Contents

Notices under the Corporations Act 2001

02/0668 02/0669
02/0670 02/0671
02/0673 02/0682
02/0683 02/0684
02/0685 02/0686
02/0687 02/0688
02/0689

Change of company status - page 18
CORPORATIONS LAW
SECTION 340
ORDER

Pursuant to subsection 340(1) of the Corporations Law (the "Law"), the AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION ("ASIC") hereby MAKES AN ORDER relieving the company specified in Schedule 1 to this Order ("Company") from compliance with paragraph 323D(2)(b) of the Law for the purpose of changing its financial year beginning on 1 January 2002 (the "Relevant Financial Year"), subject to the conditions set out in Schedule 2 to this Order.

SCHEDULE 1
Alchemist Healthcare Limited ACN 091 283 420

SCHEDULE 2
(a) The Relevant Financial Year shall be the six month period ending on 30 June 2002;

(b) The notes to the financial report of the Company for the Relevant Financial Year includes a brief statement as to the relief provided by this Order;

(c) Shareholders of the Company are notified by mail before 31 July 2002 concerning ASIC's approval and providing a summary of the reason for the need for a change in the Company's financial year end.

Dated the 10th day of June 2002.

Allan Ausbruch
As delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Act 2001 Section 825
Order Revoking Licence

TO: R C & A Financial Services Pty Ltd, ACN: 065 275 265 ("the Licensee")
347 Riversdale Rd
Hawthorn East VIC 3123

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 82224 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 12th day of May 2002.

Signed

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

TO: Country Investment Management Limited, ACN: 006 407 941
("the Licensee")
Level 20
333 Collins St
Melbourne VIC 3000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 15608 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 25th day of June, 2002.

Signed

Bill Jones, a delegate of the Australian Securities and Investments Commission
Australian Securities & Investments Commission
Corporations Law Section 825

Order Revoking Licence

TO: Peters MacGregor Funds Management Limited
ACN: 087 181 600
("the Licensee")
Registered office address

Under section 1432 of the Corporations Act 2001, pursuant to paragraph 825(a) of the Corporations Act 2001 (as in force prior to its repeal on 11 March 2002), the Australian Securities and Investments Commission hereby revokes Licence Number 190122 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 4th day of June 2002.

Signed

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

TO: Sumitomo Mitsui Finance Australia (Securities) Limited, ACN: 003 203 549 ("the Licensee")
Level 40, The Chifley Tower
2 Chifley Square
Sydney NSW 2000

Pursuant to paragraph 825(a) of the Corporations Act 2001, the Australian Securities and Investments Commission hereby revokes Licence Number 16219 held by the Licensee with effect from when this order is served on the Licensee.

Dated this 14th day of June 2002.

Signed ............................................................
Linda Jones, a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act Section 259C(2) - Exemption

Pursuant to subsection 259C(2) of the Corporations Act (the "Act") the Australian Securities and Investments Commission (the "Commission") exempts the person referred to in Schedule A ("SML") in the circumstances referred to in Schedule B from compliance with section 259C of the Law subject to the following conditions:

1. The conditions, in paragraphs (a), (b) and (c) below, relate only to those SML shares and units of SML shares in circumstances where, but for this exemption, their issue or transfer to a controlled entity would contravene section 259C of the Law:

   (a) SML and its controlled entities do not exercise votes attaching to SML shares nor control or influence the exercise of votes attached to SML shares.

   (b) All acquisitions by SML's controlled entities in SML shares, other than by way of a new issue, may only be made:

      (i) at an official meeting of a stock exchange; or

      (ii) as a result of a transaction between SML's controlled entities, for funds which are managed by SML's controlled entities.

   (c) A controlled entity does not acquire SML shares, by way of a new issue, unless participation in the issue is approved by SML shareholders or the issue satisfies one of the following exceptions in ASX Listing Rule 7.2:

      (i) participation in a pro rata issue:

      (ii) the issue of shares pursuant to a takeover offer;

      (iii) an issue under a dividend reinvestment plan; and

      (iv) issue on the conversion of convertible securities which were issued in the circumstances outlined in sub-paragraphs (i) to (iii).

