



**Commonwealth of Australia Gazette** 

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# **ASIC Gazette**

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#### **RIGHTS OF REVIEW**

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) 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 & Investments Commission Corporations Act 2001 Section 915B

#### Notice of Cancellation of an Australian Financial Services Licence

TO: Investa Properties Pty Limited
ABN: 54 084 407 241 ("the Licensee")
Level 6, 126-130 Phillip Street
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 252704 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1st May 2008.

Signed





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

#### Notice of Cancellation of an Australian Financial Services Licence

TO: SHI Investments Pty Ltd
ABN: 58 005 291 798 ("the Licensee")
Level 1, 390 St Kilda Road
MELBOURNE VIC 3004

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 245575 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1st May 2008.

Signed





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

# Notice of Cancellation of an Australian Financial Services Licence

TO: DKM Investment Services Pty Ltd
ABN: 94 098 224 401("the Licensee")
GF Block C, 643 Kessels Road
UPPER MOUNT GRAVATT QLD 4122

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240560 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1st May 2008.

Signed





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

#### Notice of Cancellation of an Australian Financial Services Licence

TO: DVA Capital Pty Ltd
ACN: 119 838 756 ("the Licensee")
Unit 39, 100 Harris Street
PYRMONT NSW 2009

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 305863 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2<sup>nd</sup> May 2008.

Signed





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

#### Notice of Cancellation of an Australian Financial Services Licence

TO: Geoff Harrington & Co Pty Ltd ABN: 47 092 975 918 ("the Licensee") Level 13, 167 Macquarie Street SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247425 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 1st May 2008.

Signed





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

# Notice of Cancellation of an Australian Financial Services Licence

TO: IIEA (Holdings) Pty Limited

ABN: 35 099 032 532 ("the Licensee")

Level 29 Chifley Tower

2 Chifley Square

SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240241 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2<sup>nd</sup> May 2008.

Signed





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

#### Notice of Cancellation of an Australian Financial Services Licence

TO: Pateley Pty Ltd
ABN: 98 096 567 234 ("the Licensee")
750 Collins Street
DOCKLANDS VIC 3008

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 222122 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 2<sup>nd</sup> May 2008.

Signed





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

# Notice of Cancellation of an Australian Financial Services Licence

TO: Macquarie Leisure Developments Limited ACN: 105 453 834 ("the Licensee")
Level 7, 1 Martin Place
SYDNEY NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 238074 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 14th May 2008.

Signed





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

### Notice of Cancellation of an Australian Financial Services Licence

TO: Goldlink Capital Asset Management Pty Ltd. ABN 27 103 567 291 ("the Licensee")
Level 3, 88 George Street, THE ROCKS NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 230983 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 8th day of May 2008.

Signed

#### Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 655A(1)(b) – Declarations

1. Under paragraph 655A(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the Act applies to the person specified in Schedule A in the case specified in Schedule B as if subsection 618(2) were modified or varied by omitting "parcel." and substituting:

"parcel, unless that person or another person acquires a legal or equitable interest in the securities comprising the parcel after the offmarket bid is publicly proposed.".

- 2. Under paragraph 655A(1)(b) of the Act, ASIC declares that Chapter 6 of the Act applies to the persons specified in Schedule C in the case specified in Schedule B as if:
  - (a) paragraph 653B(3)(b) were modified or varied by omitting "parcel." and substituting "parcel; and"; and
  - (b) subsection 653B(3) were modified or varied by inserting after paragraph (b) the following paragraph:
    - "(c) where the parcel is held by the person as trustee or nominee for, or otherwise on account of, another person, the acceptance specifies:
      - (i) the date that other person acquired an equitable interest in the parcel or, if that date is not known, the date that other person is reasonably believed to have acquired an equitable interest in the parcel; and
      - (ii) where the date that other person acquired an equitable interest in the parcel is the same date as the date the offmarket bid is publicly proposed whether the equitable interest was acquired before the time the bid was publicly proposed.".

#### Schedule A

Hunan Nonferrous Metals Corporation Limited (a body corporate incorporated under the laws of the People's Republic of China)(*HNMCL*).

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#### Schedule B

The proportional takeover bid (*Bid*) by HNMCL for 70% of the ordinary shares in Abra Mining Limited ACN 110 233 577 (*AML*) not held by HNMCL at the date the Bid is announced, where the effect of this instrument is disclosed by HNMCL:

- 1. in a notice given to ASX Limited ACN 008 624 691 at the same time that HNMCL publicly proposes to make the Bid; and
- 2. in a prominent manner in the bidder's statement for the Bid; and
- 3. on any form for the acceptance of offers under the Bid.

#### Schedule C

Shareholders of AML.

Dated this 12<sup>th</sup> day of May 2008

Signed by Steven Rice

#### Australian Securities and Investments Commission Corporations Act 2001 (Cth) — Paragraphs 741(1)(a), 911A(2)(l), and 1020F(1)(a) — Exemptions

#### First Exemption: disclosure relief for offers of shares and units of shares

- 1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts Peplin, Inc. ARBN 126 884 393 (*Peplin*) from Parts 6D.2, 6D.3 (except section 736) and 7.9 where it:
  - (a) makes an eligible offer;
  - (b) offers to arrange for the issue of financial products under an eligible offer;
  - (c) issues a financial product under an eligible offer,

that does not involve a contribution employee share scheme, on the conditions set out in the Schedule and for so long as the conditions are met.

#### Second Exemption: licensing and hawking relief

- 2. Under paragraph 911A(2)(1) ASIC exempts Peplin who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in the First Exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
- 3. Under paragraph 911A(2)(1) ASIC exempts:
  - (a) Peplin who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption; and
  - (b) any associate of Peplin,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) the provision of a custodial or depositary service in connection with an eligible offer covered by the First Exemption where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (c); and

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- (e) dealing in a financial product in connection with an eligible offer covered by the First Exemption where any acquisition by purchase or disposal of the product (by Peplin or an associate of Peplin) occurs either:
  - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products or a dealers licence issued under the old Corporations Act authorising the holder to deal in securities; or
  - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
- 4. Under paragraphs 741(1)(a) and 992B(1)(a), ASIC exempts Peplin who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption from section 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

#### Schedule

The following conditions apply:

- 1. the person making the offer must:
  - (a) include that offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 2. Peplin must comply (or, if Peplin does not have a registered office in this jurisdiction, cause an associated body corporate which does so have a registered office to comply) with any undertaking required to be made in the offer document by reason of this instrument; and
- 3. in the case where the Plan involves the issue of shares (including as a result of the exercise of an option), Peplin must take reasonable steps to ensure that the number of shares to be received on exercise of the options the subject of the offer when aggregated with:
  - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares and units of shares, under the Plan scheme to be accepted or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to the Plan or any other employee share scheme extended only to

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eligible employees of Peplin;

(c) the number of shares or unexercised options in Peplin Ltd ACN 090 819 275 (*Peplin Ltd*) issued during the previous year pursuant to an employee share scheme (including shares in Peplin Ltd issued on the exercise of any options in turn issued under such an employee share scheme),

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

- (d) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (e) an offer that was an excluded offer or invitation within the meaning of the *Corporations Law* as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (f) an offer that did not need disclosure to investors because of section 708; or
- (g) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (h) an offer made under a disclosure document or Product Disclosure Statement,

must not exceed a number which is higher than the number representing 5% of the total number of issued shares in that class of Peplin as at the time of the offer.

#### Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act;
- 2. the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the employee share scheme in favour of their nominee;
- 3. associated body corporate of Peplin means:
  - (a) a body corporate that is a related body corporate of Peplin; or
  - (b) a body corporate that has voting power in Peplin of not less than 20%; or
  - (c) a body corporate in which Peplin has voting power of not less than 20%;
- 4. **ASX** means ASX Limited ACN 008 624 691

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- 5. Australian dollar equivalent in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which price relates;
- 6. *contribution employee share scheme* means an employee share scheme under which a participating eligible employee may save money by regular deductions from wages or salary (including through salary sacrifice arrangements) towards paying for shares offered for issue or sale under an employee share scheme;
- 7. current market price means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
- 8. *eligible employee* means, in relation to Peplin, a person who is at the time of an offer under the Plan, a full or part-time employee or director of Peplin or of an associated body corporate of Peplin;
- 9. *eligible offer* means an offer under the Plan for the sale or issue of:
  - (a) unquoted employee stock options where each of the options:
    - (i) is offered for no more than nominal consideration; and
    - (ii) are to be converted into fully-paid shares in Peplin in the same class as the shares underlying the CHESS depositary interests which have been quoted on a financial market operated by the ASX since 9 October 2007, provided that for the 12 month period immediately before the offer, there has not been an aggregate suspension for more than 2 trading days during that period in respect of:
      - (A) the shares in Peplin Ltd prior to the date of their delisting, if these shares were quoted during that period; and
      - (B) the CHESS depositary interests in Peplin; and
  - (b) units of fully-paid shares referred to in paragraph (a).
- 10. *employee stock options* means options issued to eligible Peplin employees under the Peplin, Inc. 2007 Incentive Award Plan;
- 11. *financial product advice* has the meaning given by section 766B;
- 12. *general advice* has the meaning given by section 766B;
- 13. *Peplin* means Peplin, Inc. ARBN 126 884 393;
- 14. *nominal consideration* means consideration of not more than 1 cent per option;
- 15. offer has a meaning affected by sections 700, 702 and 1010C;

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- 16. *offer document* means a document setting out an offer under the Plan that:
  - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
  - (b) if a summary (rather than a copy) of the rules of the Plan is given—includes an undertaking that during the period (the *offer period*) during which an eligible employee may acquire the financial products offered or exercise options acquired under the Plan, Peplin will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
  - (c) specifies in respect of the shares or units of shares:
    - (i) the acquisition price in Australian dollars;
    - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
    - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
  - (d) includes an undertaking, and an explanation of the way in which, Peplin will, during the offer period, within a reasonable period of the employee requesting, make available to the employee:
    - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of shares in the same class as those offered or to which the units relate; and
    - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date; and
  - (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by Peplin or any associated body corporate of it for the purpose of acquiring financial products under the employee share scheme; and
- 18. *Plan* means the Peplin, Inc. 2007 Incentive Award Plan;
- 19. *old Corporations Act* has the meaning given by subsection 1410(1);
- 20 Restructure means the reincorporation of Peplin Ltd as Delaware-incorporated Peplin, effected by a court approved schemes of arrangement under Part 5.1 of the Act; and

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20. *unit* in relation to a share means a legal or equitable right or interest in the share.

