVAGE CARGO COMPANY NO 2 PTY. LTD.	106 759 835
SANDPIT SERVICES PTY LIMITED	068 559 446
SANMON PTY LTD	111 387 485
SAPPHIRE LAKE ENTERPRISES PTY LTD	089 622 846
SAPPHIRE MORTGAGE FINANCE PTY LTD	099 072 036
SBMC PTY LIMITED	106 090 911
SCAFNET ACCESS SERVICES PTY LTD	062 366 643
SCARI HOLDINGS PTY. LTD.	007 806 144
SCHERING EMPLOYEE SHARE OWNERSHIP PROGRAM PTY LIMITED	100 706 063
SCHERING STAFF SUPERANNUATION PLAN PTY LIMITED	064 938 003
SCOOZI PTY LTD	061 141 660
SEAGULL GROUP PTY LTD	102 696 935
SEVENTEEN ALEXANDER STREET PTY. LIMITED	053 991 736
SEW & SEW PTY LTD	002 824 071
SGK PARTNERSHIP PTY LTD	092 377 038
SGRE TECHNOLOGIES PTY LTD	102 109 142
SHANCOURT SERVICES PTY LTD	081 775 439
SHAW SERVICES PTY LTD	094 883 762
SHOOTING STAR IMAGES PTY. LTD.	106 689 356
SILVER RIVER PTY. LTD.	114 350 104
SILVERSTONE RESOURCES PTY. LTD.	095 867 806
SIMCONI PTY LTD	073 040 472
SKARUP HOLDINGS PTY LTD	003 074 575
S K INFORMATION SYSTEM CONSULTANCY PTY. LTD.	008 664 515
SKYLIFE PTY LTD	085 692 413
SMK COURIERS PTY LTD	104 936 932
SOMAR (AUSTRALIA) PTY LTD	002 888 128
SONRISA CHIROPRACTIC PTY. LTD.	100 764 305
SOUTHERN AMITY LIMITED	079 705 436
SOUTHERN CROSS PLANT HIRE (N.S.W.) PTY LTD	105 835 443
SPENCER MARTIN & CO PTY LTD	007 050 259
SPG SECURITY PTY LTD	112 121 258
SPIDOA PTY LTD	002 864 093
SPIRE DESIGN CONSULTANTS PTY LTD	082 877 692
SPYDER FITNESS PTY LTD	103 243 670
STANZIANO FINANCIAL SERVICES PTY LTD	108 505 040

STANZIANO FUND MANAGERS PTY LTD	115 668 098
STAR VALE DEVELOPMENTS PTY. LIMITED	078 596 362
STATION LIGHTING PTY LTD	002 167 811
STRADBROKE NOMINEES PTY. LTD.	010 129 281
SUCCESSION PRIMACY PTY LTD	106 164 345
SUNTECH SECURITY PTY LTD	096 185 036
SUPERIOR CEILINGS AUSTRALIA PTY LTD	073 583 552
SUSINETTI HOLDINGS PTY LTD	063 271 723
SWEETS AND MORE PTY LTD	112 119 150
SWINGERS GOLF SHOP PTY. LTD	065 220 662
SYDNEY BREWERY PTY LTD	068 497 156
SYLVAN DECOR PTY. LIMITED	002 571 539
SYSTEM REAL ESTATE PTY LTD	105 968 214
T. B. & ASSOCIATES PTY LTD	008 929 593
T.P. NORTH SUPERANNUATION PTY LIMITED	091 969 407
T & D BOBCAT & TIPPER HIRE PTY LTD	110 249 397
T & D PEARSONS PTY LTD	098 313 583
T & G GIBBONS PTY. LTD.	010 168 457
T & KM MCINERNEY PTY. LTD.	069 163 186
T & L DWYER PTY LTD	065 178 547
TAKECHARGE SOLUTIONS PTY LTD	072 191 863
TAMEH HOLDINGS PTY LTD	002 446 362
TANMAR (QLD) PTY LTD	108 500 769
TARAGANDA NOMINEES PTY. LTD.	064 202 526
TASLIX PTY. LTD.	078 887 751
TCC TRANSPORT PTY LTD	116 555 607
TCG SERVICES PTY. LIMITED	114 123 796
TECH-EXCEL DISTRIBUTION (NSW) PTY LIMITED	076 817 091
TECH - EXCEL DISTRIBUTION PTY. LIMITED	073 452 829
TECH-EXCEL HOLDINGS PTY LIMITED	076 425 851
TEILWISH PTY LTD	003 002 757
TELESTAR PTY. LTD.	009 490 644
THE CLERK OF WORKS INSTITUTE OF AUSTRALIA INCORPORATED	000 315 373
THE DOCUMENT BUSINESS CENTRE PTY LTD	063 787 208
THE EXPORT MEAT WAREHOUSE PTY LTD	095 921 109
THE OPPORTUNITY GROUP PTY LTD	107 916 567
THICKWOOD PROPRIETARY LIMITED	005 642 544
THISTLE SCAFFOLDING QLD PTY. LTD.	078 494 461
THOUSAND ISLANDS SOFTWARE PTY. LTD.	083 954 910

