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Australian Securities and Investments Commission

Corporations Act 2001

SECTION 340(1) ORDER

The AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION ("ASIC") hereby MAKES AN ORDER pursuant to subsection 340(1) of the Corporations Act 2001 ("the Act"), relieving Pasminco Limited ACN 004 368 674 (under Administration), from the requirement in subsection 320(1) of the Act requiring the company to lodge a half year financial report with ASIC within 75 days after the end of the half year ended 31 December 2001, on condition that the half year financial report shall not be lodged later than 14th May 2002.

Dated this 7th May 2002

[Signature]

Signed by Robert G Mackay
as Delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Renewal of Registration of General Insurance Broker

Pursuant to subsection 21(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission hereby gives notice that the registration of the persons mentioned in the schedule was renewed, pursuant to subsection 21(1A) of the Act, in relation to general insurance business with effect from the date specified.

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

<table>
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<tr>
<th>SCHEDULE</th>
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<tbody>
<tr>
<td>Broker Name</td>
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<tr>
<td>ABICO QUINTON PTY LTD ACN 002190301</td>
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<td>ALDRITT, JANE ELIZABETH</td>
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<td>AUSTR COVER INSURANCE BROKERS PTY LTD ACN 085394323</td>
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<td>AVANTI PTY LTD ACN 010150080</td>
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<td>BALLINA INSURANCE AGENTS PTY LTD ACN 082840551</td>
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<td>BARRY J. WILLIAMS &amp; ASSOCIATES INSURANCE BROKERS PTY LTD ACN 053450061</td>
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<td>BARRY STOWE INSURANCE BROKERS PTY LIMITED ACN 003886771</td>
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<td>CAMBRIDGE INSURANCE BROKERS PTY LTD ACN 091640452</td>
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<td>CERYLIN PTY LTD ACN 006467678</td>
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<td>CULLCLEAR PTY LTD ACN 009967319</td>
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<td>DE IACCO &amp; STRIKE INSURANCE BROKERS PTY LTD ACN 050719170</td>
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<td>DENNISON &amp; ASSOCIATES PTY LTD ACN 057928931</td>
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<td>ROBERT MASTERSMAN PTY LTD ACN 007093736</td>
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<td>SHANEBRODGE PTY LTD ACN 011049899</td>
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<td>VINE, GARY</td>
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Includes registrations processed by: 02/05/2002 11:19:41 AM
Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Subsection 21(5)
Renewal of Registration of Life Insurance Broker

Pursuant to subsection 21(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the
Australian Securities and Investments Commission hereby gives notice that the registration of
the persons mentioned in the schedule was renewed, pursuant to subsection 21(1A) of the
Act, in relation to life insurance business with effect from the date specified.

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

SCHEDULE

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<td>FINANCIAL PLANNING &amp; LIFE PTY LTD ACN 076102148</td>
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<td>G L PHILLIPS &amp; COMPANY PTY LTD ACN 007075934</td>
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<td>ORCHARD INVESTMENT SERVICES PTY LTD ACN 061880322</td>
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<td>POYNETT HARGRAVES FINANCIAL CONSULTANTS PTY LTD ACN 077155143</td>
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<td>TERRACE INSURANCE BROKERS PTY LTD ACN 008173313</td>
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Includes registrations processed by: 02/05/2002 11:19:41 AM
02/0549

Australian Securities and Investments Commission
Insurance (Agents and Brokers) Act 1984
Subsection 31D(5)
Renewal of Registration of Foreign Insurance Agent

Pursuant to section 31D(5) of the Insurance (Agents and Brokers) Act 1984 ("the Act"), the Australian Securities and Investments Commission hereby gives notice that the registration of the persons mentioned in the schedule was renewed, in relation to carrying on a business as a foreign insurance agent with effect from the date specified.

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

SCHEDULE

<table>
<thead>
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<th>Effective Date</th>
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<td>THE AUSTRALIAN DENTAL ASSOCIATION (QUEENSLAND BRANCH) ACN 009663754</td>
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Includes registrations processed by: 02/05/2002 11:19:41 AM
Australian Securities and Investments Commission

Section 20(1)(b) Insurance (Agents & Brokers) Act 1984

Notice of Decision

To: The Director
Allied Asia Holdings (Aust) Pty Ltd
Suite 2, 1st floor
310-314 Whitehorse Road
Balwyn
VICTORIA 3103

TAKE NOTICE that pursuant to section 21(2)(c) of the Insurance (Agents and Brokers) Act 1984 renewal of registration of Allied Asia Holdings (Aust) Pty Ltd as a general insurance broker is refused for the period 26 July 2001 to 25 July 2002.

