



Commonwealth of Australia



ASIC

Australian Securities &
Investments Commission

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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.

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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") hereby 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 item 7 of section 611 of the Act were modified or varied by deleting paragraph (a) and replacing it with the following paragraph:

"(a) no votes are cast in favour of the resolution by the person proposing to make the acquisition and their associates; and".

Schedule A

James Fielding Trust ARSN 089 988 296 ("JFG Trust")

Schedule B

An acquisition by Mirvac Funds Limited ABN 70 002 561 640 as responsible entity of the Mirvac Property Trust ARSN 086 780 645 of all of the units in JFG Trust.

Dated this 26th day of October 2004



Signed by Ian Macdonald

As delegate of the Australian Securities and Investments Commission

relieffield.doc

05 / 0692

**Australian Securities and Investments Commission
Corporations Act 2001 – Section 655A(1)(b)
Declaration**

Pursuant to subsection 655A(1) of the Corporations Act 2001 (Cth) ("Act"), the Australian Securities and Investments Commission ("ASIC") declares that Chapters 6 and 6C of the Act apply to the person referred to in Schedule A in the case referred to in Schedule B as if section 609 were modified or varied by inserting after subsection 609(2) the following subsections:

"(2A) For the purposes of subsection (2B):

CREST means the system for paperless settlement of trades and holdings of uncertificated securities administered by CRESTCo Limited in the United Kingdom; and

depository interest means an uncertificated interest in a security.

- (2B) Subsection (2) applies to a person (the *trustee*) who would otherwise have a relevant interest in securities because the trustee holds the securities as the trustee of a trust established pursuant to a deed poll (the *deed poll*) under which depository interests are issued for the purpose of satisfying rights or obligations of the holder of depository interests despite:
- (a) the trustee having any of the following discretions under the terms of the deed poll which give it the power to dispose of, or control the exercise of a power to dispose of the underlying securities to which the depository interests relate:
 - (i) discretions where depository interests are owned directly or beneficially by any person in circumstances where in the opinion of the trustee the trustee or its custodian might suffer any liability to taxation or pecuniary, fiscal or material regulatory disadvantage which it might not otherwise have suffered; or
 - (ii) discretions where the depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person in breach of any law or requirement of any jurisdiction or governmental authority or so as to result in ownership of any underlying securities exceeding any limit under or otherwise infringing any law or constitutive documents; or
 - (iii) discretions where the depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person who fails to furnish to the trustee such proof as to matters of fact (including identity) as the trustee may deem necessary or appropriate under applicable laws and regulations; or
 - (iv) discretions where the holder of the depository interest ceases at any time to be, or is suspended in whole or part as, a member of CREST; or

05 / 0692

- (v) discretions where the depository interests cease to be capable of being held in the CREST system; or
- (vi) discretions where the depository interests are held by a person who has failed to duly and punctually perform any obligation to the trustee or its custodian under the deed poll or any other relevant agreement or instrument to which the person is a party in relation to depository interests, if the trustee determines that it is appropriate,

where:

- (b) the trustee holds the securities on trust for the benefit of the holder of the depository interests; and
- (c) if the terms of any of the discretions referred to in paragraph (a) require the trustee to form an opinion or determine that an action is necessary or appropriate, the trustee acts reasonably in forming that opinion or making that determination; and
- (d) if the trustee exercises any of the discretions referred to in paragraph (a), it does so:
 - (i) only for the purposes of satisfying its obligations as trustee of the depository interests; and
 - (ii) on ordinary commercial terms or in an ordinary commercial manner as the case requires; and
- (e) the trustee does not dispose of any securities to its associates as a result of the exercise by the trustee of any of the discretions in paragraph (a); and
- (f) the depository interests are issued and admitted to trading status in accordance with the operating rules of the Alternative Investment Market of the London Stock Exchange plc."

Schedule A

Capita IRG Trustees Limited

Schedule B

The calculation of the relevant interests, voting power or substantial holdings of the person referred to in Schedule A in relation to shares in Orchid Capital Limited ACN 073 099 171.

Dated this 22nd day of June 2005



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

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**Australian Securities and Investments Commission
Corporations Act 2001 – Section 655A(1)(b)
Declaration**

Pursuant to subsection 655A(1) of the Corporations Act 2001 (Cth) ("**Act**"), the Australian Securities and Investments Commission ("**ASIC**") hereby revokes ASIC instrument 05/0692 and declares that Chapters 6 and 6C of the Act apply to the person referred to in Schedule A in the case referred to in Schedule B as if section 609 were modified or varied by inserting after subsection 609(2) the following subsections:

"(2A) For the purposes of subsection (2B):

CREST means the system for paperless settlement of trades and holdings of uncertificated securities administered by CRESTCo Limited in the United Kingdom; and

depository interest means an uncertificated interest in a security.