#### Commencement:

This instrument takes effect on gazettal.

Dated this 13<sup>th</sup> day of May 2008

Signed by Grantly Brown

#### Australian Securities and Investments Commission Corporations Act 2001 - Paragraphs 741(1)(a), 911A(2)(1), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) - Exemptions

- 1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the following persons:
  - (a) the Issuer; and
  - (b) the Plan Trustee

from Parts 6D.2 and 6D.3 (except section 736) and Part 7.9 of the Act where the person:

- (c) makes an eligible offer; or
- (d) offers to arrange for the issue of financial products under an eligible offer; or
- (e) issues a financial product under an eligible offer; or
- (f) issues a financial product on the vesting of a Performance Right that was issued under an eligible offer,

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

- 2. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 of the Act where:
  - (a) a recommendation is made (by a person other than the Issuer or the Plan Trustee) that a person to whom an eligible offer has been made acquire the financial product as a retail client; and
  - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
- 3. Under paragraph 911A(2)(1) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer covered by paragraph 1 of this instrument (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the Issuer in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
- 4. Under paragraph 911A(2)(1) of the Act, ASIC exempts:
  - (a) the Issuer; and
  - (b) a related body corporate of the Issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (c); and
- (e) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or an associate) occurs either:
  - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
  - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
- 5. Under paragraphs 741(1)(a) and 992B(1)(a) of the Act, ASIC exempts the Issuer from sections 736, 992A and 992AA of the Act in relation to eligible offers covered by paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

#### Schedule

The following conditions apply:

- 1. the Issuer must ensure that the eligible offer is substantially on the terms set out in the draft general terms of the Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 2. the Issuer must:
  - (a) include the offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and

- 4. the Company must take reasonable steps to ensure that the number of shares to be issued on the vesting of a Performance Right when aggregated with:
  - (a) the number of shares in the same class which would be issued were:
    - (i) each outstanding offer with respect to Performance Rights made under the Plan to be accepted and the Performance Rights to have vested; and
    - (ii) each outstanding offer with respect to shares, units of shares and options to acquire unissued shares under any other employee share scheme to be accepted or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years under:
    - (i) the Plan where the Performance Rights issued under the Plan have vested; and
    - (ii) any other employee share scheme extended only to eligible employees,

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (g) an offer made under a disclosure document or Product Disclosure Statement,

does not exceed 5% of the total number of issued shares in that class of the Company as at the time of the offer; and

- 5. in the case where an offer of stapled securities is made through a trust:
  - (a) the Plan Trustee must hold the stapled securities on trust for each person (a *beneficiary*) who acquires equitable interests in stapled securities under an eligible offer; and
  - (b) the Plan Trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually and made available for inspection by the beneficiaries at an office of the Plan Trustee or a place of business of the Issuer during normal business hours or such other time as is agreed with beneficiaries; and

- (c) the Plan Trustee must ensure that each stapled security in relation to which a beneficiary holds an equitable interest is identified in the written financial records as being held on account of that beneficiary; and
- (d) the Plan Trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
- (e) except as expressly provided by the trust deed, a beneficiary must have the capacity to authorise the Plan Trustee to sell at or above the current market price the stapled securities to which he or she is entitled to under the deed; and
- (f) the Plan Trustee must provide a copy of the trust deed to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument; and
- (g) the Issuer must ensure that the trust deed contains covenants binding the Plan Trustee and their agents, if any, to the effect that a beneficiary possesses substantially the same rights in respect of the stapled securities in which they hold an equitable interest as if they were the legal owner of the stapled securities, including the right to:
  - (i) direct the Plan Trustee how the voting rights attaching to the stapled securities shall be exercised, either generally or in any particular case; and
  - (ii) receive the income deriving from the stapled securities, including dividends and distributions declared by the Issuer in respect of those stapled securities.

*Note:* where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the *Acts Interpretation Act 1901*.

#### Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act; and
- 2. the Plan or any other employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee; and
- 3. associated body corporate of the Issuer means:
  - (a) a body corporate that is a related body corporate of the Issuer; or
  - (b) a body corporate that has voting power in the Issuer of not less than 20%; or

- (c) a body corporate in which the Issuer has voting power of not less than 20%;and
- 4. *Australian dollar equivalent* in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which price relates; and
- 5. Company means Westfield Holdings Limited ACN 001 671 496; and
- 6. *current market price* means, in relation to a stapled security, the price published by the operator of the principal financial market on which the stapled security is quoted as the final price for the previous day on which the stapled security was traded on that financial market; and
- 7. *eligible employee* means a person who is, at the time of an eligible offer, a full or part-time employee or director of the Company or of an associated body corporate of the Company; and
- 8. *eligible offer* means an offer for the issue of a Performance Right that is made under the Plan; and
- 9. *financial product advice* has the meaning given by section 766B of the Act; and
- 10. general advice has the meaning given by section 766B of the Act; and
- 11. Issuer means the Company, Westfield America Management Limited ACN 072 780 619 as responsible entity of Westfield America Trust, and Westfield Management Limited ACN 001 670 579 as the responsible entity of Westfield Trust; and
- 12. offer has a meaning affected by sections 700, 702 and 1010C of the Act; and
- 13. *offer document* means a document setting out an offer under the Plan that:
  - (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
  - (b) if a summary (rather than a copy) of the rules of the Plan is given includes an undertaking that during the period (the *offer period*) during which an eligible employee may acquire the financial products offered under the Plan, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the Plan; and
  - (c) specifies in respect of the stapled securities that may be acquired on the vesting of a Performance Right:
    - (i) the acquisition price in Australian dollars; or
    - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or

- (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
- (d) includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee:
  - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of stapled securities of the same class as those that will be acquired by the eligible employee when the Performance Right offered to the eligible employee vests; and
  - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date; and
- (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the Issuer or any associated body corporate of the Issuer for the purpose of acquiring financial products under the Plan; and

#### 14. *Performance Right* means:

- (a) an unsecured right to acquire, by way of issue or transfer a fully-paid stapled security in accordance with the Terms and Conditions of Grant (as defined in the rules of the Plan); or
- (b) where the right referred to in paragraph (a) has vested but the fully-paid stapled security to which the right relates has not been issued or transferred to the eligible employee, an equitable interest in a fully-paid stapled security,

where the stapled security to which the right or interest relates is in the same class as stapled securities that have been quoted on the financial market operated by ASX Limited ACN 008 624 691 throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; and

- 15. *Plan* means an employee share scheme that is known as at the date of this instrument as the Westfield Performance Rights Plan where:
  - (a) the scheme is extended only to eligible employees; and
  - (b) the terms of the scheme are substantially in the terms set out in the draft general terms of the Westfield Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 16. *Plan Trustee* means the trustee of the Westfield Performance Rights Plan, initially to be Amondi Pty Limited ACN 087 465 763; and

- 17. *rules of the Plan* means the written terms of the scheme as at the date of this instrument that are substantially in the terms set out in the draft general terms of the Westfield Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 18. *stapled security* means a share in the Company and an interest in the Westfield America Trust, and an interest in Westfield Trust which, under the terms on which each is to be traded, must be transferred together; and
- 19. Westfield Employee Share Plan Trust means a trust established by the Company under the Westfield Employee Share Plan Trust Deed where the terms of the scheme are substantially in the terms set out in the draft general terms of the Westfield Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 20. *Westfield America Trust* means the Westfield America Trust ARSN 092 058 449; and
- 21. Westfield Trust means Westfield Trust ARSN 090 849 746.

#### Commencement

This instrument takes effect on gazettal.

Dated this 9th day of May 2008

Signed by Steven Rice

#### Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 741(1)(b) and 1020F(1)(c) – Declarations

- 1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the Company and to shareholders of the Company in the case specified in the Schedule as if subsections 707(3) and (4) were omitted.
- 2. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies in relation to the Responsible Entities and to members of the Trusts in the case specified in the Schedule as if subsections 1012C(6) and (7) were omitted.