Dated 26 April 2002

Sharman Grant
A delegate of the Australian Securities and Investments Commission

Note: Subject to the Administrative Appeals Tribunal Act 1975, an application may be made to the Administrative Appeals Tribunal for review of this decision by or on behalf of a person or persons whose interests are affected by this decision.
Australian Securities and Investments Commission
Corporations Regulations 2001 – Paragraph 7.1.29(2A)(b) – Declaration

Under paragraph 7.1.29(2A)(b) of the Corporations Regulations 2001, the Australian Securities and Investments Commission hereby declares that a person in any of the following classes is a recognised accountant for Regulation 7.1.29:

(a) members of CPA Australia ("CPAA") who are entitled to use the post-nomens "CPA" or "FCPA", and are subject to and comply with CPAA's continuing professional education requirements;

(b) members of The Institute of Chartered Accountants in Australia ("ICAA") who are entitled to use the post-nomens "CA", "ACA" or "FCA", and are subject to and comply with ICAA's continuing professional education requirements;

(c) members of the National Institute of Accountants ("NIA") who are entitled to use the post-nomens "PNA", "FPNA", "MNIA" or "FNIA", and are subject to and comply with the NIA's continuing professional education requirements.

Dated the 13th day of May 2002

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

Corporations Act 2001 - Subsection 741(1) - Revocation and Exemption

Pursuant to subsection 741(1) of the Corporations Act 2001 (the Act) the Australian Securities and Investments Commission (ASIC) revokes the exemption dated 8 April 2002 and 18 April 2002 which exempted those named in those instruments from compliance with Part 6D.2 and Sections 726 to 735 (inclusive) and section 737 of the Act and replaces them with the following.

Pursuant to subsection 741(1) of the Act ASIC exempts the persons specified in Schedule A from compliance with:

(a) Part 6D.2 of the Act; and

(b) Sections 726 to 735 (inclusive) and section 737 of the Act.

Schedule A

Any person who offers shares in the capital of BHP Steel Limited (ABN 16 000 011 058) for sale within the period of 12 months after the date on which the shares were issued (other than any offers by BHP Billiton Limited (ABN 49 004 028 077) (BHPB) under the prospectuses lodged with ASIC on 13 May 2002), where such shares have been, or will be, issued or received by persons as a consequence of, or in connection with, a scheme of arrangement between BHPB and its shareholders in respect of which an explanatory statement is registered by ASIC on 13 May 2002.

DATED this 13th day of May 2002

Signed by Sarala Miranda Fitzgerald
as a delegate of the Australian Securities and Investment Commission
Australian Securities and Investments Commission  
Corporations Act – Paragraph 601 QA (1)(a)  
Exemption

Pursuant to paragraph 601 QA(1)(a) of the Corporations Act ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person mentioned in Schedule A from compliance with section 601FL(1) of the Act in relation to the Schemes specified in Schedule B (each a "Scheme") in the case set out in Schedule C subject to the conditions set out in Schedule D and for so long as they are met.

Schedule A

Deutsche Investments Australia Limited ACN 074 599 401 (the "Responsible Entity") of the registered Schemes specified in Schedule B ("Schemes").

Schedule B

The registered schemes being:

1. Deutsche Global Equity Thematic Fund  
   ARSN 090 379 105
2. Deutsche Emerging Markets Equity Fund  
   ARSN 090 378 939
3. Deutsche Global Small Companies Fund  
   ARSN 090 378 804

Schedule C

The proposed retirement of the Responsible Entity of the Schemes specified in Schedule B and replacement by Deutsche Asset Management (Australia) Limited ACN 076 098 596.

Schedule D

1. The Responsible Entity who wants to retire as the responsible entity of the Schemes must give members of each Scheme notice of the proposal to retire and to appoint Deutsche Asset Management (Australia) Limited ACN 076 098 596, which is a wholly owned subsidiary of the Responsible Entity’s holding company, to be the Scheme’s new responsible entity ("the Proposed Responsible Entity"). The notice to the members must state the reasons for wanting to retire and sufficient information to enable the members of the Scheme to vote on an extraordinary resolution to appoint the Proposed Responsible Entity.

2. The notice to members in (1) must:
   (a) explain the Responsible Entity’s reasons for wanting to retire and enable the member to form a view as to the appointment of the Proposed Responsible Entity;
   (b) state prominently that if:
       (i) members who together hold at least 5% of the total value of the interests held by members; or
       (ii) 100 members,

   ask for a vote on the proposed change in responsible entity by giving written notice received by the Responsible Entity within 21 days from the date the notice is sent, the Responsible Entity will either arrange a postal vote or convene a meeting to vote on the appointment of the Proposed Responsible Entity;
   (c) be accompanied by a form which can be ticked to ask for a vote; and
   (d) state prominently a reply paid address of the Responsible Entity to which the form may be sent.