(2B) Subsection (2) applies to a person (the **trustee**) who would otherwise have a relevant interest in securities because the trustee holds the securities as the trustee of a trust established pursuant to a deed poll (the **deed poll**) under which depository interests are issued for the purpose of satisfying rights or obligations of the holder of depository interests despite:

- (a) the trustee having any of the following discretions under the terms of the deed poll which give it the power to dispose of, or control the exercise of a power to dispose of the underlying securities to which the depository interests relate:
- (i) discretions where depository interests are owned directly or beneficially by any person in circumstances where in the opinion of the trustee the trustee or its custodian might suffer any liability to taxation or pecuniary, fiscal or material regulatory disadvantage which it might not otherwise have suffered; or
 - (ii) discretions where the depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person in breach of any law or requirement of any jurisdiction or governmental authority or so as to result in ownership of any underlying securities exceeding any limit under or otherwise infringing any law or constitutive documents; or
 - (iii) discretions where the depository interests are owned directly or beneficially by, or otherwise for the benefit of, any person who fails to furnish to the trustee such proof as to matters of fact (including identity) as the trustee may deem necessary or appropriate under applicable laws and regulations; or
 - (iv) discretions where the holder of the depository interest ceases at any time to be, or is suspended in whole or part as, a member of CREST; or

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- (v) discretions where the depository interests cease to be capable of being held in the CREST system; or
- (vi) discretions where the depository interests are held by a person who has failed to duly and punctually perform any obligation to the trustee or its custodian under the deed poll or any other relevant agreement or instrument to which the person is a party in relation to depository interests, if the trustee determines that it is appropriate,

where:

- (b) the trustee holds the securities on trust for the benefit of the holder of the depository interests; and
- (c) if the terms of any of the discretions referred to in paragraph (a) require the trustee to form an opinion or determine that an action is necessary or appropriate, the trustee acts reasonably in forming that opinion or making that determination; and
- (d) if the trustee exercises any of the discretions referred to in paragraph (a), it does so:
 - (i) only for the purposes of satisfying its obligations as trustee of the depository interests; and
 - (ii) on ordinary commercial terms or in an ordinary commercial manner as the case requires; and
- (e) the trustee does not dispose of any securities to its associates as a result of the exercise by the trustee of any of the discretions in paragraph (a); and
- (f) the shares underlying the depository interests are issued and admitted to trading status in accordance with the operating rules of the Alternative Investment Market of the London Stock Exchange plc."

Schedule A

Capita IRG Trustees Limited

Schedule B

The calculation of the relevant interests, voting power or substantial holdings of the person referred to in Schedule A in relation to shares in Orchid Capital Limited ACN 073 099 171.

Dated this 23rd day of June 2005



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

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**Australian Securities And Investments Commission
Corporations Act 2001 - Subclause 30(2) Of Schedule 4 - Exemption**

Pursuant to subclause 30(2) of Schedule 4 to the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC"), being satisfied that proposed modification of the constitution of the company referred to in Schedule A (the "Company") in the case referred to in Schedule B will not result in or allow a modification of the mutual structure of the Company, hereby exempts the Company from clauses 29(1), 31, 32 and 33 of Schedule 4 to the Act, on the conditions mentioned in Schedule C, for so long as those conditions are met.

SCHEDULE A

CPS Credit Union (SA) Limited ACN 087 651 143

SCHEDULE B

The modification has the effect that only a person who has been a member for more than 12 months ("a qualifying member") may participate in the surplus and profits of the Company if the Company conducts a reduction of capital, scheme of arrangement, deed of arrangement, transfer of business or any other restructure of the Company and if after the completion of the restructure, the Company ceases to be entitled to use the words "Credit Union" or "Credit Society" in its name.

SCHEDULE C

The Company must ensure that the notice of meeting at which the proposed constitutional modification mentioned in Schedule B is to be considered or a statement that accompanies that notice of meeting:

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- (a) gives all the information that members of the Company would reasonably require and expect to be given to make an informed decision about the proposed modification; and
- (b) adequately sets out and explains each of the matters in paragraphs 32(1)(a) to (l) inclusive of Schedule 4 to the Act that are relevant to the proposed constitutional modification;
- (c) is lodged with ASIC within 7 days after the statement is given to members; and
- (d) is readily comprehensible by members of the Company.

Interpretation


In this instrument:

Scheme of arrangement means a compromise or arrangement under Part 5.1 of the Act;

Transfer of business means a transfer of business under the *Financial Sector (Transfer of Business) Act 1999*;

Reduction of capital means a reduction in share capital under Division 1 of Part 2J.1 of the Act.