2. The aggregated percentage of voting shares in SML, in respect of which its controlled entities have the power to control voting or disposal of, does not exceed 5% of SML's voting shares.

3. In calculating the percentage referred to in paragraph 2, include those SML shares underlying a derivative, where the terms of the derivative give an SML controlled entity power to control the vote attached to the underlying share.

4. Commencing on the date of this exemption and every 14 days from the date of the most recent notice given under either paragraphs 4 and 5, SML announces to ASX for release to the market conducted by ASX, the aggregated percentage total of the following:

   (a) SML voting shares in respect of which SML controlled entities have the power to control voting or disposal; and

   (b) SML voting shares in respect of which SML or any of its controlled entities have, to their knowledge, an economic exposure arising from derivatives which any of them hold,

   as a percentage of the total number of SML voting shares on issue.

5. Commencing on the date of this exemption, SML announces to ASX for release to the market conducted by ASX, any change of 1% or more in the aggregated percentage total referred to in paragraph 4, from the most recent notice given under either paragraphs 4 and 5. Disclosure under this
paragraph must be made before the end of one business day after the day on which SML became aware of the change.

6. In making any announcement pursuant to paragraph 4 or 5, SML is required to comply with subsection 671B(3) of the Act as though the announcement was a notice of a change in substantial shareholding.

7. Commencing on the date of this exemption, SML maintains records of trading by it controlled entities in shares and in derivatives with SML shares as the underlying shares.

8. SML retains the records of trading, referred to in paragraph 7, for a period of 12 months from the date of each trade.

9. SML makes the records referred to in paragraph 7 available for inspection to the Commission, ASX or a futures exchange during business hours and within one business day upon receipt of a written request for access.

10. In relation to the funds referred to in Schedule B, the portion of the shareholder retained profits account which is required for solvency can only invest no more than 2.5% of its funds in SML shares.

11. For the purpose of these conditions:

(a) "ASX" means Australian Stock Exchange Limited.

(b) An entity is a controlled entity of SML if that entity would be a controlled entity of SML within the meaning of section 259E of the Act.

(c) The term "derivative" includes a warrant, an exchange traded option, a swap transaction and any other futures contract which has SML shares as the underlying security.

This exemption shall remain effective, unless otherwise revoked, for a period of six months from the date of execution.

Schedule A

Suncorp-Metway Limited ACN 010 831 722

Schedule B

The issue or transfer of shares or units of shares of SML to, or in trust:

(a) for statutory funds of Suncorp Life & Superannuation Limited CAN 073 979 530 ("SLSL") which carry on the life insurance business of providing investment linked benefits (see section 31(b) of the Life Insurance Act 1995 (Cth.)), including the shareholders' retained profits accounts of these statutory funds;

(b) as investments of participating business of the statutory fund of SLSL known as at the date of this instrument as Statutory Fund No. 1, including the shareholders' retained profits (Australian participating) account of the fund;

(c) as investments of participating business of the statutory fund of SLSL known as at the date of this instrument as Statutory Fund No. 2, including the shareholders' retained profits (Australian participating) account of the fund;

(d) any managed investment scheme which has a controlled entity of SML as a trustee or responsible entity; and

(e) for the statutory fund of GIO Workers Compensation (NSW) Limited established under the Workers Compensation Act 1987 (NSW).

This exemption does not exempt from section 259C of the Act any issue or transfer of shares or units of
shares of SML to, or in trust for, any portion of a shareholder retained profits account of any of its statutory funds which is in excess of solvency requirements.

Dated this 23 day of April 2002.