3. The Responsible Entity must arrange for a postal vote or, if the Responsible Entity chooses, convene a meeting to vote if required in accordance with the notice as soon as possible.

4. If sufficient members of the Scheme do not request a vote within the time frame specified in the notice, then subject to the Responsible Entity’s compliance with paragraph (6), the Proposed Responsible Entity will be taken to be the new responsible entity of the Scheme.

5. If there is a postal vote under paragraphs (1) and (3):
(a) a voting paper must be sent to each member stating a reply paid address of the Responsible Entity to which the voting paper may be sent;

(b) the Responsible Entity must notify the members in, or in a document accompanying, the voting paper that:

(i) the Proposed Responsible Entity will be the responsible entity if chosen by the members; and

(ii) only votes received by the Responsible Entity within 28 days after the issue of the voting paper will be counted; and

(iii) the voting paper must be accompanied by a notice setting out the information referred to in paragraph 252J(d) of the Act.

6. The Responsible Entity must lodge a certificate with ASIC that it reasonably considers that the appointment of the Proposed Responsible Entity would be in the best interest of members with a brief summary of the Responsible Entity’s reasons.

Dated: 30 April 2002

K. Martyr

Signed by: Ken Martyr
delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001
Paragraph 601QA(1)(a) – Exemption

Pursuant to subsection 601QA(1)(a) of the Corporations Act 2001 (the “Act”), the Australian Securities and Investments Commission (“ASIC”) hereby exempts the person mentioned in Schedule A (the “responsible entity”) in relation to the registered scheme specified in Schedule B in the case set out in Schedule C from the requirement to convene a meeting to pass a special resolution under section 601GC(1) so long as the condition in Schedule D is met.

Schedule A

Berkley Group Funds Management Limited ACN 095 773 390 the responsible entity of the registered scheme specified in Schedule B.

Schedule B

The registered scheme being Distressed Debt Fund ARSN 099 271 173 (the “scheme”)

Schedule C

The proposed changes to the constitution of the scheme by the members (the “proposal”).

Schedule D

The only holder of interests in the scheme is the responsible entity or its nominee that has consented in writing to the proposal and has been given all information about the proposal.

Dated this 19th day of April 2002

Signed by Ian Domicillo, a delegate of the
Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(a) - Exemption

Pursuant to paragraph 601QA(1)(a) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the persons specified in Schedule A in respect of the registered managed investment schemes specified in Schedule B from compliance with paragraphs 601FC(1)(c) and 601FD(1)(c) of the Act for so long as the conditions set out in Schedule C are met.

Schedule A

Commonwealth Managed Investments Limited (ABN 33 084 098 180)
Colonial First State Investments Limited (ABN 98 002 348 352)

Schedule B

Commonwealth Property Investment Fund (ARSN 089 542 156)
Colonial First State Wholesale Direct Property Fund (ARSN 091 796 486)

Schedule C

1. Units in some sectors of Commonwealth Property Investment Fund (ARSN 089 542 156) are and remain stapled to units in corresponding sectors of Colonial First State Wholesale Direct Property Fund (ARSN 091 796 486) so that neither can be dealt with without the other.

2. The responsible entity of each registered managed investment scheme must act in the best interests of the members, having regard (where relevant) to their interests as holders of stapled securities comprising interests in the Commonwealth Property Investment Fund and Colonial First State Wholesale Direct Property Fund and, if there is a conflict between the members’ interests and its own interests, give priority to the members’ interests.

3. The officers of responsible entity of each registered managed investment scheme must act in the best interests of the members, having regard (where relevant) to their interests as holders of stapled securities comprising interests in the Commonwealth Property Investment Fund and Colonial First State Wholesale Direct Property Fund and, if there is a conflict between the members’ interests and the interests of the responsible entity, give priority to the members’ interests.

Definitions:

"sector" means a category of assets of a fund allocated by the responsible entity of the fund in accordance with the Constitution of the fund.

"stapled security" means a security that may only be held, traded or transferred as one indivisible security and that consists of a unit in a particular sector of the Commonwealth Property
Investment Fund that is stapled to a unit in the corresponding sector of the Colonial First State Wholesale Direct Property Fund.