Dated 1 July 2005



Signed by Richard Cockburn

As a delegate of the Australian Securities and Investments Commission



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Corporations Act
Section 657A
Declaration of Unacceptable Circumstances

In the matter of Austral Coal Limited 02

WHEREAS

- A. At all relevant times, Austral Coal Limited (**Austral Coal**) was subject to the takeover offer from Centennial Coal Company Limited (**Centennial**) announced on 23 February 2005 (**Centennial Offer**).
- B. Between March 2005 and early April 2005, Glencore International AG and its subsidiaries and their respective nominees (collectively **Glencore**) was considering acquiring a strategic stake in Austral Coal with a view to either launching its own takeover offer for Austral Coal or otherwise preventing Centennial from achieving the 90% compulsory acquisition threshold prior to close of the Centennial Offer.
- C. Prior to 21 March 2005, Glencore acquired 12,865,881 voting shares in Austral Coal (**Austral Coal Shares**) representing (at that time) approximately 4.9% of Austral Coal Shares.
- D. On 21 March 2005, Glencore entered into a cash-settled equity swap arrangement (**CSFB Swap**) with Credit Suisse First Boston International (**CSFB**) (with CSFB as the equity amount payer) in respect of Austral Coal Shares.
- E. Given the circumstances surrounding Austral Coal at the time CSFB entered into the CSFB Swap, there was a strong economic incentive for CSFB to hedge its exposure under the Swap by purchasing Austral Shares (**CSFB Hedge Shares**) (which CSFB did) and retaining them for the term of the Swap, giving Glencore a significant level of control over the disposal of the CSFB Hedge Shares.
- F. Glencore knew and intended this outcome.
- G. On 21 March 2005, CSFB acquired 651,195 Austral Coal Shares representing approximately 0.2% of Austral Coal Shares, as CSFB Hedge Shares. This acquisition caused the aggregate of the Austral Coal Shares held by Glencore and the CSFB Hedge Shares acquired by CSFB to exceed 5% of Austral Coal Shares.
- H. Between 22 March 2005 and 30 March 2005, CSFB acquired a further 11,448,865 Austral Shares as CSFB Hedge Shares, approximately 4.6% of Austral Coal Shares (at that time).
- I. Between 22 March and 4 April 2005, Glencore did not make disclosure of any interest in the CSFB Hedge Shares acquired by CSFB during the period from 21 March 2005 to 30 March 2005.

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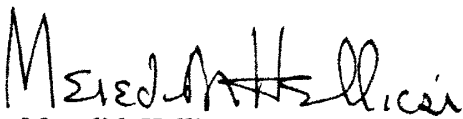
- J. On 31 March 2005, Glencore entered into a cash-settled equity swap arrangement (**ABN AMRO Swap**) with ABN AMRO Bank NV (**ABN AMRO**) (with ABN AMRO as the equity amount payer) in respect of Austral Coal Shares.
- K. Given the circumstances surrounding Austral at the time ABN AMRO entered into the ABN AMRO Swap, there was a strong economic incentive for ABN AMRO to hedge its exposure under the Swap by purchasing Austral Coal Shares (**ABN AMRO Hedge Shares**) (which ABN AMRO did) and retaining them for the term of the Swap, giving Glencore a significant level of control over the disposal of the ABN Hedge Shares.
- L. Glencore knew and intended this outcome.
- M. Between 31 March 2005 and 4 April 2005, ABN AMRO acquired 7,407,302 Austral Shares as ABN AMRO Hedge Shares, representing approximately 2.5% of Austral Coal Shares.
- N. Between 31 March 2005 and 4 April 2005, Glencore did not make any disclosure of any interest in the ABN AMRO Hedge Shares acquired by ABN AMRO during this period.
- O. On 5 April 2005, Glencore disclosed that it held approximately 5% of Austral Coal Shares and, in addition, had entered into cash-settled equity swap arrangements in regard to 7.4% of Austral Coal Shares.

Under section 657A of the Corporations Act, the Takeovers Panel declares that the circumstances relating to:

- 1. The failure of Glencore to disclose promptly and publicly the following matters in regard to Glencore's own holding of Austral Coal Shares, and the CSFB Swap or ABN AMRO Swap (each a **Swap**), as applicable, when the aggregate of Glencore's holding of Austral Coal Shares, CSFB's holding of CSFB Hedge Shares and ABN AMRO's holding of ABN AMRO Hedge Shares (**Combined Holding**) exceeded 5% of Austral Coal and following each subsequent 1% increment in the Combined Holding since the previously disclosed level:
 - (a) the parties to the Swap;
 - (b) the number of Austral Coal Shares to which the Swap relates;
 - (c) the date the Swap was entered into;
 - (d) whether the Glencore position was long or short;
 - (e) the reference/initial price; and
 - (f) the duration of the Swap (including any provisions for extension) and the circumstances in which the Swap must or may be closed out (including when and whether compulsorily or voluntarily or by agreement only, and in each case by whom, including the effect of Centennial or any other party achieving any given percentage level of control of Austral Coal or the effect of a de-listing of Austral Coal).