Signed by Mark Daniel Egan as delegate of the Australian Securities and Investments Commission.
Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 741(1) – Exemption

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

SCHEDULE A – PERSONS EXEMPTED

TAB Queensland Limited ACN 085 691 738 (the "Issuer")

SCHEDULE B – CASE EXEMPTED

This exemption applies to an offer of securities for issue which is an offer for issue of fully paid ordinary shares in the Issuer for no monetary consideration and which meets the further requirements set out in Schedule C.

SCHEDULE C – CONDITIONS

An offer or issue to which this exemption applies must, insofar as it constitutes, includes or may result in the issue of shares, meet the following requirements.

1. The shares the subject of the offer must be ordinary shares in the Issuer which have been quoted on the ASX throughout the 12 month period immediately preceding the offer without suspension during that period exceeding in total 2 trading days.

2. The offer must be made pursuant to an employee share scheme extended only to persons (offerees) who at the time of the offer are full time, part time and casual employees of the Issuer or its associated bodies corporate for a continuous period of twelve months prior to the issue.

3. The employee share scheme must not involve:

   (a) a contribution plan; or

   (b) any offer, issue or sale being made through a trust.

4. The employee share scheme must provide as follows:

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

   (b) if the offer document includes or is accompanied by a summary (rather than a copy) of the rules of the employee share scheme, the offer document must include an undertaking that during the period or periods during which the offeree may acquire the shares offered or subject to the offer period, the Issuer will, within a reasonable period of the offeree so requesting, provide the offeree without charge with a copy of the rules of the employee share scheme;

   (c) the offer document must specify in respect of the shares offered:

      (i) the acquisition price in Australian dollars of the shares;

      (ii) or where the acquisition price of the shares is determinable at some future time by reference to a formula, the Australian dollar or Australian dollar equivalent of the acquisition price where that formula applied as at the date of the offer;
(d) the offer document must include an undertaking and an explanation of the way in which the Issuer will, during the offer period, within a reasonable period of the offeree so requesting, make available to the offeree the following information:

(i) the current market price of shares in the same class as the shares offered; and

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

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

5. In the case of an offer of shares for issue, the number of shares the subject of the offer when aggregated with:

(a) the number of shares in the same class which would be issued under each outstanding offer or option to acquire unissued shares, being an offer made or option acquired pursuant to an employee share scheme extended only to employees or directors of the Issuer and of associated bodies corporate of the Issuer, to be accepted or exercised (as the case may be); and

(b) the number of shares in the same class issued during the previous five (5) years pursuant to the employee share scheme and any other employee share scheme extended only to employees or directors of the Issuer and of associated bodies corporate of the Issuer:

but disregarding any offer made, or option acquired or share issued by way of or as a result of

(a) an offer to a person situated at the time of receipt of the offer outside Australia; or

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

(c) an offer that did not need disclosure to investors because of section 708 of the Act;

(d) an offer made to an employee under a prospectus lodged with ASIC;

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

SCHEDULE D – CONDITIONS

6. The Issuer upon making the offer under the employee share plan, provide ASIC with a copy of the offer document and accompanying document(s) not later than 7 days after the provision of that material to the relevant offerees; and

7. The Issuer will comply with any undertaking required to be made in the offer document by reason of this instrument.
Interpretation

For the purpose of this instrument:

i. The offer of the employee share scheme is to be extended to persons who at the time of the offer are employees of the Issuer and its associated bodies corporate being full time employees, part-time employees and casual employees of the Issuer and its associated bodies corporate for a continuous period of twelve (12) months prior to the issue.

ii. A body corporate is an associated body corporate of the Issuer if:

1. the body corporate is a related body corporate of the Issuer; or

2. the body corporate has voting power in the Issuer of not less than 20%; or

3. the Issuer has voting power in the body corporate of not less than 20%;

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

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

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

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

Dated the 30th day of April 2002.

Signed by

Paul Leslie Castafson

as a delegate of the Australian Securities and Investments Commission.
02/0684

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

Pursuant to subsection 655A(1) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission declares that subsection 621(3) of the Act applies to the persons named in Schedule A in the case referred to in Schedule B as if that subsection were modified by inserting after the word "agreement" the words ", other than a purchase or agreement resulting from a takeover contract or acceptance which is void under section 650G of the Act or any offer in relation to such a takeover contract or acceptance, ".