#### Schedule

#### Where:

- 1. an offer to sell a stapled security is made; and
- 2. the share in the Company and the interests in Westfield America Trust and Westfield Trust that together comprise the stapled security were issued to the trustee (the *Plan Trustee*) of the Westfield Employee Share Plan Trust and subsequently transferred by the Plan Trustee to a full or part-time employee (a *relevant employee*) or director (a *relevant director*) of the Company or of an associated body corporate of the Company in accordance with the terms of the Westfield Performance Rights Plan; and
- 3. the stapled security was issued without disclosure under Part 6D.2 of the Act for the share in the Company and without a Product Disclosure Statement for the interests in Westfield America Trust and Westfield Trust being prepared in circumstances where no disclosure document or Product Disclosure Statement was required to be given; and
- 4. the Company did not issue the share and the Responsible Entities did not issue the interests in Westfield America Trust and Westfield Trust with the purpose of the relevant employee or the relevant director selling or transferring the share or the interest, or granting, issuing or transferring interests in, or options or warrants over, the share or the interest.

#### Interpretation

#### In this instrument:

- 1. except where otherwise stated, references to provisions are references to provisions of the Act; and
- 2. references to a person offering securities or other financial products includes a reference to the person inviting applications for the securities or financial products; and
- 3. *associated body corporate*, in relation to the Company, means:
  - (a) a body corporate that is a related body corporate of the Company; or
  - (b) a body corporate that has voting power in the Company of not less than 20%; or

- (c) a body corporate in which the Company has voting power of not less than 20%;
- 4. Company means Westfield Holdings Limited ACN 001 671 496; and
- 5. Plan Trustee means Amondi Pty Limited ACN 087 465 763; and
- 6. **Responsible Entities** means Westfield America Management Limited ACN 072 780 619 as responsible entity of Westfield America Trust and Westfield Management Limited ACN 001 670 579 as responsible entity of Westfield Trust; and
- 7. **stapled security** means a share in the Company and an interest in the Westfield America Trust and an interest in Westfield Trust which, under the terms on which each is to be traded, must be transferred together; and
- 8. Trusts means Westfield America Trust and Westfield Trust; and
- 9. Westfield America Trust means Westfield America Trust ARSN 092 058 449; and
- 10. Westfield Employee Share Plan Trust means a trust established by the Company under the Westfield Employee Share Plan Trust Deed where the terms of the scheme are substantially in the terms set out in the draft general terms of the Westfield Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 11. Westfield Performance Rights Plan means an employee share scheme that is known by that name as at the date of this instrument where the terms of the scheme are substantially in the terms set out in the draft general terms of the Westfield Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 29 April 2008; and
- 12. Westfield Trust means Westfield Trust ARSN 090 849 746.

Dated this 9<sup>th</sup> day of May 2008

Signed by Steven Rice

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#### Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 741(1)(a) – Exemptions

Under paragraph 741(1)(a) of the *Corporations Act 2001 (Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A from subsections 723(1), 727(2) and 727(3) of the Act in the case specified in Schedule B.

#### Schedule A

Alumina Finance Limited ACN 130 920 562 (AFL)

#### Schedule B

#### Where:

- 1. AFL issues Convertible Bonds under a prospectus (*Prospectus*) that has been lodged with ASIC on or around 14 May 2008 and having the content required under Part 6D.2 of the Act; and
- 2. at the time the Prospectus is lodged with ASIC, shares in the same class as the Ordinary Shares are quoted on the financial market operated by ASX Limited ACN 008 624 691 (ASX); and
- 3. AFL only issues Convertible Bonds under the Prospectus:
  - (a) to investors outside this jurisdiction, or
  - (b) to Sophisticated Investors, or
  - (c) to professional investors.

#### Interpretation

- 1. *Convertible Bond* means a convertible security issued by AFL that is convertible into an Ordinary Share by the exercise of rights attached to those convertible securities outlined in the Trust Deed.
- 2. *Trust Deed* means the trust deed dated on or around 19 May 2008 entered into by AFL, Alumina Limited ACN 004 820 419 and The Bank of New York.
- 3. offer has a meaning affected by section 700 of the Act.
- 4. *Ordinary Share* means an ordinary share in Alumina Limited ACN 004 820 419.

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5. *Sophisticated Investor* means a person to whom an offer under Part 6D.2 of the Act does not require disclosure to investors by reason of subsection 708(8).

Dated this 12th day of May 2008

Signed by Roslyn Nippita

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as a delegate of the Australian Securities and Investments Commission.

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

Under paragraph 911A(2)(1) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the person referred to in Schedule A from the requirement to hold an Australian financial services licence in the case referred to in the Schedule B.

#### Schedule A

Epoch Investment Partners Inc. (the *body*), to which all of the following applies:

- (a) the body is a registered investment adviser;
- (b) the body is a body corporate incorporated in the US or a State of the US;
- (c) the body has not failed for more than the last 10 business days to have an Agent;
- (d) the body's primary business is the provision of financial services;
- (e) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument;
- (f) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
  - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
  - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
  - (f) the body has not notified ASIC that it will not rely on this instrument.

#### Schedule B

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#### Where:

- 1. the body provides financial product advice in this jurisdiction to wholesale clients in respect of interests in a managed investment scheme that is required to be registered under Chapter 5C of the Act; and
- 2. the body has provided ASIC with:
  - (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate;
  - (b) a notice that it will provide financial product advice in this jurisdiction in reliance on this instrument;
  - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
    - (i) the deed is irrevocable except with the prior written consent of ASIC;
    - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise;
    - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial product advice;
    - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise can be effected by service on the Agent;
    - (v) the body covenants that, on written request of either the SEC or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the SEC to disclose to ASIC and ASIC to disclose to the SEC any information or document that the SEC or ASIC has that relates to the body;

and

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(d) written consents to the disclosure by the SEC to ASIC and ASIC to the SEC of any information or document that the SEC or ASIC has that relates to the body. The consents must be in such form (if any) as ASIC specifies in writing.

#### Schedule C

- 1. The body must provide the financial product advice in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial product advice were provided in the US in like circumstances.
- 2. The body must:
  - (a) notify ASIC, as soon as practicable and in such form if any as ASIC may from time to time specify in writing, of the details of:
    - (i) each significant change to, including the termination of, the registration as a registered investment adviser applying to the body relevant to the financial product advice the body provides or intends to provide in this jurisdiction; and
    - (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial product advice the body provides or intends to provide in this jurisdiction;
  - (aa) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
    - (i) either:
- of the details of each significant change (a (A) notifiable regulatory change) to the US regulatory requirements (including the power or authority of the SEC to supervise, monitor or procure compliance by the body with the US regulatory requirements with respect to the provision of financial product advice) in the 6 months (the notification period) ending on the 15<sup>th</sup> day of the month by the end of which the notification is required that is relevant to the financial product advice the body provides or intends to provide in this jurisdiction and is not a change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or

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- (B) where there have been no notifiable regulatory changes that there have been no notifiable regulatory changes; and
- (ii) either:
- (A) of the details of each enforcement or disciplinary action (a *notifiable regulatory action*) taken by the SEC or any other overseas regulatory authority against the body during the notification period; or
- (B) where there have been no notifiable regulatory actions that there have been no notifiable regulatory actions; and
- (b) provide written disclosure to all persons to whom the financial product advice is provided in this jurisdiction (before the financial product advice is provided) containing prominent statements to the following effect:
  - (i) the body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial product advice; and
  - (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

#### Interpretation

In this instrument:

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

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

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

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

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

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

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

SEC means the Securities and Exchange Commission of the US;

US means the United States of America;

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

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

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

#### Commencement

This instrument takes effect on gazettal.

Dated this 8<sup>th</sup> day of May 2008

Signed by Cathy Chan

C. O

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

- 1. Under subsection 741(1) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts the person specified in Schedule A in the case specified in Schedule B from all of the provisions of Divisions 3, 4 and 5 of Part 6D.2 of the Act (other than section 718) and from paragraphs 728(1)(b) and (c), 728(3)(b), 730(1)(b) and (c) and sections 734 and 735 of the Act.
- 2. Under subsection 741(1) of the Act ASIC declares that Chapter 6D of the Act applies in relation to the person specified in Schedule A in the case specified in Schedule B as if section 718 were modified or varied by omitting that section and substituting:

"The issuer must lodge the following documents with ASIC not later than seven days after the making of the offer for issue of shares:

- (a) a copy of the notice or disclosure document issued in relation to the shares (which copy may leave blank offeree particulars including entitlement particulars); and
- (b) a statement:
  - (i) disclosing the number and percentage of persons, as shown in the register of members, to whom offers are being made whose addresses are places within this jurisdiction; and
  - (ii) confirming the issuer reasonably believes that the aggregate offer price of the shares offered to Australian shareholders is not more than 10% of the aggregate offer price of all of the shares offered to offerees.".

#### Schedule A

UBS AG ARBN 088 129 613 (Issuer)

#### Schedule B

An offer for issue of shares in the Issuer:

- 1. which is made pro rata to each holder of shares of the same class as those the subject of the offer (whether on a renounceable or non-renounceable basis);
- 2. in respect of which the terms and conditions of each offer made to an offeree whose address, as shown in the register of members, is a place within this jurisdiction (*Australian shareholder*) are not less favourable than those extended to other offerees;

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- 3. in respect of which the Issuer reasonably believes the aggregate offer price of the shares offered to Australian shareholders is not more than 10% of the aggregate offer price of all of the shares offered to offerees;
- 4. being an offer of shares in the same class as shares which at the time of the offer are quoted on an approved foreign market and trading in which is not suspended;
- 5. in respect of which each Australian shareholder is given the same access as other offerees to written information (or where applicable an English translation of such information) pertaining to the offer; and
- 6. which complies with all legislative requirements in the place of the location of the approved foreign market and the operating rules of that market, or if more than one, the principal approved foreign market, on which the Issuer's securities are quoted,

where securities of the Issuer have been quoted on an approved foreign market throughout the 36 month period preceding the offer.