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2. Each purchase of Hedge Shares by either CSFB or ABN AMRO (each a **Bank**) on ASX between 22 March and 4 April 2005 (inclusive) in circumstances where, after Glencore had acquired its initial 4.9% shareholding, Glencore and the Banks had entered into the Swaps and the market was unaware of the Combined Holding.



Meredith Hellicar

Sitting President

Austral Coal 02 Proceedings

28 June 2005

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**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, and in relation to the supplementary disclosure document, 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) 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

Minerals Corporation Limited ACN 002 529 160 ("Issuer") and any person acting on its behalf.

SCHEDULE B

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An offer or issue of securities of the Issuer under a prospectus lodged with ASIC on 1 April 2005 in relation to which a first supplementary prospectus was lodged on 14 April 2005, in respect of which a second supplementary prospectus will be lodged with ASIC on or about 31 May 2005 (the "supplementary disclosure document").

Dated this 31st day of May 2005.

Signed:



.....
Trevor John Shaw, as delegate of the
Australian Securities and Investments Commission

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

Under paragraph 741(1)(a) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission ("ASIC") hereby exempts the persons specified in Schedule A in the case referred to in Schedule B from subsection 723(1) of the Act.

Under paragraph 741(1)(a) of the Act, ASIC hereby exempts the persons specified in Schedule A in the case referred to in Schedule C and on the conditions referred to in Schedule D for so long as they are met during the period specified in Schedule E, from compliance with subsection 734(2) of the Act.

Under paragraph 741(1)(a) of the Act, ASIC hereby exempts the person specified in Schedule A in the case referred to in Schedule C for the period referred to in Schedule F, from compliance with subsection 734(6)(b) of the Act.

Schedule A

Ricegrowers' Co-operative Limited ARBN 007 481 156, a co-operative registered under the *Co-operatives Act 1992* (NSW) ("RCL") and the public company that RCL will become upon registration under Part 5B.1 of the Act ("New RCL") and the directors of RCL and New RCL.

Schedule B

An offer under a prospectus lodged with ASIC on or about August 2005 ("**Prospectus**") which, amongst other things, invites members of RCL ("**Members**") to consider a proposal to restructure RCL ("**Restructure Proposal**") that if approved, would enable RCL to apply to become New RCL and upon registration result in the issue of shares in New RCL to Members and persons who are to be regarded as shareholders under section 139 of the *Co-operatives Act* ("**Former Shareholders**").

Schedule C

Advertising or publicity about an offer or intended offer of securities by RCL ("**Potential Offer**") in connection with the Restructure Proposal.

Schedule D

1. The advertising or publicity does no more than describe to Members and Former Shareholders, the process and implications of the Restructure Proposal; and
2. the advertising or publicity does not communicate the advantages or disadvantages of the Potential Offer.



ASIC

Australian Securities & Investments Commission

05 / 07 56

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

Notice of Cancellation of an Australian Financial Services Licence

TO: Northern Districts Credit Union Limited, ABN 34 087 650 413 ("the Licensee") 5 Denison Street HAMILTON NSW 2303

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246863 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 5th day of July 2005.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

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Schedule E

From the date of this instrument until the earlier of:

- (a) the date on which RCL lodges the Prospectus with ASIC; or
- (b) 31 August 2005

unless otherwise revoked.

Schedule F

From the date on which the Prospectus is lodged with ASIC until the last date on which shares under the Prospectus are issued.

Dated this 27th day of June 2005



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

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**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 951B(1)(a) – Variation**

Under paragraph 951B(1)(a) of the *Corporations Act 2001* the Australian Securities and Investments Commission varies ASIC Instrument [04/1449] dated 16 November 2004 by deleting "30 June 2005" and substituting "31 January 2006".

Dated this 30th day of June 2005



Signed by Catherine So
as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission **0 5 / 0 7 5 9**
Corporations Act 2001 — Paragraph 601QA(1)(a) & 741(1)(a) – Exemptions

Part 6D Prospectus Relief

Under paragraph 741(1)(a) of the *Corporations Act 2001* (the "Act"), the Australian Securities and Investments Commission ("ASIC") exempts CPT Manager Limited ACN 054 494 307 (the "RE") from subsection 723(1) in the case set out in Schedule A.

Part 5C Managed Investment Scheme Relief

Under paragraph 601QA(1)(a) of the Act, ASIC exempts the RE in its capacity as the responsible entity of Centro Property Trust ARSN 091 043 793 (the "Scheme") from paragraph 601FC(1)(d) of the Act, to the extent it requires the responsible entity to treat members of the same class equally in the case referred to in Schedule B and on the conditions set out in Schedule C for so long as they are met.

Schedule A

The in specie distribution to Centro securityholders of their Entitlements, pursuant to a Disclosure Document issued on or about 4 July 2005.