Schedule A

First Tech Australia Pty Ltd ACN 099 067 099 (the "Bidder") and its associates.

Schedule B

The takeover bid by the Bidder or an associate of the Bidder for all the fully paid ordinary shares in Nautronix Limited ABN 28 009 019 603 announced by the bidder on or about the date of this instrument.

Dated this 3rd day of May 2002

Signed by
As a delegate of the Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act – Subsection 741(1)(b) – Modification

Pursuant to subsection 741(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("Commission") hereby declares that Chapter 6D of the Act applies to the person specified in Schedule A and any person acting on its behalf in the case specified in Schedule B as if paragraphs 723(3)(b) and 724(1)(b)(ii) were varied by omitting the words "disclosure document" where they appear and substituting the words "supplementary prospectus".

Schedule A
Precious Metals Australia Limited ACN 009 131 533 ("Issuer").

Schedule B
The Issuer making offers to issue securities in the Issuer pursuant to a prospectus dated 6 February 2002 in circumstances where, within 3 months after the date of the prospectus:

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

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

(c) a supplementary prospectus dated 3 May 2002 is lodged with ASIC.

Dated this 3 May 2002.

Signed: Stefan Pfeifle as delegate of the
Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Act – Subsection 741(1)(b) – Modification

Pursuant to subsection 741(1)(b) of the Corporations Act 2001 (the "Act") the Australian Securities and Investments Commission ("Commission") hereby declares that Chapter 6D of the Act applies to the person specified in Schedule A and any person acting on its behalf in the case specified in Schedule B as if paragraphs 723(3)(b) and 724(1)(b)(ii) were varied by omitting the words "disclosure document" where they appear and substituting the words "supplementary prospectus".

Schedule A

Safe Effect Technologies Limited ACN 099 107 623 ("Issuer").

Schedule B

The Issuer making offers to issue securities in the Issuer pursuant to a prospectus dated 21 February 2002 in circumstances where, within 3 months after the date of the prospectus:

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

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

(c) a supplementary prospectus dated 21 May 2002 is lodged with ASIC.

Dated this 21 May 2002.

Signed: [Signature]

Stefan Pfeifle as delegate of the
Australian Securities and Investments Commission
Australian Securities and Investments Commission
Corporations Law – Paragraph 655A(1)(b) – Modification

Pursuant to paragraph 655A(1)(b) of the Corporations Act 2001 ("Act") the Australian Securities and Investments Commission ("ASIC") hereby declares that Chapter 6 of the Act shall apply in relation to the person named in Schedule A in the case specified in Schedule B as if Division 2 of Part 6.6 of Chapter 6 of the Act was modified or varied by:

1. Inserting "650CA" after "650C" in subsection 650A(1).

2. Adding the following section:

"650CA A bidder may vary the offer made under a bid by reducing a minimum acceptance condition at any time not less than 7 days before the end of the offer period."

SCHEDULE A

Data & Commerce Limited (ABN 20 009 221 630) ("Data")

SCHEDULE B

The off-market takeover bid for all the issued shares in Software Communication Group Limited (ABN 88 087 482 602), for which Data has lodged with ASIC a bidder's statement on 24 April 2002.

Dated this 14th day of June 2002.

Signed by: Stefan Pfeifle a delegate of ASIC.
Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 741(1)(b) - Declaration

Pursuant to paragraph 741(1)(b) of the Corporations Act 2001 ("Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D of the Act applies in relation to the person named in Schedule A, in the case referred to in Schedule B, as if section 711 of the Act were modified by:

1. Inserting "at any time during the last 2 years" after "has given or agreed to give" at the end of the first sentence in subsection 711(3).

2. Inserting a new subsection 711(3A) in the same terms as the unmodified subsection 711(3), except for:
   • replacing "the amount" where it first occurs with "any material amount";
   • inserting before "benefit" where it first occurs "material"; and
   • inserting "at any time during the last 5 years" after the words "has given or agreed to give" at the end of the first sentence.