#### Interpretation

For the purposes of this instrument:

An offer for issue of shares made by the Issuer to its shareholders shall be regarded as pro rata notwithstanding that:

- 1. fractional entitlements are rounded up or down;
- 2. a shareholder whose pro rata entitlement is less than a marketable parcel is offered a marketable parcel of the minimum possible size; or
- 3. an offer is not made to a shareholder (not being an Australian shareholder) whose address as shown in the register of members is a place outside the jurisdiction of location of the approved foreign market, or if more than one, the principal approved foreign market, on which the Issuer's securities are quoted.

Securities shall be taken to be quoted on an approved foreign market if and only if quoted on at least one of the SWX Swiss Exchange, New York Stock Exchange and Tokyo Stock Exchange.

For the avoidance of doubt, securities shall not be taken not to be quoted on an approved foreign market at a particular time only because that market was known by another name at that time.

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Securities shall be taken to have been quoted on an approved foreign market throughout the 36-month period preceding an offer if and only if:

- 1. the securities were first quoted on that market (irrespective of whether it was then known by another name) not less than 36 months prior to that offer; and
- 2. during that 36 month period those securities have been suspended from trading on that market for an aggregate period of not more than five trading days.

Shares shall not be taken to be in different classes merely because of a temporary difference in the dividend or distribution rights attaching to the shares.

*Note*: In this instrument, *this jurisdiction* means Australia: Act, ss 5 and 9 (definition of *this jurisdiction*).

Dated the 12th day of May 2008

Signed by Steven Rice

as a delegate of the Australian Securities and Investments Commission





Australian Securities and Investments Commission

Corporations Act 2001 — Paragraphs 283GA(1)(a), 601QA(1)(a), 741(1)(a),
911A(2)(l), 992B(1)(a) 1020F(1)(a) and 1020F(1)(b) — Exemptions

# First Exemption: disclosure and other relief for offers of shares involving a contribution plan

- 1. Under paragraphs 283GA(1)(a), 741(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (the Act) ASIC exempts:
  - (a) the Issuer
  - (b) Saab Pacific Pty Ltd ACN 002 950 790, Celsius Pacific Development Pty Ltd ACN 003 581 593, Saab Systems Pty Ltd ACN 008 643 212, Saab Bofors Dynamics Australia Pty Ltd ACN 064 722 443, S Pac Investment Holdings Pty Ltd ACN 072 686 812, Saab Barracuda Pty Ltd ACN 002 555 213; and
  - (c) any person who, by way of contract between the person and the Issuer, in connection with an eligible offer, acts for or on behalf of the Issuer

from:

- (i) Parts 2L.1, 2L.2, 2L.3, 2L.4 and 2L.5; and
- (ii) Parts 6D.2 and 6D.3 (except section 736); and
- (iii) Part 7.9,

where any of the persons referred to in sub-paragraphs (a) (b) or (c):

- (iv) makes an eligible offer;
- (v) offers to arrange for the issue of financial products under an eligible offer;
- (vi) issues a financial product under an eligible offer,

that involves a contribution plan but does not involve the Issuer or any associated body corporate offering any eligible employee of the Issuer a loan or similar financial assistance for the purpose of, or in connection with, the acquisition of financial products to which the offer relates, on the conditions set out in the Schedule and for so long as the conditions are met; and



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- 2. Under paragraph 1020F(1)(b) ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where the person (other than a person covered by paragraph 1) makes a recommendation to acquire financial products under an eligible offer to which paragraph 1 relates, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
- 3. For the avoidance of doubt, under paragraph 601QA(1)(a) ASIC exempts a person who operates a managed investment scheme only by reason of operating a contribution plan relating to an eligible offer to which paragraph 1 relates from section 601ED in relation to the operation of that managed investment scheme.

# Second Exemption: licensing and hawking relief

- 4. Under paragraph 911A(2)(l) ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption (other than because the person made a recommendation to acquire financial products) from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
- 5. Under paragraph 911A(2)(1) ASIC exempts:
  - (a) any of the persons referred to in paragraph 1 who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (b) the provision of a custodial or depository service in connection with an eligible offer covered by the First Exemption where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (c) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (b); and





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- (d) dealing in a financial product in connection with an eligible offer covered by the First Exemption where any acquisition by purchase or disposal of the product (by the issuer or an associate) occurs either:
  - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
  - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place; and
- (e) in the case where paragraph 3 of the First Exemption applies dealing in an interest in a managed investment scheme that is exempt from section 601ED because of that paragraph.
- 6. Under paragraphs 741(1)(a) and 992B(1)(a) ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of the First Exemption from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

#### Schedule

The following conditions apply:

- 1. the person making the offer must:
  - (a) include that offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
  - 2. the issuer must comply (or, in the case of an issuer which does not have a registered office in this jurisdiction, cause an associated body corporate which does so have a registered office to comply) with any undertaking required to be made in the offer document by reason of this instrument; and



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3. in the case where the employee share scheme may involve the issue of shares the issuer must take reasonable steps to ensure that the number of shares the subject of the offer must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer; and

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- 4. in the case where an offer of shares is made through a trust:
  - (a) the trustee must hold the shares on trust for each person (a "beneficiary") who acquires units of shares under an eligible offer; and
  - (b) the trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually and made available for inspection by the beneficiaries at an office of the trustee or a place of business of the issuer during normal business hours or such other time as is agreed with beneficiaries; and
  - (c) the trustee must ensure that each share to which a unit held by a beneficiary relates is identified in the written financial records as being held on account of that beneficiary; and
  - (d) the trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
  - (e) except as expressly provided by the trust deed, a beneficiary must have the capacity to authorise the trustee to sell at or above the current market price the shares to which he or she is entitled to under the deed; and
  - (f) the trustee must provide a copy of the trust deed to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument; and
  - (g) the issuer must ensure that the trust deed contains covenants binding the trustee and their agents, if any, to the effect that a beneficiary possesses substantially the same rights in respect of the shares to which the units of shares they hold relate as if they were the legal owner of the shares, including the right to:



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- (i) direct the trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
- (ii) receive the income deriving from the shares, including dividends declared by the issuer in respect of those shares.

*Note:* where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the Acts Interpretation Act 1901.

#### Interpretation

#### In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act:
- an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
- 3. "specified foreign market" means the Stockholm Stock Exchange.
- 4. "associated body corporate" of an issuer means an Australian subsidiary of the issuer;
- 5. "Australian dollar equivalent" in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which price relates;
- 6. "contribution plan" means a plan under which a participating eligible employee may save money by regular deductions from wages or salary (including through salary sacrifice arrangements) towards paying for shares offered for issue or sale under an employee share scheme where the terms and conditions of the contribution plan include terms and conditions to the effect that:
  - (a) all deductions from wages or salary made in connection with participation in the contribution plan must be authorised by the employee on the same form of application which is used in respect of the offer, or on a form which is included in or accompanies the offer document;



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- (b) before transferring contributions to acquire shares, any contributions made by an employee as part of the contribution plan must be held by the issuer in trust for the employee in an account of an Australian ADI which is established and kept by the issuer only for the purpose of depositing contribution moneys and other money paid by employees for the shares on offer under the employee share scheme; and
- (c) the employee may elect to discontinue their participation in the contribution plan at any time and as soon as practicable after that election is made all money deposited with the Australian ADI in relation to that employee, including any accumulated interest, must be repaid to that employee;
- 7. "current market price" means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
- 8. "eligible employee" means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee of the issuer or of an associated body corporate of the issuer;
- 9. "eligible offer" means an offer:
  - (a) for issue or sale of fully-paid shares in the Issuer in the same class as shares which have been quoted on the specified foreign market throughout the 3 month period immediately before the offer without suspension for more than a total of 2 trading days during that period;
  - (b) made under an employee share scheme extended only to eligible employees of the Issuer;

and which is made under an employee share scheme, on terms not significantly different to those described in a letter to ASIC dated 23 November 2007 from Deloitte Lawyers on behalf of the Issuer, extended only to eligible employees of the Issuer;

- 10. "financial product advice" has the meaning given by section 766B;
- 11. "general advice" has the meaning given by section 766B;
- 12. "Issuer" means SAAB AB a company registered in Sweden



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13. "nominal consideration" means consideration of not more than 1 cent per option;

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- 14. "offer" has a meaning affected by sections 700, 702 and 1010C;
- 15. "offer document" means a document setting out an offer under an employee share scheme that:
  - (a) includes or is accompanied by a copy, or a summary, of the rules of the scheme under which the offer is made; and
  - (b) if a summary (rather than a copy) of the rules of the scheme is given—includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products offered under the scheme, the issuer or an associated body corporate of the issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the scheme; and
  - (c) specifies in respect of the shares:
    - (i) the acquisition price in Australian dollars;
    - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
    - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
  - (d) includes an undertaking, and an explanation of the way in which, the issuer or an associated body corporate of the issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price); and

#### specifies:

(i) the Australian ADI where contributions for the purposes of the contribution plan are held;



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- the length of time they may be held; and (ii)
- the rate of interest payable (if any) on the contributions held in (iii) the account.