Dated: 1 May 2002

Signed by Alison Haines as delegate of the Australian Securities and Investments Commission
Pursuant to paragraph 601QA(1)(a) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person specified in Schedule A in relation to the operation of the registered managed investment scheme specified in Schedule B from compliance with Part 5C.7 of the Act for so long as the conditions set out in Schedule C are met.

**Schedule A**

Colonial First State Investments Limited (ABN 98 002 348 352) ("the Responsible Entity")

**Schedule B**

Colonial First State Wholesale Direct Property Fund (ARSN 091 796 486)

**Schedule C**

1. The Responsible Entity complies with the provisions of Part 5C.7 as if references in that Part to a financial benefit do not include financial benefits that are given to the responsible entity of the Commonwealth Property Investment Fund in its capacity as responsible entity of that fund, out of the property of a particular sector of the Colonial First State Wholesale Direct Property Fund, or which could endanger such property, to a corresponding sector of the Commonwealth Property Investment Fund.

2. Units in some sectors of Colonial First State Wholesale Direct Property Fund (ARSN 091 796 486) are and remain stapled to units in corresponding sectors of Commonwealth Property Investment Fund (ARSN 089 542 156) such that they constitute stapled securities.

3. Units in Colonial First State Wholesale Direct Property Fund may only be issued in respect of a sector and may not be issued in respect of more than one sector.

4. Distributions must not be paid to the holder of a unit in the Colonial First State Wholesale Direct Property Fund in respect of income or capital of the Colonial First State Wholesale Direct Property Fund that is not referable to the sector in respect of which that unit was issued.

5. The constitution of Colonial First State Wholesale Direct Property Fund must provide that, on a winding up of the Colonial First State Wholesale Direct Property Fund, all assets of a sector and other cash relating to that sector (after deduction of liabilities, expenses and costs) is to be distributed to the holders of units issued in respect of that sector.
Definitions:

"sector" means a category of assets of a fund allocated by the responsible entity of the fund in accordance with the Constitution of the fund.

"stapled security" means a security that may only be held, traded or transferred as one indivisible security and that consists of a unit in a particular sector of the Commonwealth Property Investment Fund that is stapled to a unit in the corresponding sector of the Colonial First State Wholesale Direct Property Fund.

Dated: 1 May 2002

Signed by Alison Haines as delegate of the
Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 601QA(1)(a) - Exemption

Pursuant to paragraph 601QA(1)(a) of the Corporations Act 2001 ("the Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the person specified in Schedule A in relation to the operation of the registered managed investment scheme specified in Schedule B from compliance with Part 5C.7 of the Act for so long as the conditions set out in Schedule C are met.

Schedule A

Commonwealth Managed Investments Limited (ABN 33 084 098 180) ("the Responsible Entity")

Schedule B

Commonwealth Property Investment Fund (ARSN 089 542 156)

Schedule C

1. The Responsible Entity complies with the provisions of Part 5C.7 as if references in that Part to a financial benefit do not include financial benefits that are given to the responsible entity of the Colonial First State Wholesale Direct Property Fund in its capacity as responsible entity of that fund, out of the property of a particular sector of the Commonwealth Property Investment Fund, or which could endanger such property, to a corresponding sector of the Colonial First State Wholesale Direct Property Fund.

2. Units in some sectors of Colonial First State Wholesale Direct Property Fund (ARSN 091 796 486) are and remain stapled to units in corresponding sectors of Commonwealth Property Investment Fund (ARSN 089 542 156) such that they constitute stapled securities.

3. Units in the Commonwealth Property Investment Fund may only be issued in respect of a sector and may not be issued in respect of more than one sector.

4. Distributions must not be paid to the holder of a unit in the Commonwealth Property Investment Fund in respect of income or capital of the Commonwealth Property Investment Fund that is not referable to the sector in respect of which that unit was issued.

5. The constitution of Commonwealth Property Investment Fund must provide that, on a winding up of the Commonwealth Property Investment Fund, all assets of a sector and other cash relating to that sector (after deduction of liabilities, expenses and costs) is to be distributed to the holders of units issued in respect of that sector.

Definitions:

"sector" means a category of assets of a fund allocated by the responsible entity of the fund in accordance with the Constitution of the fund.
"stapled security" means a security that may only be held, traded or transferred as one indivisible security and that consists of a unit in a particular sector of the Commonwealth Property Investment Fund that is stapled to a unit in the corresponding sector of the Colonial First State Wholesale Direct Property Fund.