3. Inserting ",(3A)" after "subsections (2)" in subsection 711(4).

Schedule A

The Gribbles Group Limited ACN 091 000 225 ("Gribbles")

Schedule B

An issue of resetable preference shares by Gribbles by way of a general public offer, in respect of which a prospectus pursuant to section 713 of the Act is to be lodged with ASIC prior to 31 July 2002.

Dated this 17th day of June 2002.

Signed by Gail Bloch
As delegate of the Australian Securities and Investments Commission
AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

CORPORATIONS ACT 2001

SECTION 741 – DECLARATION

Pursuant to paragraph 741(1)(b) of the Corporations Act 2001 (the "Act"), the Australian Securities and Investments Commission declares that Chapter 6D of the Act applies in relation to the person named in Schedule A, in the case referred to in Schedule B, as if section 711 of the Act were modified by:

1. inserting "at any time during the last 2 years" after "the nature and value of any benefit anyone has given or agreed to give" in the first sentence of subsection 711(3);

2. inserting a new subsection 711(3A) in the same terms as the unmodified subsection 711(3), except for –
   • replacing "the", where it appears for the second time, with "any material",
   • inserting "material" before "benefit", and
   • inserting "at any time during the last 5 years" after "the nature and value of any benefit anyone has given or agreed to give"; and

3. replacing "and (3)" in subsection 711(4) with ", (3) and (3A)".

Schedule A

Equity Trustees Limited (ABN 46 004 031 298).

Schedule B

An offer for interests in the EQT Cash Management Fund (ARSN 092 615 275) where the prospectus in relation to those interests has been lodged on or about the date of this instrument.

Dated this 18th of June 2002

Signed by Carolyn Bruns

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

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

A.G.C. (GENERAL FINANCE) LTD
ACN 000 355 359 will change to a proprietary company limited by shares. The new name will be A.G.C. (GENERAL FINANCE) PROPRIETARY LIMITED ACN 000 355 359.

A.G.C. (LEASING) LTD ACN 000 377 122 will change to a proprietary company limited by shares. The new name will be A.G.C. (LEASING) PROPRIETARY LIMITED ACN 000 377 122.

A G C (FINANCE) LTD ACN 000 257 670 will change to a proprietary company limited by shares. The new name will be A G C (FINANCE) PROPRIETARY LIMITED ACN 000 257 670.

AOC HOLDINGS LIMITED ACN 007 869 936 will change to a proprietary company limited by shares. The new name will be AOC HOLDINGS PROPRIETARY LIMITED ACN 007 869 936.

AUSTRALIAN GUARANTEE CORPORATION LIMITED ACN 000 015 485 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN GUARANTEE CORPORATION PROPRIETARY LIMITED ACN 000 015 485.

AUSTRALIS PEARLING LTD ACN 093 725 136 will change to a proprietary company limited by shares. The new name will be AUSTRALIS PEARLING PTY LTD ACN 093 725 136.

BERELA LIMITED ACN 010 671 315 will change to a proprietary company limited by shares. The new name will be BERELA PTY LTD ACN 010 671 315.

BERNIE ROSE & ASSOCIATES PTY. ACN 006 606 533 will change to a proprietary company limited by shares. The new name will be BERNIE ROSE & ASSOCIATES PTY. LTD. ACN 006 606 533.

BERNIE ROSE & ASSOCIATES PTY LTD ACN 095 148 431 will change to a proprietary company limited by shares. The new name will be EYECARE PLUS LIMITED ACN 095 148 431.

BEECHWORTH VINEYARDS LIMITED ACN 085 338 147 will change to a proprietary company limited by shares. The new name will be BEECHWORTH VINEYARDS PTY LTD ACN 085 338 147.

CENTRIX LTD ACN 073 945 892 will change to a proprietary company limited by shares. The new name will be CENTRIX PTY LTD ACN 073 945 892.