THRENA PTY LTD	001 738 834
THU & TD CONTRACTORS PTY LTD	115 293 233
TIAN DAO DEVELOPMENTS PTY LTD	113 597 603
TIM INTERNATIONAL PTY LIMITED	112 296 750
TOREN (NSW) PTY. LTD.	050 026 894
TOURISM GROUP TRAINING AUSTRALIA LTD	076 865 328
TRADE MEASUREMENT EASTERNVIC PTY. LTD.	071 983 974
TRADING ROOM AUSTRALIA PTY LTD	103 625 574
TRANS HALCYON FARMS PTY. LTD.	050 414 714
TRAZHOUR PTY LTD	001 699 332
TREDA PTY LTD	111 871 580
TREVITON PTY. LTD.	085 189 984
TRIDENT TRADE WASTE TREATMENT PTY LTD	073 524 222
TRILOGY FINANCIAL SOLUTIONS PTY LTD	006 386 536
T R TERENCE & B R CANT PTY LTD	002 132 345
TWINAVEL PTY. LTD.	007 013 069
TYLDEN FARM PTY LTD	005 702 616
UNIQUE INVESTMENTS (WA) PTY LTD	104 646 951
UNITED MUSIC DISTRIBUTION PTY LTD	107 349 682
VALKYRIE BUSINESS SYSTEMS PTY. LIMITED	005 860 480
VALLEYFURN PTY LIMITED	108 690 900
VALLEY PUBS PTY LTD	095 214 752
VANDA CARPENTRY PTY LTD	095 953 825
VAN ZELLER AND ASSOCIATES PTY LTD	060 687 381
VELLA PASTORAL COMPANY PTY. LTD.	009 973 540
VELOX VENTURES PTY. LTD.	065 366 887
VICKI PTY LTD	060 770 014
VICNAT (NSW) PTY LTD	111 191 103
VINRA PTY. LTD.	062 795 091
VOICETEL DISTRIBUTION PTY LTD	076 724 242
VOLADA PTY. LIMITED	053 688 010
W. & M. WEISZ HOLDINGS PTY LTD	000 478 124
W & B GREEN TRANSPORT PTY LTD	092 995 563
WAITZER INVESTMENTS PTY LTD	056 451 248
WALDMAN SUPERANNUATION PTY. LIMITED	064 291 201
WALKER CONSTRUCTIONS (QLD) PTY LTD	082 594 732
WANDOO HORTICULTURE PTY LTD	089 254 268
WANGARATTA PRODUCE PTY. LIMITED	006 440 017
WARNERS BAY ELECTRICAL PTY LTD	086 497 841

WARRAPALM PTY. LTD.	117 478 109
WATKINS CONSTRUCTIONS PTY. LTD.	006 515 788
WAVE RADIO NET PTY. LTD.	079 959 961
WD1 PTY LTD	089 881 103
WEBB DISTRIBUTING CO. PROPRIETARY LIMITED	004 338 130
WEEZEL DOG PTY LTD	087 126 092
WESTLAND MANAGEMENT PTY LTD	076 594 806
WHITEBAY CORPORATION PTY LTD	081 906 916
WHOLE CORPORATE SOLUTIONS PTY LTD	109 319 486
WHUPPO PTY LTD	105 760 825
WICOMP PTY LIMITED	101 318 736
WINDOW INTERNATIONAL PTY LIMITED	076 516 106
WINDSHIFT PTY LIMITED	070 290 998
WINVOSI PTY. LIMITED	074 712 762
WIRELESS COMMUNICATIONS GROUP PTY LTD	113 992 144
WISE MCGRATH INVESTIGATIONS PTY LTD	103 541 840
WIZARD GAMES AUSTRALIA PTY LTD	106 552 185
WJD TRANSPORT PTY LTD	110 474 354
WMC PTY LTD	116 606 387
WOLLENG SALES PTY LTD	003 451 858
WRN HOLDINGS PTY LTD	114 900 417
YAMLEX PTY. LTD.	055 922 435
YARRABEE ESTATE PTY. LTD.	092 197 450
YF ENTERPRISE PTY LTD	108 480 806
YVONNE'S MAIL ACCOUNT PTY LTD	100 786 810
ZAF PTY LTD	104 797 346
ZAID CONSULTING PTY LTD	093 751 878
ZENITH HOLDINGS PTY LTD	009 233 989
Z NEMEC PTY. LIMITED	086 028 588
ZOTMUND PTY LTD	001 807 629
20 20 VISION PTY. LTD.	080 700 974

CORPORATIONS ACT 2001
Subsection 601PA(3)

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

Dated this twenty-sixth day of May 2006

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme	ARSN
BIAM AUSTRALIA INTERNATIONAL FIXED INTEREST FUND (HEDGED)	110 390 648
PERIDON RETIREMENT VILLAGES TRUST	107 731 500

Corporations Act 2001

Subsection 164(3)

Notice is hereby given that ASIC will alter the registration details of the following companies 1 month after the publication of this notice, unless an order by a court or Administration Appeals Tribunal prevents it from doing so.