#### Commencement

This instrument takes effect on gazettal.

Dated this 9th day of May
Signed by
Signed by

as a delegate of the Australian Securities and Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 283GA(1)(a), 601QA(1)(a), 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b) — Exemption

#### Commencement

This instrument commences on the date of its gazettal.

#### Disclosure relief

- 1. Under paragraphs 283GA(1)(a), 741(1)(a) and 1020F(1)(a) of the Corporations Act 2001 (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts:
  - (a) the Issuer and the Trustee from:
    - (i) Parts 2L.1, 2L.2, 2L.3, 2L.4 and 2L.5; and
    - (ii) Parts 6D.2 and 6D.3 (except section 736); and
    - (iii)Part 7.9,

where the Issuer or the Trustee:

- (iv) makes an eligible offer;
- (iv)offers to arrange for the issue of financial products under an eligible offer;
- (vi) issues a financial product under an eligible offer,

that involves a contribution plan but does not involve the Issuer or a related body corporate offering any eligible employee of the Issuer a loan or similar financial assistance for the purpose of, or in connection with, the acquisition of financial products to which the offer relates, on the conditions set out in the Schedule and for so long as the conditions are met; and

- (b) a person (other than a person covered by paragraph (a)) from Part 7.9 where the person makes a recommendation to acquire financial products under an eligible offer to which paragraph (a) relates, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
- 2. For the avoidance of doubt, under paragraph 601QA(1)(a) ASIC exempts the Trustee which operates a managed investment scheme only by reason of operating

a contribution plan relating to an eligible offer to which paragraph 1 relates from section 601ED in relation to the operation of that managed investment scheme.

### Licensing and hawking relief

- 3. Under paragraph 911A(2)(1) ASIC exempts the Issuer and the Trustee being persons exempt from Part 6D.2 or Part 7.9 because of the exemption in paragraph 1 and paragraph 2 (other than because the person made a recommendation to acquire financial products) from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
- 4. Under paragraph 911A(2)(1) ASIC exempts:
  - (a) the Issuer which is exempt from Part 6D.2 or Part 7.9 because of the exemption in paragraph 1; and
  - (b) a related body corporate of the Issuer,

from the requirement to hold an Australian financial services licence for the provision of the following financial services:

- (c) the provision of a custodial or depository service in connection with an eligible offer covered by the exemption in paragraph 1 where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
- (d) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (c); and
- (e) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 1 where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs either:
  - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
  - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the

#### relevant place; and

- (f) in the case where the exemption in paragraph 2 applies dealing in an interest in a managed investment scheme that is exempt from section 601ED because of that paragraph.
- 5. Under paragraphs 741(1)(a) and 992B(1)(a) ASIC exempts the Issuer and the Trustee being persons exempt from Part 6D.2 or Part 7.9 because of the exemption in paragraph 1 from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

#### Schedule

The following conditions apply:

- 1. the Issuer making the offer must:
  - (a) include that offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 2. the Issuer must comply (or, in the case where the Issuer does not have a registered office in this jurisdiction, cause an associated body corporate which does so have a registered office to comply) with any undertaking required to be made in the offer document by reason of this instrument; and
- 3. in the case where the employee share scheme may involve the issue of shares—
  the Issuer must take reasonable steps to ensure that the number of shares
  (including as a result of the exercise of an option) the subject of the offer or to be received on exercise of an option when aggregated with:
  - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme to be accepted or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share

scheme extended only to eligible employees of the Issuer;

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

- (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the Corporate Law Economic Reform Program Act 1999; or
- (e) an offer that did not need disclosure to investors because of section 708; or
- (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (g) an offer made under a disclosure document or Product Disclosure Statement,

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

- 4. in the case where an offer of shares is made through a trust:
  - (a) the Trustee must hold the shares for each person (a "beneficiary") who acquires units of shares under an eligible offer; and
  - (b) the Trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually and made available for inspection by the beneficiaries at an office of the Trustee or a place of business of the Issuer during normal business hours or such other time as is agreed with beneficiaries; and
  - (c) the Trustee must ensure that each share to which a unit held by a beneficiary relates is identified in the written financial records as being held on account of that beneficiary; and
  - (d) the Trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the beneficiaries or out of the assets of the trust; and
  - (e) except as expressly provided by the trust deed, a beneficiary must have the capacity to authorise the Trustee to sell at or above the current market price the shares to which he or she is entitled to under the deed; and

- (f) the Trustee must provide a copy of the trust deed to ASIC at the same time as a copy of the offer document is provided to ASIC in accordance with this instrument; and
- (g) the Issuer must ensure that the trust deed contains covenants binding the Trustee and their agents, if any, to the effect that a beneficiary possesses substantially the same rights in respect of the shares to which the units of shares they hold relate as if they were the legal owner of the shares, including the right to:
  - (i) direct the Trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
  - (ii) receive the income deriving from the shares, including dividends declared by the Issuer in respect of those shares.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the Acts Interpretation Act 1901.

#### Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act;
- an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
- 3. "associated body corporate" of the Issuer means:
  - (a) a body corporate that is a related body corporate of the Issuer; or
  - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
  - (c) a body corporate in which the Issuer has voting power of not less than 20%:
- 4. "Colgate-Palmolive Australia Employee Share Scheme" means an arrangement that falls within the terms of the arrangement described, by the same name, in a letter dated 28 March 2008 from the Issuer to ASIC;
- 5. "contribution plan" means a plan, on terms materially the same as the Colgate-Palmolive Australia Employee Share Scheme under which a participating eligible

employee may participate through a salary sacrifice arrangement to acquire shares, by way of issue or transfer, under an employee share scheme where the terms and conditions of the contribution plan include terms and conditions to the effect that:

- (a) all contributions made in connection with participation in the contribution plan must be authorised by the employee on the same form of application which is used in respect of the offer, or on a form which is included in or accompanies the offer document;
- (b) before transferring contributions to acquire shares, any contributions made by an employee as part of the contribution plan must be held by the Trustee in trust in an account of an Australian ADI which is established and kept by the Trustee only for the purpose of depositing contribution moneys and other money paid to provide the shares on offer under the employee share scheme; and
- (c) the employee may elect to discontinue their participation in the contribution plan at any time and within 14 days after that election is made all money deposited with the Australian ADI in relation to that employee, including any accumulated interest, must be repaid to that employee;
- 6. "current market price" means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
- 7. "eligible employee" means, in relation to the Issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the Issuer or of an associated body corporate of the Issuer;
- 8. "eligible offer" means an offer to an eligible employee for issue or sale of a financial product that is:
  - (a) a fully-paid share in the Issuer in the same class as shares which have been quoted on the financial market operated by Australian Stock Exchange Limited or New York Stock Exchange throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
  - (b) a unit of a fully-paid share referred to in paragraph (a); or
  - (c) a right to receive a fully-paid share referred to in paragraph (a); or
  - (d) a right to receive a unit referred to in paragraph (b);

made under an employee share scheme extended only to eligible employees of the Issuer:

- 9. "financial product advice" has the meaning given by section 766B;
- 10. "general advice" has the meaning given by section 766B;
- 11. "Issuer" means Colgate-Palmolive Company, a body corporate incorporated under the laws of Delaware, a state of the United States of America;
- 12. "offer" has a meaning affected by sections 700, 702 and 1010C;
- 13. "offer document" means a document setting out an offer under an employee share scheme that:
  - (a) includes or is accompanied by a copy, or a summary, of the rules of the scheme under which the offer is made; and
  - (b) if a summary (rather than a copy) of the rules of the scheme is given—includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products offered or exercise options acquired under the scheme, the Issuer (or, in the case of the Issuer which does not have a registered office in this jurisdiction, an associated body corporate of the Issuer which does so have a registered office) will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the scheme; and
  - (c) specifies in respect of the shares or units of shares:
    - (i) the acquisition price in Australian dollars; or
    - (ii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
  - (d) includes an undertaking, and an explanation of the way in which, the Issuer (or, in the case of the Issuer which does not have a registered office in this jurisdiction, an associated body corporate of the Issuer which does so have a registered office) will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of shares in the same class as those offered or to which the units relate; and

# (e) specifies:

- (i) the Australian ADI where contributions for the purposes of the contribution plan are held;
- (ii) the length of time they may be held; and
- (iii) the rate of interest payable (if any) on the contributions held in the account; and
- (iv) the procedure by which an employee may elect to discontinue their participation in the contribution plan including an explanation of the matters outlined in paragraph 5(c) of this Interpretation division;
- 14. "Trustee" means the Trustee operating or administering the contribution plan being either CP Australia Employee Share Scheme Pty Ltd ACN 086 674 704 or another company appointed by the Issuer;
- 15. "unit" in relation to a share means a legal or equitable right or interest in the share.

Dated this 13<sup>th</sup> day of May 2008

Signed by Steven Rice

as a delegate of the Australian Securities and Investments Commission





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

## Notice of Cancellation of an Australian Financial Services Licence

TO: Diamond Asset Financial Service Pty Ltd ABN 75 104 357 235 ("the Licensee") 4/118 River Terrace, Kangaroo Point, QLD 4169

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 279094 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 13 May 2008.

Signed

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





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

#### Notice of Cancellation of an Australian Financial Services Licence

TO: Willmott Forests Investment Management Pty Ltd ABN 50 098 718 837 ("the Licensee") 249 Park Street, Sth Melbourne, Vic 3205

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 241083 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 13 May 2008.