CITIBANK LIMITED ACN 004 325 080 will change to a proprietary company limited by shares. The new name will be CITIBANK PTY LIMITED ACN 004 325 080.

CITIE CENTRE LIMITED ACN 075 140 911 will change to a proprietary company limited by shares. The new name will be CITIE CENTRE PTY LTD ACN 075 140 911.

CROYDON GOLD PTY LTD ACN 067 519 779 will change to a public company limited by shares. The new name will be GOLD AURA LIMITED ACN 067 519 779.

CROXY DON GOLD PTY LTD ACN 067 519 779 will change to a public company limited by shares. The new name will be ELECTROPURE INTERNATIONAL PTY LIMITED ACN 087 387 246.

EYECARE PLUS PTY LTD ACN 095 148 431 will change to a proprietary company limited by shares. The new name will be EYECARE PLUS LIMITED ACN 095 148 431.

FAIRFAX & ROBERTS LTD ACN 001 015 238 will change to a proprietary company limited by shares. The new name will be FAIRFAX & ROBERTS PTY LTD ACN 001 015 238.

G L HILZINGER PTY ACN 002 334 072 will change to a proprietary company limited by shares. The new name will be G L HILZINGER PTY LTD ACN 002 334 072.

INTEGRATED MINERAL TECHNOLOGY LIMITED ACN 087 115 295 will change to a proprietary company limited by shares. The new name will be INTEGRATED MINERAL TECHNOLOGY PTY LTD ACN 087 115 295.
ITEIGHT SOLUTIONS LTD. ACN 091 985 518 will change to a proprietary company limited by shares. The new name will be ITEIGHT SOLUTIONS PTY LTD ACN 091 985 518.

NEWATMR LTD ACN 000 004 008 will change to a proprietary company limited by shares. The new name will be NEWATMR PTY. LTD. ACN 000 004 008.

OPUS SECURITIES LIMITED ACN 096 536 819 will change to a proprietary company limited by shares. The new name will be OPUS SECURITIES PTY LTD ACN 096 536 819.

PREMIER DIAGNOSTICS LTD. ACN 096 394 464 will change to a proprietary company limited by shares. The new name will be PREMIER DIAGNOSTICS PTY LTD ACN 096 394 464.

THE REYNOLDS WINE COMPANY LIMITED ACN 087 391 615 will change to a proprietary company limited by shares. The new name will be THE REYNOLDS WINE COMPANY PTY LIMITED ACN 087 391 615.

TRADERS FINANCE CORPORATION LTD ACN 000 015 609 will change to a proprietary company limited by shares. The new name will be TRADERS FINANCE CORPORATION PROPRIETARY LIMITED ACN 000 015 609.

NEATO EMPLOYMENT SERVICES LIMITED ACN 095 639 768 will change to a proprietary company limited by shares. The new name will be NEATO EMPLOYMENT SERVICES PTY LTD ACN 095 639 768.

OCCTECH ENGINEERING PTY LTD ACN 009 200 211 will change to a public company limited by shares. The new name will be OCCTECH LTD ACN 009 200 211.

PORT PHILLIP DEVELOPMENTS LIMITED ACN 097 425 084 will change to a proprietary company limited by shares. The new name will be PORT PHILLIP DEVELOPMENTS PTY LTD ACN 097 425 084.

ROBINA LODGE HOLDINGS LIMITED ACN 074 386 299 will change to a proprietary company limited by shares. The new name will be ROBINA LODGE HOLDINGS PTY. LTD. ACN 074 386 299.

TRADER.COM (AUSTRALIA) LIMITED ACN 008 500 365 will change to a proprietary company limited by shares. The new name will be TRADER.COM (AUSTRALIA) PTY LTD ACN 008 500 365.

WEEKEND GEAR LTD ACN 085 701 319 will change to a proprietary company limited by shares. The new name will be WEEKEND GEAR PTY LTD ACN 085 701 319.