Dated: 1 May 2002

Signed by Alison Haines as delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act – Paragraph 601QA(1)(b)
Declaration

Pursuant to paragraph 601QA(1)(b) of the Corporations Act (Act) the Australian Securities and Investments Commissions (ASIC) hereby declares that Chapter 5C of the Act is modified in respect of the persons described in Schedule A in relation to the Schemes described in Schedule B (each a “Scheme”) in the case described in Schedule C by omitting s601FL(2) and replacing it with the following:

“601FL(2) If a company is to be the new responsible entity of the Scheme and that company has consented in writing to become the Scheme’s responsible entity:

(a) as soon as practicable and in any event within 7 days after 21 days after the Notice, sent to members of the Scheme in accordance with the exemption from s601FL(1) of the Act dated 30 April 2002 granted by ASIC to Deutsche Investments Australia Limited ACN 52 074 599 401 (“DIAL”) for requesting a vote on the proposed change of responsible entity, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the Scheme’s registration to name the proposed new responsible entity; and

(b) if the current responsible entity does not lodge the notice required by paragraph (a), the proposed new responsible entity may lodge that notice; and

(c) ASIC must comply with the notice when it is lodged.”

Schedule A

Deutsche Investments Australia Limited ACN 074 599 401, responsible entity of the Schemes referred to in Schedule B

Deutsche Asset Management (Australia) Limited ACN 076 298 596 (“Deutsche”), the proposed new responsible entity of the Schemes referred to in Schedule B

Schedule B

The registered schemes (each a “Scheme”) being:

4. Deutsche Global Equity Thematic Fund ARSN 090 379 105
5. Deutsche Emerging Markets Equity Fund ARSN 090 378 939
6. Deutsche Global Small Companies Fund ARSN 090 378 804

Schedule C

Where:

1. There is an exemption granted to DIAL on 30 April 2002 and DIAL sends a (‘Notice’) to members of the Scheme that complies with the exemption dated 30 April 2002 granted by ASIC from section 601FL(1) of the Act; and

2. Members of the Schemes have not within 21 days after the Notice is sent, asked for a vote on the choice of Deutsche as the proposed entity of the Schemes.

Dated: 30 April 2002

K. Martyr

Signed by: Ken Martyr
as delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission  
Corporations Act 2001 Section 1190  

Order Revoking Licence

TO: Traderspace Limited ("the Licensee")  
Level 19, 60 Margaret St  
SYDNEY NSW 2000

Whereas:

1. Licence Number 76693 ("the Licensee") was issued to the Licensee on 3 May 2000 pursuant to section 1145 of the old Corporation Law.

2. The Licensee asked the Australian Securities & Investments Commission to revoke the Licence by letter dated 21 March 2002.

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

Dated this 26th April 2002.

Signed ........................................

Brian Burgess, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission  
Corporations Act 2001 Section 1190  

Order Revoking Licence  

TO: ANZ Capel Court Ltd ("the Licensee")  
Level 12, 530 Collins Street  
MELBOURNE VIC 3000  

Whereas:  

1. Licence Number 14944 ("the Licensee") was issued to the Licensee on 5 July 1994 pursuant to section 1145 of the old Corporations Law 2001.  

2. The Licensee asked the Australian Securities & Investment Commission to revoke the Licence by letter dated 26 February 2002.  

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

Dated this 19th day of April 2002.  

Signed .............................................  

Brian Burgess, a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 601QA(1) –
Exemption and Declaration

Pursuant to paragraph 601QA(1)(b) of the Corporations Act 2001 (the “Act”) the Australian Securities and Investments Commission (the “Commission”) hereby declares that Chapter 5C (as modified in its application to the person specified in Schedule A (the “responsible entity”) by ASIC Class Order 98/52) applies to that person as if the words in Schedule B were added at the end of paragraph 601GA(1)(a).

AND pursuant to paragraph 601QA(1)(a) of the Act the Commission hereby exempts the responsible entity from paragraph 601FC(1)(d) to the extent that it requires that entity to treat members of the scheme of the same class equally where that entity is acting in accordance with provisions of the constitution to the effect set out in Schedule B.

SCHEDULE A

Westfield America Management Limited ACN 072 780 619 as the responsible entity of the Westfield America Trust ARSN 092 058 449 (“scheme”).