Schedule B

Where the RE makes an in specie distribution to Centro securityholders of their Entitlements and where the RE reasonably considers that it is in the best interests of the members to:

- 1) round up or down each member's Entitlement to the nearest whole security; and
- 2) exclude those members who:
 - (a) have registered addresses in jurisdictions other than:
 - (i) Australia and New Zealand; and
 - (ii) a jurisdiction where the RE is aware that the laws of that jurisdiction would allow the in specie distribution in accordance with the terms in the Disclosure Document;
 - (b) have interests in the Scheme equal to a total value of less than \$500; or
 - (c) elect not to receive their Entitlements;

(collectively, the "Excluded Members"), and where the Excluded Members' Entitlements will be sold pursuant to a Sale Facility, with the proceeds to be remitted to those Excluded Members.

Schedule C

1 The RE must ensure that a statement of:

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- (a) any discretion it retains to round up or down a member's Entitlement, including where it reasonably believes a member has manipulated their holdings to take advantage of rounding;
- (b) the circumstances under which a member will be considered an Excluded Member; and
- (c) the terms of the Sale Facility, including the fact that the stapled securities will be sold for a particular price which will represent the net tangible asset backing value of each stapled security;

is disclosed in a Disclosure Document to be sent to the Centro securityholders prior to the in specie distribution.

2 The RE must ensure that the in specie distribution does not adversely affect any other member of the scheme.

Interpretations:

Centro Property Group means the stapled securities group comprising of the Scheme and Centro Properties Limited.

Centro securityholders means the holders of stapled securities in the Centro Property Group.

Centro Retail Group means the stapled securities group comprising of the Centro Retail Trust ARSN 104 931 928 and Centro Retail Limited ACN 114 757 783.

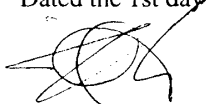
Disclosure Document means a combined prospectus and Product Disclosure Statement prepared by CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of the Centro Retail Trust ARSN 104 931 928 for issue to the Centro securityholders, prior to the in specie distribution of Centro Retail Group stapled securities to the Centro securityholders.

Entitlement means one Centro Retail Group stapled security for every three Centro stapled securities held by the Centro securityholder.

Sale Facility means the facility under which the Excluded Members' Entitlements will be sold prior to the quotation of Centro Retail Group stapled securities and the proceeds remitted to the relevant Excluded Member in accordance with the terms of the facility to be disclosed in the Disclosure Document.

Stapled securities means an interest in a registered scheme and a share in a company, which, under the terms on which they are traded on the financial market of Australian Stock Exchange Limited, must be transferred together.

Dated the 1st day of July 2005



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

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

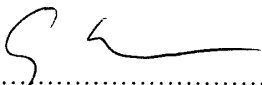
Under subsection 741(1) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission ("ASIC") declares that Chapter 6D of the Act applies to the person identified in the Schedule as if subparagraph 708A(6)(d)(i) were modified or varied by after "Chapter 2M" inserting the words "(other than section 296 insofar as it relates to a breach of Accounting Standard AASB 1047 in relation to a financial year ended in the calendar year 2004)".

SCHEDULE

Central West Gold NL ACN 003 078 591

Dated this 4th day of July 2005.

Signed:


.....
Gadi Bloch, as a delegate of the
Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

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

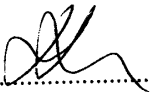
Notice of Cancellation of an Australian Financial Services Licence

TO: Creative Risk Solutions Pty Limited, ABN 56 085 789 644 ("the Licensee") 8 Curlew Camp Road MOSMAN NSW 2088

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 233785 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 5th day of July 2005.

Signed

.....

Joyce Krashow, a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: General Insurance Brokers Pty. Limited, ABN 32 010 852 203 ("the Licensee") Level 8, ING Building 100 Edward Street BRISBANE QLD 4000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 236664 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 5th day of July 2005.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

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

Pursuant to paragraph 601QA(1)(b) of the *Corporations Act* 2001 ("the Act") the Australian Securities and Investments Commission declares that Chapter 5C of the Act applies to the person referred to in the Schedule until 31 December 2005 as if section 601GA was modified or varied by:

1. in subsection (1), omitting "The" and substituting "Subject to subsections (5), (6), (7) and (8) the";
2. in subsection (4), omitting "If" and substituting "Subject to subsections (5), (6), (7) and (8) if";
3. adding after subsection 601GA(4):

"(5) The constitution does not have to make adequate provision for transaction costs associated with the acquisition of an interest in the scheme or a withdrawal from the scheme where the responsible entity discloses the basis on which those costs are calculated in each Product Disclosure Statement for interests in the scheme that is given to a person as a retail client while the constitution does not make such provision.