Signed

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

#### NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is hereby given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made an order, a copy of which is set out below, which order took effect on the date of service of it on the person to whom it relates, being 17 April 2008.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION IN THE MATTER OF REGINA BOUSKILA AND PART 7.6 OF THE CORPORATIONS ACT 2001

To: Regina Bouskila

#### BANNING ORDER UNDER SECTION 920A OF THE CORPORATIONS ACT 2001

TAKE NOTICE that UNDER SECTION 920A of the Corporations Act 2001 the Australian Securities and Investments Commission PERMANENTLY PROHIBITS REGINA BOUSKILA from providing any financial services.

Dated this 14th day of April 2008.

Signed:....

Valdemar Malinaric
Delegate of the

Australian Securities and Investments Commission.

Your attention is drawn to subsection 920C(2) of the Corporations Act 2001 which provides that a person must not engage in conduct that breaches a banning order that has been made against the person. Contravention of subsection 920C(2) is an offence.

# Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 741(1)(a), 911A(2)(l), 992B(1)(a), 1020F(1)(a) and 1020F(1)(b)— Exemptions

# First Exemption: disclosure relief for offers of shares and certain other financial products

- 1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the "Act") the Australian Securities and Investments Commission ("ASIC") exempts:
  - the Issuer from Parts 6D.2, 6D.3 (except section 736) and 7.9 where the Issuer
    - (i) makes an eligible offer;
    - (ii) offers to arrange for the issue of financial products under an eligible offer;
    - (iii) issues a financial product under an eligible offer,

that does not involve a contribution plan, on the conditions set out in Schedule B and for so long as the conditions are met; and

2. Under paragraph 1020F(1)(b), ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 where the person (other thanthe Issuer) makes a recommendation to acquire financial products under an eligible offer that does not involve a contribution plan, except where the person is aware, or ought reasonably to be aware, that any of the conditions set out in the Schedule have not been met.

## Second Exemption: licensing and hawking relief

- 3. Under paragraph 911A(2)(1) ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in the First Exemption (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice
- 4. Under paragraph 911A(2)(l) ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of the following financial services:
  - (a) the provision of a custodial or depository service in connection with an eligible offer covered by the First Exemption where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and

- (b) dealing in a financial product in the course of providing a custodial or depository service covered by paragraph (a); and
- (c) dealing in a financial product in connection with an eligible offer covered by the First Exemption where any acquisition by purchase or disposal of the product (by the Issuer) occurs either:
  - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
  - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place
- 5. Under paragraphs 741(1)(a) and 992B(1)(a) ASIC exempts the Issuer from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.

#### Schedule A

Total Staffing Solutions Limited ACN 009 296 324 (the Issuer)

#### Schedule B

The following conditions apply:

- 1. the Issuer must:
  - (a) include that offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 2. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
- 3. in the case where the employee share scheme may involve the issue of shares (including as a result of the exercise of an option) the Issuer must take reasonable steps to ensure that the number of shares the subject of the offer or to be received on exercise of an option when aggregated with:
  - (i) the number of shares in the same class which would be issued were each
    outstanding offer with respect to shares, units of shares and options to
    acquire unissued shares, under an employee share scheme to be accepted or
    exercised; and

(ii) the number of shares in the same class issued during the previous 5 years pursuant to the employee share scheme or any other employee share scheme extended only to eligible employees of the Issuer;

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

- (iii) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
- (iv) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
- (v) an offer that did not need disclosure to investors because of section 708; or
- (vi)an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
- (vii) an offer made under a disclosure document or Product Disclosure Statement,

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

*Note*: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and s25 of the Acts Interpretation Act 1901.

#### Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act:
- an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
- 3. "associated body corporate" of the Issuer means:
  - (a) a body corporate that is a related body corporate of the Issuer; or
  - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
  - (c) a body corporate in which the Issuer has voting power of not less than 20%;
- 4. "Australian dollar equivalent" in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which price relates;
- 5. "contribution plan" means a plan under which a participating eligible employee may save money by regular deductions from wages or salary (including through salary sacrifice arrangements) towards paying for shares offered for issue or sale under an employee share scheme where the terms and conditions of the contribution plan include terms and conditions to the effect that:

- (a) all deductions from wages or salary made in connection with participation in the contribution plan must be authorised by the employee on the same form of application which is used in respect of the offer, or on a form which is included in or accompanies the offer document;
- (b) before transferring contributions to acquire shares, any contributions made by an employee as part of the contribution plan must be held by the Issuer in trust for the employee in an account of an Australian ADI which is established and kept by the Issuer only for the purpose of depositing contribution moneys and other money paid by employees for the shares on offer under the employee share scheme; and
- (c) the employee may elect to discontinue their participation in the contribution plan at any time and as soon as practicable after that election is made all money deposited with the Australian ADI in relation to that employee, including any accumulated interest, must be repaid to that employee;
- 6."current market price" means in relation to a share, the price published by the operator of the principal financial market on which the share is quoted as the final price for the previous day on which the share was traded on that financial market;
- 7. "eligible employee" means, in relation to an Issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the Issuer or of an associated body corporate of the Issuer;
- 8. "eligible offer" means an offer:
  - (a) for the issue or transfer of fully-paid shares in the Issuer; or
  - (b) for the issue of a financial product that relates to fully-paid shares in the Issuer,

where the shares are in the same class as shares

- (c) which have been quoted on the financial market operated by ASX Limited ACN 008 624 691 throughout the 3 month period immediately before the offer; and
- (d) which have not been suspended from trading on that financial market for more than a total of 5 trading days during the shorter of the following periods:
  - (i) the period during which the class of securities has been quoted;
  - (ii) the period of 12 months before the day on which the offer is made; and
- (e) which is made under an employee share scheme, on terms not significantly different from those described in a letter and attachment sent to ASIC dated 3 April 2008 from Price Sierakowski, Lawyers, on behalf of the Issuer, extended only to eligible employees of the Issuer;
- 9. "financial product advice" has the meaning given by section 766B;
- 10. "general advice" has the meaning given by section 766B;
- 11. "Issuer" means the body specified in Schedule A;
- 12. "nominal consideration" means consideration of not more than 1 cent per option;

- 13. "offer" has a meaning affected by sections 700, 702 and 1010C;
- 14. "offer document" means a document setting out an offer under an employee share scheme that:
  - (a) includes or is accompanied by a copy, or a summary, of the rules of the scheme under which the offer is made; and
  - (b) if a summary (rather than a copy) of the rules of the scheme is given—includes an undertaking that during the period (the "offer period") during which an eligible employee may acquire the financial products offered or exercise options acquired under the scheme, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the rules of the scheme; and
  - (c) specifies in respect of the shares or shares subject to the options the acquisition price in Australian dollars; and
  - (d) includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price;
  - (e) discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the Issuer or any associated body corporate of it for the purpose of acquiring financial products under the scheme.

Dated this 15<sup>th</sup> day of May 2008

Signed by Nirangjan Nagarajah

as a delegate of the Australian Securities and Investments Commission





ASIC 08/0314

Australian Securities & Investments Commission

# Australian Securities and Investments Commission Corporations Act 2001 Paragraphs 601QA(1)(a) and 911A(2)(l) – Revocation and Exemption

- 1. Under paragraph 601QA(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) revokes ASIC Instrument [01/0874].
- 2. Under paragraph 601QA(1)(a) of the Act ASIC exempts Sunraysia Resort Limited ACN 006 279 778 (the *Operator*) in the case specified in Schedule A from section 601ED of the Act on the conditions set out in Schedule B for so long as those conditions are met.
- 3. Under paragraph 911A(2)(l) of the Act ASIC exempts the Operator from the requirement to hold an Australian financial services licence for the financial service consisting of general advice and dealing in a financial product in the case specified in Schedule A on the conditions set out in Schedule C for so long as those conditions are met.

#### **SCHEDULE A**

The operation of the time-sharing scheme known as Sunraysia Resort in relation to property located at 300 Tenth Street, Mildura in the State of Victoria (*Scheme*) where:

- 1. the management of the property to which the Scheme relates is supervised by a company;
- 2. at least 90% of the votes that may be cast on a resolution of the members of the Club are held by members who are not, and are not associated in relation to the Scheme with, an operator, manager, promoter or developer of the Scheme, other than where those votes are held by members solely in their capacity as an associate of the Club;
- 3. at least 90% or more by value or number of all the interests in the Scheme that can be issued have been issued and are held by persons who are not, and are not associated in relation to the Scheme with, the Operator or any other operator, manager, promoter or developer of the Scheme, other than where the interests are held by persons solely in their capacity as an associate of the Club;
- 4. no promoter of the Scheme or any developer of the property to which the Scheme relates has failed to perform any contractual obligation to any member in relation to the Scheme that is likely to adversely affect the member's interests; and

5. the constitution of the Club provides for the removal of a director if a resolution for their removal is supported by more than 50% of its members by value or, if the constitution so provides, by number.