CONTENT CAPITAL MANAGEMENT LTD ACN 094 692 412 will change to a proprietary company limited by shares. The new name will be **CONTENT CAPITAL MANAGEMENT PTY LTD** ACN 094 692 412.

EXPRESS RX LIMITED ACN 109 472 424 will change to a proprietary company limited by shares. The new name will be **BLUEPOINT INTERNATIONAL PTY LTD** ACN 109 472 424.

GERALDTON NEWSPAPERS LIMITED ACN 008 668 335 will change to a proprietary company limited by shares. The new name will be **GERALDTON NEWSPAPERS PTY LTD** ACN 008 668 335.

HEDRON INVESTMENTS LIMITED ACN 009 556 638 will change to a proprietary company limited by shares. The new name will be **HEDRON INVESTMENTS PTY LTD** ACN 009 556 638.

PARLIV PTY LIMITED ACN 056 002 558 will change to a public company limited by shares. The new name will be **PARLIV LIMITED** ACN 056 002 558.

RED APPLE EDUCATION PTY LTD ACN 103 236 406 will change to a public company limited by shares. The new name will be **RED APPLE EDUCATION LIMITED** ACN 103 236 406.

ROBOTICS AUSTRALIA LIMITED ACN 089 242 124 will change to a proprietary company limited by shares. The new name will be **ROBOTICS AUSTRALIA PTY LTD** ACN 089 242 124.

COUNTY INVESTMENT MANAGEMENT LIMITED ACN 006 407 941 will change to a proprietary company limited by shares. The new name will be **COUNTY INVESTMENT MANAGEMENT PTY LTD** ACN 006 407 941.

FINCHLEY HOLDINGS LIMITED ACN 003 574 203 will change to a proprietary company limited by shares. The new name will be **FINCHLEY HOLDINGS PTY LTD** ACN 003 574 203.

HAVEN ENTERPRISES LIMITED ACN 093 488 674 will change to a proprietary company limited by shares. The new name will be **HAVEN ENTERPRISES PTY LIMITED** ACN 093 488 674.

OROPLATA LIMITED ACN 094 269 191 will change to a proprietary company limited by shares. The new name will be **OROPLATA PTY LTD** ACN 094 269 191.

QUATRO LIMITED ACN 004 084 860 will change to a proprietary company limited by shares. The new name will be **QUATRO PTY LTD** ACN 004 084 860.

RETIREMENT PROPERTIES OF AUSTRALIA LTD ACN 093 230 338 will change to a proprietary company limited by shares. The new name will be **RETIREMENT PROPERTIES OF AUSTRALIA PTY LTD** ACN 093 230 338.

SOUTHERN NICKEL PTY LTD ACN 113 758 900 will change to a public company limited by shares. The new name will be **SOUTHERN NICKEL LIMITED** ACN 113 758 900.

URANIUM RESOURCES PTY LTD ACN 119 027 520 will change to a public company limited by shares. The new name will be URANIUM RESOURCES LTD ACN 119 027 520.

VICGRAIN LIMITED ACN 069 291 532 will change to a proprietary company limited by shares. The new name will be VICGRAIN PTY LIMITED ACN 069 291 532.

VICTORIAN GRAIN SERVICES LIMITED ACN 059 347 349 will change to a proprietary company limited by shares. The new name will be VICTORIAN GRAIN SERVICES PTY LIMITED ACN 059 347 349.

GANGIS LIMITED ACN 104 313 055 will change to a proprietary company limited by shares. The new name will be BURKETT INVESTMENTS PROPRIETARY LTD ACN 104 313 055.

J. BOAG & SON BREWING LTD. ACN 009 573 899 will change to a proprietary company limited by shares. The new name will be J. BOAG & SON BREWING PTY LTD ACN 009 573 899.

J. BOAG & SON LIMITED ACN 064 597 977 will change to a proprietary company limited by shares. The new name will be J. BOAG & SON PTY LTD ACN 064 597 977.

J BOAG & SON GROUP LIMITED ACN 001 993 399 will change to a proprietary company limited by shares. The new name will be J BOAG & SON GROUP PTY LTD ACN 001 993 399.

METHGEN PTY LTD ACN 113 103 638 will change to a public company limited by shares. The new name will be METHGEN LIMITED ACN 113 103 638.

QUANTM LTD. ACN 089 066 366 will change to a proprietary company limited by shares. The new name will be QUANTM PTY LTD ACN 089 066 366.

TYRE MARKETERS (AUSTRALIA) LIMITED ACN 004 098 346 will change to a proprietary company limited by shares. The new name will be TYRE MARKETERS (AUSTRALIA) PTY LTD ACN 004 098 346.

WESTCOURT LIMITED ACN 009 250 373 will change to a proprietary company limited by shares. The new name will be PLUNKETT HOMES (1903) PTY LTD ACN 009 250 373.