(6) The constitution does not have to make adequate provision for the consideration to acquire an interest in the scheme or the proceeds payable upon a withdrawal from the scheme to the extent that it depends on determining the value of an asset that is scheme property or the amount of a liability that may be satisfied from scheme property where the responsible entity:

(a) reasonably believes that the value or amount cannot be objectively ascertained at the relevant time; and

(b) discloses a general description of the valuation methods and policies it will apply in determining the value or amount in each Product Disclosure Statement for interests in the scheme that is given to a person as a retail client while the constitution does not make such provision.

(7) The constitution does not have to make adequate provision for the consideration to acquire an interest in the scheme or a withdrawal from the scheme to the extent that it depends on allocating a liability to a particular class of an interest in the scheme where the responsible entity:

(a) allocates that liability to a particular class of an interest in the scheme on economic grounds only; and

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- (b) discloses a general description of the basis on which the liability has been allocated in each Product Disclosure Statement for interests in the scheme that is given to a person as a retail client while the constitution does not make such provision.
- (8) The constitution does not have to make adequate provision for the consideration to acquire an interest in the scheme or the proceeds payable upon a withdrawal from the scheme to the extent that it depends on the responsible entity determining that the consideration to acquire or the proceeds payable upon a withdrawal will be increased by the amount of an input tax credit where:
- (a) each Product Disclosure Statement for interests in the scheme that is given to a person as a retail client while the constitution does not make such provision states that:
 - (i) the responsible entity may increase the amount of the payment in respect of the consideration to acquire or the proceeds payable upon a withdrawal by an amount equal to the input tax credit; and
 - (ii) subsequent to the payment in respect of the consideration to acquire or the proceeds payable upon a withdrawal, should the input tax credit not arise or the amount of the input tax credit was incorrectly estimated, the responsible entity must recover from or credit to the member the amount of any inaccuracy in the estimate.
- (9) In this section:

input tax credit has the same meaning as input tax credit under section 195-1 of the A New Tax System (Goods And Services Tax) Act 1999;

transaction costs means, in relation to the acquisition of an interest in the scheme or a withdrawal request, the amount that is included in the price at which the interest is acquired or has been deducted from the amount that would otherwise be paid in meeting the request that is reasonably attributable to the expenses associated with the acquisition or disposal of scheme assets merely because the interest has been acquired or the withdrawal request is met;

Schedule

Equity Trustees Limited ACN 004 031 298 in its capacity as responsible entity of the Common Fund No.10 (EQT Balanced Fund) ARSN 114 913 003.

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Dated this 6th day of July 2005

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

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to applies to CPT Manager Limited ACN 054 494 307 in its capacity as the responsible entity of the Centro Direct Property Fund (New Zealand) ARSN 104 931 928 (the *Fund*) in the case set out in the Schedule 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 an interest in the scheme and a share in the company are components of a stapled security) and, if there is a conflict between the members' interests and the interests of the responsible entity, give priority to the members' interests; and";
2. omit paragraphs 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 an interest in the scheme and a share in the company are components of a stapled security) and, if there is a conflict between the members' interests and the interests of the responsible entity, give priority to the members' interests; and";
3. section 601LC were modified or varied by adding after notional subsection 208(2) of the Act as included in that section:

"(2A) Member approval is not required for the giving of a benefit and the benefit need not be given within 15 months if:

 - (a) the benefit either:
 - (i) is given out of the scheme property of a registered scheme (the *Scheme*); or
 - (ii) could endanger the Scheme property; and
 - (b) all of the interests in the Scheme are component parts of the stapled security, together with all the shares in a company;
 - (c) the benefit is given by:
 - (i) the responsible entity of the Scheme; or
 - (ii) an entity that the responsible entity controls; or
 - (iii) an agent of, or person engaged by, the responsible entity; and
 - (d) the benefit is given to the company referred to in paragraph (b), or a wholly owned subsidiary of the company."

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4. After section 601PC insert:

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"601PD For the purposes of sections 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

Under the terms on which an interest in the Fund and a share in Centro Retail Limited ACN 114 757 783 are traded, they can only be transferred together.

Dated this 6th day of July 2005



Signed by Andrew Yik

as a delegate of the Australian Securities and Investments Commission



ASIC

Australian Securities & Investments Commission

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

Notice of Cancellation of an Australian Financial Services Licence

TO: St.George APL Pty. Limited. ABN: 80 009 182 263 ("the Licensee")
Level 12, 400 George Street, Sydney, NSW, 2000

Pursuant to section 915B(3)(d) of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240979 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7th day of July 2005.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments
Commission



ASIC

Australian Securities & Investments Commission

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Australian Securities & Investments Commission
Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Oasis Asset Management Limited. ABN: 68 090 906 371 ("the Licensee")
PO Box 870, 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 221136 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7th day of June 2005.