#### **SCHEDULE B**

- 1. In relation to each building that was to be built under the terms of:
  - (a) if there are interests in the Scheme to which the new product disclosure provisions (as defined in section 1438 of the Act) do not apply —the prospectus used for an offer of interests in the Scheme; or
  - (b) in the case of other interests —the Product Disclosure Statement used for an offer of interests in the Scheme.

for interests in the Scheme, the Operator:

- (c) ensures that the building is substantially completed to the extent that members will not be materially affected if no further construction occurs; or
- (d) gives ASIC a notice in writing stating that the building will not be substantially completed and that the members of the Scheme will not be materially affected by its not being substantially completed.
- 2. The Operator must ensure that either:
  - (a) the property to which the Scheme relates is held on trust for members; or
  - (b) members hold title to the property to which the Scheme relates, and all members:
    - (i) have received share or membership certificates in the Club (or, where the constitution of the Scheme and the Act has permitted and where no share or membership certificates in the Club are issued, documentation or other evidence of membership in the Club); and
    - (ii) fall into one or more of the following categories:
    - (A) they have received a certificate of title (and, where there is no certificate of title issued by the relevant titles registry, a copy of a registration confirmation statement or other evidence of title issued by the relevant titles registry) showing the member as holding title in a portion of the real property to which the Scheme relates in accordance with their entitlement; or
    - (B) they have received a copy of the certificate of title certified as a true copy by a Justice of the Peace or a lawyer, where the Club has acknowledged that it is holding such a certificate in safe custody to be dealt with in accordance with provisions in the

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- Club's constitution that provide for the certificate to be used only to facilitate a transfer authorised by the member, or on forfeiture of the interest; or
- (C) they became a member as a result of the forfeiture of the interest by a former member.
- 3. The Operator must ensure that any management agreement for the Scheme or property that members have a right to use, occupy or possess as part of the Scheme provides for the dismissal of the manager without any additional payment when members of the Club pass a resolution to that effect in at least one of the following cases:
  - (a) more than 50% of all members vote for dismissal;
  - (b) members holding more than 50% by value of the interests vote for dismissal;
  - (c) 75% of members voting (whether in person or by proxy) vote for dismissal where at least 25% of members eligible to vote do so; or
  - (d) members holding 75% by value of the interests that are held by members voting (whether in person or by proxy) vote for dismissal where members holding at least 25% by value of the interests eligible to vote do so,

# unless all of the following apply:

- (e) the management agreement was in force on 6 December 1999:
- (f) there has not since that date been any lawful means for the Club to terminate the agreement;
- (g) members are given at least 21 days' written notice that the Operator seeks to rely on the exception contained in paragraphs (e) to (o) of this Schedule and that the management agreement does not meet the usual requirements of ASIC policy concerning how a management agreement may be terminated;
- (h) the notice sent to members allows the member to requisition a vote by ticking a form accompanying the notice;
- (i) the notice contains a summary of all material information that is relevant to a member's decision whether to requisition a vote;
- (j) the notice states prominently a reply paid address to which the form requisitioning a vote may be sent;
- (k) the notice states prominently that if:
  - (i) members who together hold at least 5% of the total value of the interests; or

(ii) at least 100 members.

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requisition a vote by giving written notice to the reply paid address within 21 days from the date that the notice may reasonably be expected to be received by them, a postal vote will be held on whether the Operator should be able to rely on this exception or should be required to comply with the usual ASIC policy concerning how a management agreement may be terminated;

- (l) a postal vote is conducted, if requisitioned, in accordance with the notice as soon as practicable;
- (m) if there is a postal vote:
  - (i) a voting paper is sent to each member and states a reply paid address to which the voting paper may be sent; and
  - (ii) members must be notified in, or in a document accompanying, the voting paper that:
    - (A) only votes received at the reply paid address within 28 days after the issue of the voting paper will be counted; and
    - (B) the vote will be taken as passed if supported by either a majority by value or by number of votes cast (as specified in the notice); and
  - (iii) the voting paper must be accompanied by a notice which explains that, unless members vote against permitting the Operator from relying upon this exception, the Operator may be permitted to do so despite the management agreement not complying with the usual ASIC policy concerning how a management agreement may be terminated; and
  - (iv) the notice accompanying the voting paper must contain a summary of information that is materially relevant to a member's decision whether to vote for or against the proposed resolution:
- (n) ASIC is notified in writing where a vote was required and, if so, whether the vote was passed.
- 4. The Operator of the Scheme establishes, and maintains, an adequate internal dispute resolution procedure:
  - (a) in accordance with subparagraph 912A(2)(a)(i) of the Act as if the Operator were a licensee that was subject to that subparagraph; and
  - (b) that covers complaints against the Operator made by members in connection with the operation of the Scheme.

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5. The Operator must not make or facilitate the making of any offer for issue or sale of an interest in the Scheme unless the issue or sale is subject to a cooling-off period of not less than 14 calendar days.

#### SCHEDULE C

- 1. The Operator must ensure that it does not resell more than 5% of the interests in the Scheme in one calendar year.
- 2. The Operator must ensure that any application for an investment in the Scheme is voidable at the option of the applicant during a period of not less than 14 calendar days commencing on the date on which the applicant acknowledges receipt of the Product Disclosure Statement and the cooling-off statement referred to in paragraph 4 of this Schedule.
- 3. The Operator must not resell any interest in the Scheme, unless the applicant has provided the acknowledgment of receipt referred to in paragraph 2 of this Schedule.
- 4. Each application form relating to an interest in the Scheme must be accompanied by a separate statement in a form approved by ASIC which:
  - (a) describes the effect of the cooling-off period referred to in paragraph 2 of this Schedule; and
  - (b) states that a signed application form will be of no effect unless the applicant also signs an acknowledgment of receipt of such a cooling-off statement.
- 5. The cooling-off rights referred to in paragraph 2 of this Schedule must be disclosed prominently in the Product Disclosure Statement and application form which relate to the offer of interests in the Scheme;
- 6. The Operator must maintain written records relating to the issue by it of all cooling-off statements referred to in paragraph 4 of this Schedule, which include:
  - (a) each applicant's signed acknowledgment of receipt of such a statement; and
  - (b) the date of issue of each statement; and
  - (c) the identity of the applicant to whom each statement has been issued:
- 7. The Operator must return the deposit for an interest in the Scheme, and must not deduct any fees or expenses, if the applicant decides not to proceed with the purchase of an interest in the Scheme during the cooling-off period referred to in paragraph 2 of this Schedule.
- 8. If the Operator receives a deposit for an interest in the Scheme, it must:

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- (a) for payments made by credit card, not apply the deposit until the cooling-off period in paragraph 2 has expired; or
- (b) for any other payment method:
  - (i) pay, by the next business day, the deposit into a trust account held with an Australian ADI into which only deposit monies from an applicant for the purchase of an interest in the Scheme and the interest on those deposit monies are paid; and
  - (ii) hold the deposit on trust for the applicant until the cooling-off period in paragraph 2 of this Schedule has expired.
- 9. The Operator establishes and maintains membership of an external dispute resolution scheme:
  - (a) in accordance with subparagraph 912A(2)(b)(i) of the Act as if the Operator were a licensee that was subject to that subparagraph; and
  - (b) that covers complaints against the Operator made by members in connection with the operation of the Scheme.

### Interpretation

In this instrument:

**Club** means the combined operation of the Scheme and the management of the property to which the Scheme relates where the management of the property is supervised by a company.

#### Commencement

This instrument takes effect on gazettal.

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Dated this 15<sup>th</sup> day of May 2008

Signed by Janice Chandra as a delegate of the Australian Securities and Investments Commission

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Company/Scheme deregistrations Page 67 of 92

CORPORATIONS ACT 2001 Section 601CL(5)

Notice is hereby given that the names of the foreign companies mentioned below have been struck off the register.

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                 | ARBN        |
|---------------------------------|-------------|
| LADIES MILE INVESTMENTS LIMITED | 114 711 474 |
| RICKETTS PROPERTY PTE LTD       | 053 772 482 |
| RICKETTS PROPERTY PTE LTD       | 053 772 482 |

CORPORATIONS ACT 2001 Subsection 601PB(2)

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

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Scheme                   | ARSN        |
|----------------------------------|-------------|
| PHI CAPITAL AGED CARE UNIT TRUST | 115 771 527 |
| WESTPAC SECOND TRUST             | 102 665 029 |

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CORPORATIONS ACT 2001 Section 601CL(4)

Notice is hereby given that at the end of three months from the date hereof, the names of the foreign companies mentioned below will, unless cause is shown to the contrary, be struck off the register.

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                         | ARBN        |
|---|-------------|
| ALARM RENTALS AUSTRALIA PTY LIMITED     | 106 431 663 |
| ARBORTEXT INTERNATIONAL, INC.           | 114 706 428 |
| AVERY WALLACE LIMITED                   | 010 853 102 |
| AXSIUM GROUP INC.                       | 116 399 985 |
| BUBBLE MOTION PTE. LTD.                 | 124 499 412 |
| GOLDEN CHINA RESOURCES CORPORATION      | 119 827 851 |
| JANE'S INFORMATION SERVICES LIMITED     | 112 451 742 |
| KLOTZ DIGITAL AG                        | 094 713 550 |
| NORFOLK ELECTRICAL & MECHANICAL LIMITED | 122 539 155 |
| PEPSICO CAPTIVE HOLDINGS, INC.          | 117 164 986 |
| PILKINGTON GROUP LIMITED                | 007 509 846 |
| RADIUS SECURITY AUSTRALIA PTY LIMITED   | 102 759 919 |
| TCG INTERNATIONAL INC                   | 129 802 937 |
| TECHNICAL COMMAND LIMITED               | 121 088 711 |
| TOORONGA INVESTMENTS LLC                | 081 139 380 |

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# CORPORATIONS ACT 2001 Section 601CC(3)

Company/Scheme deregistrations

Notice is hereby given that at the end of three months from the date hereof, the names of the registered Australian bodies mentioned below will, unless cause is shown to the contrary, be struck off the register.