SCHEDULE B

“(viii) interests in the scheme, other than options to subscribe for interests in the scheme, ("ordinary units") may be issued at the same price (disregarding ranking for distributions) as other interests in the scheme issued pursuant to an institutional placement ("Institutional Placement") approved by members of the scheme on 22 February 2002, pursuant to offers made at substantially the same time where:

(A) the ordinary units are in a class which is quoted on the stock market of Australian Stock Exchange Limited (the "class") and ordinary units in that class have not been suspended from quotation; and

(B) the offers are made pursuant to an arrangement under which:

(I) an offer is made to all the then members of the scheme other than:

to the following members ("Excluded Members");

1) persons in their capacity as members holding interests in the scheme called special options under the constitution of the scheme;

2) persons who participated in the Institutional Placement;

3) persons whose address (as recorded in the register of members for the scheme) is in a jurisdiction in which the responsible entity reasonably considers it is not lawful or is not reasonably
practicable for that entity to offer and issue interests to that person.

(II) each offer is made on a non-renounceable basis;

(III) each member (other than Excluded Members), on a record date announced by the responsible entity, holding:

1) ordinary units will be offered an entitlement to subscribe for one ordinary unit for every four ordinary units held by that member provided that members holding less than 8,000 ordinary units will be entitled to subscribe for up to 2,000 ordinary units and members holding 400,000 or more ordinary units will be entitled to subscribe for no more than 100,000 ordinary units;

2) interests in the scheme known as Series B and Series C partly paid units will be offered an entitlement to subscribe for up to 2,000 ordinary units; and

3) interests in the scheme known as redeemable convertible preference units will be offered an entitlement to subscribe for up to 2,000 ordinary units, each entitlement being cumulative and the minimum subscription being 1000 ordinary units;

(C) the following requirements are also satisfied:

(I) members of the scheme approve the making of the offer, by way of special resolution of the members where members with at least 25% of the total value of all interests of members entitled to vote on the question vote on the question at the meeting; and

(II) members to whom the offer is made are provided with a copy of a disclosure document in respect of the offer; and

(III) ordinary units the subject of the offer are issued within 13 months of the date of the disclosure document referred to in the previous paragraph.

Dated 5 April 2002

Signed by Bryce Wilson
as a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 601QA(1) Exemption

Pursuant to subsection 601QA(1) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission exempts from section 601LA of the Act the person referred to in Schedule A in the cases mentioned in Schedule B on the conditions set out in Schedule C until 15 months from 19 April 2002.

Schedule A

Macquarie Investment Management Limited (ACN 002 867 003) as responsible entity (the "Responsible Entity") of the Macquarie True Index Plus Australian Equities Fund [ARSN 100 056 595 ] (the "Scheme").

Schedule B

The making of the following contracts ("Contracts") in relation to the Scheme:

1. Master Agreement of International Swap and Derivative Association Inc which comes into effect on or about 19 April 2002; and

2. Risk and Profit Share Agreement between the Responsible Entity and Macquarie Life Limited (ACN 003 963 773) which comes into effect on or about 19 April 2002.

Schedule C

1. The Responsible Entity must give to persons being members of the Scheme at the time the approval is sought, all information that is reasonably required by the members in order to decide whether or not to approve the making of the Contracts;

2. All members of the Scheme at the time the approval is sought must approve the making of the Contracts in writing;

3. The Responsible Entity must ensure that the Information Memorandum containing an offer of securities in the Scheme contains information reasonably required by a person for the purpose of making an informed assessment of the nature of the related party transaction referred to in Schedule B;

4. The application form attached to the Information Memorandum to be provided to members will contain a statement that they have consented to the giving of financial benefits to a related party;

5. The Responsible Entity must not make an offer of interests in the Scheme that would require disclosure under Chapter 6D of the Act if the interests in the Scheme were securities for the purposes of Chapter 6D and subsection 708(1) of the Act had been omitted;
6. The Responsible Entity has no grounds to form the opinion that the granting of benefits to the Responsible Entity would be contrary to the best interests of the members of the Scheme; and

7. A meeting of the members of the Scheme for the purposes of meeting the requirements of Part 5C.7 of the Act is held within 15 months from the date of this instrument.

Dated this 19th day of April 2002

K. Martyr

Signed by Ken Martyr, a delegate of the Australian Securities and Investments Commission
AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION
Corporations Act - 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;
(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 disclosure document, prospectus, profile statement or offer information statement lodged with ASIC to the following extent:

The Conditions for authorising Navigator to draw from your account on page 27 and 28 of the prospectus are amended as follows:

(a) Condition 1 is amended to read “You authorise Navigator to withdraw funds from your account....”
(b) Condition 6 is amended to read “You authorise MIML to provide account information to Navigator.”
(c) Condition 7 is amended to read “....However, instructions given by Navigator before this date may be actioned by MIML after this time.”

SCHEDULE A

Navigator Cash Service Prospectus lodged on 6th April 2001 by Macquarie Investment Management Limited ABN 66 002 867 003 to offer units in the Macquarie Cash Management Trust.