Signed

Joyce Krashow, a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
SECTION 601AH(1)

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

Dated this sixth day of July 2005

Jeremy McNeice :
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
(MY CAR) FINAL FINISH PTY. LIMITED	068 088 460
A.A.A. CONVEYANCING SERVICES PTY. LTD.	007 098 848
AIRSTAR AVIATION PTY. LTD.	090 114 284
ALANDENN NOMINEES PTY LTD	008 821 083
ANTHONY NEWTON FINANCIAL SERVICES PTY LTD	090 965 352
ASF TILING PTY LTD	094 304 104
AUSTRALIAN GEOGRAPHIC INFORMATION SYSTEMS PTY LTD	094 548 955
BERKLEY INVESTMENTS (QLD) PTY LTD	078 616 832
BLAZE BMD PTY LTD	090 589 405
BM & BM MECHANICAL REPAIRS PTY LTD	080 307 446
BOVINE HEALTH AUSTRALIA PTY. LTD.	102 231 710
BUNDANOON BOWLING & RECREATION CLUB LTD	001 068 962
CASEY NOMINEES (VIC) PTY LTD	083 103 682
CENTAR HOLDINGS PTY. LTD.	009 234 655
CHIRNSIDE NOMINEES PTY. LTD.	005 205 149
CHRISTIES STONE QUARRIES PTY. LTD.	007 579 704
CHRYSOTILE CORPORATION OF AUSTRALIA PTY LTD	000 446 202
CLUB SWING AUSTRALIA PTY LTD	080 890 204
COLRICH VIEW PROPRIETARY LIMITED	004 768 558
COMPUTER HIGHWAY PTY. LIMITED	065 566 421
COOSAR PTY LTD	103 020 668
COSMETIC PAINTING COMPANY PTY. LIMITED	066 138 225
CSL (NO 1) PTY LIMITED	004 046 119
DATAWORKSHOP PTY LTD	100 464 944
DAVID DESIGN & DRAFTING PTY. LTD.	083 739 655
DELTA CONSTRUCTIONS (AUST) PTY LTD	080 189 537

Name of Company	ACN
DET-COM DIESEL PTY LTD	079 446 978
EASYFIXED PTY. LTD.	094 252 954
EITEU PTY LTD	077 807 277
EVOLUTION CAPITAL PTY. LTD.	099 111 001
GATECRAFT AUSTRALIA PTY. LTD.	100 751 282
GEOSUN PTY LTD	091 933 649
G G & L M WALKER PTY LTD	090 776 542
GREENGAS TECHNOLOGIES PTY LIMITED	103 013 930
HANCOCK CORPORATION PTY LTD	083 735 513
HISCOX FARMS PTY LTD	072 634 505
HORNYBROOK PTY. LTD.	088 923 086
HUMANATURE PTY LTD	056 651 426
INTEGRAL BUSINESS CONSULTING PTY LTD	082 956 492
INTOUCH CONSULTING GROUP PTY. LTD.	080 873 098
J.F KAY PTY LTD	095 393 383
J.S.M. SPORTS CORPORATION PTY LTD	009 413 530
JASPERFIELD INVESTMENTS PTY. LTD.	057 229 491
K & S PLASTICS PTY. LTD.	007 379 893
LEWIS ANCHORAGES PTY LTD	000 752 296
LNL GLOBAL ENTERPRISES PTY. LTD.	090 956 031
LOADMASTER LOAD RAMPS PTY LTD	096 336 533
LOGREEN PTY. LTD.	090 919 449
LONOS HOLDINGS PTY LTD	001 592 365
LORCADE PTY. LTD.	096 125 343
LUTEX PTY. LIMITED	088 591 351
LUXONAIRES PTY. LTD.	085 300 849
MABTECH INVESTMENTS PTY. LTD.	062 730 938
MAKOR INVESTMENTS PTY LTD	089 053 396
MARLTAZ PTY LIMITED	003 918 858
MASINI IT SOLUTIONS PTY LTD	098 839 144
MICROWOOD AUSTRALIA PTY LTD	089 157 308
MIDWATER PTY. LTD.	010 902 048
MITFORD ENGINEERING (AUST) PTY LTD	073 912 777
MODAGE DESIGN PTY LTD	091 358 011
NANEVSKI DEVELOPMENTS PTY LIMITED	082 897 087
NGUYENS' BUILDING SERVICES PTY. LTD.	066 128 961
NIKANG PTY. LTD.	097 994 717