SCHEDULE B

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

(a) No application form is attached to the disclosure document lodged with ASIC;
(b) No application form has been distributed with the disclosure document or a copy of the disclosure document prior to the date of this instrument; and
(c) Any application form accompanying the disclosure document or a copy of the disclosure document on or after the date of this instrument discloses the difference between the disclosure document and the disclosure document lodged with ASIC

Dated this 12 day of April 2002.

Signed by

Alison Haines
As a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act 2001 - Subsection 257D(4) – Exemption

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

Schedule A

Insurance Australia Group Limited ACN 090 739 923 ("IAG")

Schedule B

A share buy-back scheme offered or to be offered to all holders of Shares, except those described in paragraph 2(b) of this Schedule, in or around May and June 2002 ("Buy-Back Offers") which:

1. is substantially in the terms contemplated by the draft offer document provided to ASIC on or about 6 May 2002; and

2. complies with the conditions in subsection 257B(2) of the Act, subject to subsection 257B(3) of the Act, except:

(a) that acceptances of Buy-Back Offers by shareholders are irrevocable, causing conditional buy-back agreements to be entered into before the time specified for acceptances of Buy-Back Offers has closed;

(b) to the extent that compliance would require IAG to make or dispatch Buy-Back Offers at any time or in any way to NRMA Share Plan Nominee Pty Ltd (ABN 52 095 125 152) who:

(i) only holds Shares under an IAG Employee Share Scheme ("ESS") on trust for employees of IAG; and

(ii) only holds Shares under an IAG Non-executive Directors Share Plan ("NDSP") on trust for non-executive directors of IAG

which are subject to restrictions on disposal under the ESS and NDSP, and which under the terms of the Buy-Back Offers or the ESS or the NDSP would not entitle the holder to offer to sell or to sell any Shares to IAG ("Restricted Shares");

(c) that Buy-Back Offers are to be made to every person who holds Shares on the basis that the offers are to buy back the same percentage of their Shares subject to:

(i) each shareholder who holds an Unmarketable Parcel of Shares or who would hold an Unmarketable Parcel of Shares after acceptances of the offers not having the ability to nominate a maximum acceptance level;

(ii) if they hold Restricted Shares, IAG only making offers in respect of the number of Shares they hold that are not Restricted Shares; and

(iii) a Scale-Back Mechanism operating in the manner described in conditions 2 and 3 of Schedule C to ensure that IAG does not exceed the limit specified in condition 1 of Schedule C (or such lesser amount determined by IAG in accordance with its Buy-back Offers).

Schedule C

1. The percentage of Shares that IAG buys back does not exceed 10% of the smallest number, at any time during the 12 months before the date of the Buy-Back Offers, of votes attaching to voting shares of IAG.

2. IAG makes it a term of the Buy-Back Offers that if, at the close of the Offer Period, IAG has received acceptances for more than the limit specified in condition 1 of this Schedule (or such lesser amount determined by IAG in accordance with its Buy-Back Offers), then, subject to condition 3 of this Schedule,
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(a) the first 1,500 of each acceptor's Shares ("Threshold Number");

(b) where an acceptor has nominated to sell 100% of their Shares in the buy back and would have a shareholding of an Unmarketable Parcel created as a result of the Scale Back Mechanism, that Unmarketable Parcel;

(c) if the acceptor has accepted Buy-Back Offers for less than the Threshold Number, only the accepted number of Shares; and

(d) if the acceptor's shareholding in IAG is an Unmarketable Parcel and the acceptor nominates Shares for sale in the buy-back, all of the acceptor's Shares

will be bought back in full and acceptances for more than the Threshold Number will be reduced by the same proportion (pro-rata), being the proportion needed to ensure that IAG does not exceed the limit specified in condition 1 of this Schedule (or such lesser amount determined by IAG in accordance with its Buy-Back Offers).

3. IAG makes it a term of the Buy-Back Offers that if, at the close of the Offer Period, IAG has received acceptances for more than the limit specified in condition 1 of this Schedule (or such lesser amount determined by IAG in accordance with its Buy-Back Offers) and would exceed that limit by only buying back the Threshold Number of each acceptor's Shares, then only:

(a) where an acceptor has nominated to sell 100% of their Shares in the buy back and would have a shareholding of an Unmarketable Parcel created as a result of the Scale Back Mechanism, that Unmarketable Parcel; and

(b) if the acceptor's shareholding in IAG is an Unmarketable Parcel and the acceptor nominates Shares for sale in the buy-back, all of the acceptor's Shares

will be bought back in full and acceptances from other accepting shareholders will be reduced by the same proportion (pro rata), being the proportion needed to ensure that IAG does not exceed the limit specified in condition 1 of this Schedule (or such lesser amount determined by IAG in accordance with its Buy-Back Offers).

4. IAG does not hold any meeting of its shareholders during the Offer Period.

For the purpose of conditions 2 and 3 of this Schedule, disregard, in determining whether the proportion by which the number of each acceptor's Shares is reduced is the same, any difference in proportion arising from the rounding down of fractions for the purpose of ensuring that only whole numbers of Shares are bought back.

Interpretation

Offer Period means the time period beginning when the Buy-Back Offers are open for acceptance and ending when the Buy-Back Offers are unable to be accepted (i.e. from 27 May 2002 to 5.00 pm, Sydney time, on 20 June 2002 (unless the Buy-back Offer is extended pursuant to its terms)).

Record Date means 15 May 2002.

Scale-Back Mechanism means the reduction of Shares bought back by IAG in the manner described in conditions 2 and 3 of Schedule C to ensure that IAG does not exceed the limit specified in condition 1 of Schedule C (or such lesser amount determined by IAG in accordance with its Buy-Back Offers).

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

Unmarketable Parcel means the number of Shares which would have a market value as at the Record Date of less than $500.

Dated 6 May 2002

Signed by Steven Rice
as a delegate of the Australian Securities and Investments Commission.
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: Macquarie Corporate Finance Limited, ACN: 008 595 426 ("the Licensee")
Level 15
1 Martin Place
Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 15361 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002

Signed ...........................................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: Spectrum Managed Funds Ltd, ACN: 010 870 247 ("the Licensee")
GPO Box 529
Hobart TAS 7001

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 10959 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.

Signed..............................................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: Barker Financial Management Pty Ltd, ACN: 050 167 041
("the Licensee")
Level 23
570 Bourke St
Melbourne VIC 3000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 53932 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.

Signed ........................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO:    Moneywizard Ltd, ACN: 084 562 078 ("the Licensee")
       Level 3
       12 Castlereagh St
       Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 187576 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.

Signed

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission  
Corporations Act 2001 Section 824  
Order Revoking Licence

TO: Eric Warren Willson ("the Licensee")
2 St James St
Brighton VIC 3186

Pursuant to paragraph 824(d) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes the Licence Number 174043 with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.

Signed ......................................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: Flinders Asset Management Limited, ACN: 079 571 476 ("the Licensee")
PO Box H69
Australia Square NSW 1215

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 172087 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.
Signed

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission  
Corporations Act 2001 Section 825  
Order Revoking Licence

TO:  Integrated Equity Pty Ltd, ACN: 059 686 289 ("the Licensee")  
Level 41 Aurora Place  
88 Phillip St  
Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 60111 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.

Signed ...........................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: Civic Financial Planning Pty Ltd, ACN: 008 580 041 ("the Licensee")
Level 1
15 National Circuit Barton
Canberra ACT 2600

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 10831 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 8th day of May 2002.
Signed ...........................................

Greg Bradshaw, a delegate of the Australian Securities and Investments Commission
Corporations Act 2001
Subsection 164(3)

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

**ASIA PACIFIC CAPITAL LIMITED**
ACN 093 373 490 will change to a proprietary
company limited by shares. The new name will
be ASIA PACIFIC CAPITAL PTY. LTD.
ACN 093 373 490.

**BROOKHAMPTON ESTATE PTY LTD**
ACN 080 994 994 will change to a public
company limited by shares. The new name will
be BROOKHAMPTON ESTATE LIMITED
ACN 080 994 994.

**METAL SANDS PTY LTD**
ACN 094 423 551 will change to a public company limited by
shares. The new name will be METAL SANDS
LTD ACN 094 423 551.

**SUPERTEL LIMITED**
ACN 083 412 542 will change to a proprietary company limited by
shares. The new name will be SUPERTEL PTY
LIMITED ACN 083 412 542.

**TRADERSPACE LIMITED**
ACN 063 477 083 will change to a proprietary company limited by
shares. The new name will be TRADERSPACE
PTY LIMITED ACN 063 477 083.

**WESTERN QBE INSURANCE LIMITED**
ACN 009 079 850 will change to a proprietary company limited by shares. The new name will be WQBE PTY LIMITED ACN 009 079 850.
The notice of reinstatement for Manly Masonic Centre Pty Ltd (ACN 000 057 812) published in the ASIC Gazette 12/02 dated 12 March 2002 was incorrect. The company has been deregistered from 15 January 2002.