Name of Company	ACN
OZCREATE PTY. LIMITED	095 101 545
P.K.S. HOLDINGS PTY LTD	090 617 691
PALPORT PTY. LTD.	008 163 068
PARKLEAF HOLDINGS PTY LTD	088 884 360
PGD GROUP PTY. LTD.	100 766 998
PHOENIX BUSINESS SOLUTIONS AUSTRALIA PTY. LTD.	008 274 477
P J KING & ASSOCIATES BUILDING DESIGNERS PTY. LTD.	005 941 122
POGLOADER INVESTMENTS PTY LTD	071 132 217
POSSAM HOLDINGS PTY LTD	075 076 274
PRESS & BINDERY SERVICES PTY LTD	080 803 989
PROFESSIONAL MERCANTILE PTY LTD	095 315 638
QUICKOPY AUDIO RECORDING SERVICES (QLD.) PTY. LTD.	010 375 023
R.A.D. PROPERTY SERVICES PTY LTD	098 267 273
RESORT MEDICAL MANAGEMENT PTY LTD	085 634 260
RIONIS NOMINEES PTY. LTD.	005 771 764
RUSSELL HAYES PTY. LIMITED	003 229 945
SACON B.C. PTY LTD	078 533 043
SAFARI 4 X 4 ENGINEERING PTY LTD	081 086 660
SATOR AUS PTY LTD	080 783 071
SCHUMANN REALTY PTY LIMITED	100 875 536
SEMAPHORE MEDICAL CENTRE PTY LTD	080 444 819
SHILIDA UNION (AUST) PTY LTD	062 468 811
SICILY 2002 PTY LTD	100 507 097
SOBON PTY. LTD.	087 393 084
SPAR MARKETING PTY. LTD.	002 752 883
SWISSOPTIMAL TRADERS PTY LIMITED	090 626 798
T. CALLAWAY & ASSOCIATES PTY. LIMITED	058 202 289
T. HELSBY & SONS PTY LTD	000 134 172
TBT CYLINDER RETEST PTY LTD	092 905 283
THE CREATIVE CONTENT GROUP PTY LTD	084 456 575
TIMEMARCH PTY LIMITED	101 671 907
TRANS AUSTRALIAN MUSIC PTY. LTD.	005 438 004
TYRE DATABASE SYSTEMS LIMITED	103 102 021
UNION BURROWES PTY. LTD.	082 338 074
VENUE SELECT PTY LTD	092 327 412
WEALTH GUARD PTY. LTD.	083 808 208
WINDCANE PTY. LIMITED	061 915 213

Name of Company	ACN
XTHIRST PTY LIMITED	085 716 623
102 LAMBERT INVESTMENTS PTY LTD	103 214 446

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.

ALINTA INVESTMENTS PTY LTD ACN 108 311 100 will change to a public company limited by shares. The new name will be ALINTA INFRASTRUCTURE LTD ACN 108 311 100.

BRIAMARK PTY LTD ACN 101 927 413 will change to a public company limited by shares. The new name will be BRIAMARK LIMITED ACN 101 927 413.

INSPIRED EDUCATION LIMITED ACN 108 835 909 will change to a proprietary company limited by shares. The new name will be INSPIRED EDUCATION PTY LIMITED ACN 108 835 909.

NAECO TECH GLOBAL PTY LTD ACN 111 980 619 will change to a public company limited by shares. The new name will be NAECO TECH GLOBAL LIMITED ACN 111 980 619.

OSSA LIMITED ACN 009 585 111 will change to a proprietary company limited by shares. The new name will be OSSA PTY LTD ACN 009 585 111.

STRIKER RESOURCES N.L. ACN 009 153 119 will change to a public company limited by shares. The new name will be NORTH AUSTRALIAN DIAMONDS LTD ACN 009 153 119.

TOPAZ TRADING PTY LTD ACN 112 608 465 will change to an unlimited proprietary company. The new name will be TOPAZ TRADING PTY ACN 112 608 465.

YELLOCH CREEK ESTATE LTD ACN 084 917 162 will change to a proprietary company limited by shares. The new name will be YELLOCH CREEK ESTATE PTY LTD ACN 084 917 162.

AUSAM RESOURCES LIMITED ACN 090 935 738 will change to a proprietary company limited by shares. The new name will be AUSAM RESOURCES PTY LTD ACN 090 935 738.

ELLERSTON CAPITAL PTY LIMITED ACN 110 397 674 will change to a public company limited by shares. The new name will be ELLERSTON CAPITAL LIMITED ACN 110 397 674.

INTERNATIONAL HOUSE PTY. LTD. ACN 008 709 224 will change to a public company limited by shares. The new name will be FLEXI-POINT ASSISTED LIVING RESORTS LIMITED ACN 008 709 224.

OSPREY GOLD N. L. ACN 007 290 315 will change to a proprietary company limited by shares. The new name will be OSPREY GOLD PTY LTD ACN 007 290 315.

RG CAPITAL RADIO LIMITED ACN 010 711 056 will change to a proprietary company limited by shares. The new name will be RG CAPITAL RADIO PTY LIMITED ACN 010 711 056.

TEA TREE INVESTORS LIMITED ACN 097 918 771 will change to a proprietary company limited by shares. The new name will be TEA TREE INVESTORS PTY LTD ACN 097 918 771.

VILLAGE RETIREMENT SERVICES PTY LTD ACN 111 177 747 will change to a public company limited by shares. The new name will be VILLAGE RETIREMENT SERVICES LIMITED ACN 111 177 747.