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company  | ARBN        |
|--|-------------|
| A.S.I.S. AUSTRALIAN CHAPTER INC.   | 064 818 524 |
| ACTS EDUCATION INC   | 072 417 586 |
| ACTS MINISTRY INC.   | 071 692 147 |
| AEROBICSPORT AUSTRALIA (A.A.I.) INCORPORATED                                   | 064 100 474 |
| AGED CARE VICTORIA INC   | 076 720 502 |
| ALMOND CO-OPERATIVE LIMITED  | 059 831 613 |
| ALPACA CO-OPERATIVE LTD  | 070 151 754 |
| AMERICAN MINIATURE HORSE CLUB OF AUSTRALIA INC.                                | 116 300 344 |
| ANDERSON EQUIPMENT CO-OPERATIVE LIMITED  | 009 747 380 |
| ANTAR (AUSTRALIANS FOR NATIVE TITLE AND RECONCILIATION) COALITION INCORPORATED | 082 991 179 |
| AUSGRO CO-OPERATIVE LTD  | 061 582 876 |
| AUSTRALIA-BOSNIA BUSINESS COUNCIL INC.   | 073 453 942 |
| AUSTRALIA - VIETNAM CHAMBER OF COMMERCE AND INDUSTRY INCORPORATED              | 061 115 231 |
| AUSTRALIA ASIA CHAMBER OF COMMERCE INC.  | 072 614 147 |
| AUSTRALIA KOTKU FEDERATION INC.  | 084 648 671 |
| AUSTRALIA MAHAYANA BUDDHIST SOCIETY (INC.)                                     | 062 889 301 |
| AUSTRALIAN-UKRAINIAN CHAMBER OF COMMERCE INCORPORATED                          | 055 791 298 |
| AUSTRALIAN ASSOCIATION OF PARENTING AND CHILD HEALTH INCORPORATED              | 079 823 537 |
| AUSTRALIAN ASSOCIATION OF SOMATIC PSYCHOTHERAPISTS INC (NSW)                   | 057 669 548 |
| AUSTRALIAN BEAUTY ASSOCIATION INC.   | 056 988 204 |
| AUSTRALIAN CATHOLIC CHURCH INC   | 060 800 240 |
| AUSTRALIAN CENTRAL ASSOCIATION OF DENTISTS INC.                                | 054 875 222 |
| AUSTRALIAN COOK-CHILL COUNCIL INCORPORATED                                     | 063 967 555 |
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| Name of Company   | ARBN        |
|---|-------------|
| AUSTRALIAN HERITAGE PARKS ASSOCIATION INC.                      | 053 467 128 |
| AUSTRALIAN HIGH PRESSURE WATER JETTING ASSOCIATION INCORPORATED | 058 847 082 |
| AUSTRALIAN INDEPENDENT SHOW TRADERS ASSOCIATION INCORPORATED    | 062 214 368 |
| AUSTRALIAN INLAND BOTANIC GARDENS INC.                          | 003 786 829 |
| AUSTRALIAN MEDICAL INFORMATICS ASSOCIATION INC.                 | 060 953 951 |
| AUSTRALIAN MEDICAL WRITERS' ASSOCIATION INCORPORATED            | 060 805 987 |
| AUSTRALIAN POLISH CHAMBER OF COMMERCE INC.                      | 055 046 583 |
| AUSTRALIAN QUALITY WATER ASSOCIATION INC                        | 054 377 561 |
| AUSTRALIAN ROAD PILOTS ASSOCIATION INC                          | 084 842 848 |
| AUSTRALIAN SAMOAN PENTECOSTAL CHRISTIAN CHURCH INC              | 086 035 056 |
| AUSTRALIAN SPORTS ORGANISATION FOR THE DISABLED INCORPORATED    | 090 719 118 |
| BIKERS AUSTRALIA INCORPORATED                                   | 076 508 640 |
| CARE AND RESPITE ASSOCIATION INCORPORATED                       | 099 961 547 |
| CARECORE AUSTRALIA INC.   | 083 399 366 |
| CENTRAL REGION SUBARU DEALERS' ASSOCIATION INCORPORATED         | 089 133 282 |
| CHRISTIAN CHURCHES OF GOD INCORPORATED                          | 070 176 386 |
| CHRISTIAN FRIENDS OF ISRAEL (AUSTRALIA) INC                     | 082 636 888 |
| CHURCH OF WICCA INCORPORATED                                    | 072 269 366 |
| CO-OPERATIVE OF UNITED NEWSAGENTS OF AUSTRALIA LIMITED          | 077 446 265 |
| CORPORATE PRIVACY OFFICERS'NETWORK INCORPORATED                 | 105 831 623 |
| DAIRY FARMERS MILK CO-OPERATIVE LIMITED                         | 108 690 384 |
| DAIRY FARMERS SUPPLY CO-OPERATIVE LIMITED                       | 088 550 921 |
| DISCOVERY AUSTRALIA INCORPORATED                                | 105 190 252 |
| HERBERT VERE EVATT MEMORIAL FOUNDATION INCORPORATED             | 051 287 757 |
| INCOME & EQUITY CO-OPERATIVE LTD                                | 074 277 455 |
| INNS INCORPORATED   | 010 457 191 |
| KESWICK BOOKSHOPS INCORPORATED                                  | 007 504 663 |
| LABOUR CO-OPERATIVE LTD.  | 065 102 463 |
| LAGA ASSOCIATION INC.   | 076 527 985 |
| MACEDONIAN ORTHODOX DIOCESE OF AUSTRALIA INCORPORATED           | 059 885 479 |
| MAGNETIC THERAPISTS ASSOCIATION OF AUSTRALIA INC                | 066 553 928 |
| MAREEBA HORTICULTURAL CO-OPERATIVE ASSOCIATION LIMITED          | 065 995 431 |

| Name of Company   | ARBN        |
|---|-------------|
| MINES RESCUE BOARD OF NEW SOUTH WALES   | 072 900 362 |
| NATIONAL ASSOCIATION OF OVERSEAS PROFESSIONALS INC.   | 055 804 790 |
| NATIONAL FIRE INDUSTRY TRAINING AND DEVELOPMENT PROJECT INC.  | 054 466 581 |
| NETWORK PROFESSIONAL ASSOCIATION INCORPORATED   | 066 310 147 |
| NEW SOUTH WALES EGG PRODUCERS CO-OPERATIVE LIMITED  | 053 295 515 |
| OLEA INTERNATIONAL ASSOCIATION INC  | 107 605 256 |
| PINE RESEARCH INSTITUTE INC.  | 092 529 112 |
| PLUMBING AND PAINTING INDUSTRY SKILLS AND TECHNOLOGY CENTRE INCORPORATED  | 059 680 670 |
| POSITIVE AGEING FOUNDATION OF AUSTRALIA (INC)   | 099 801 073 |
| PROMISE KEEEPERS AUSTRALIA INC.   | 073 500 106 |
| QUANTUM COMMUNITY CARE INC.   | 082 061 390 |
| RAPID GROUP CO-OPERATIVE LIMITED  | 065 227 312 |
| RELIGIOUS FREEDOM INSTITUTE INCORPORATED  | 082 039 021 |
| RESTAURANT & CATERING INDUSTRY ASSOCIATION OF AUSTRALIA INCORPORATED  | 080 269 905 |
| RX USER GROUP INCORPORATED  | 062 795 733 |
| SIDDHARTHA'S INTENT - SOUTHERN DOOR INCORPORATED  | 059 618 825 |
| SOUTH PACIFIC PARALYMPIC COMMITTEE INC.   | 100 432 157 |
| SPANISH MIGRANTS, RESIDENTS & TRAVELLERS CO-<br>ORDINATING COMMITTEE OF AUSTRALIA & AUSTRALASIA<br>INCORPORATED | 076 434 725 |
| SPECIALISED LIFE-ORIENTATED MINISTRIES INCORPORATED   | 085 483 923 |
| TAIPEI ECONOMIC AND CULTURAL OFFICE INCORPORATED  | 053 962 100 |
| TASMANIAN YOUTH BIG BAND ASSOCIATION INC.   | 094 890 561 |
| THE AUDIOLOGICAL SOCIETY OF AUSTRALIA INC.  | 064 552 781 |
| THE AUSTRALIA FIRST PARTY INCORPORATED  | 082 276 444 |
| THE AUSTRALIAN BARBERSHOP CONVENTION MANAGEMENT ASSOCIATION INC.  | 114 827 440 |
| THE AUSTRALIAN CHILDREN AND YOUTH FOUNDATION INCORPORATED   | 088 304 063 |
| THE AUSTRALIAN MINERAL DEVELOPMENT LABORATORIES   | 009 978 876 |
| THE AUSTRALIAN SURFRIDERS ASSOCIATION INC.  | 061 766 103 |
| THE AUSTRALIAN TARENTAISE ASSOCIATION INC.  | 055 507 992 |
| THE BANK OF ADELAIDE PROVIDENT FUND INCORPORATED  | 008 384 914 |
| THE BERRIMA CO-OPERATIVE RURAL SOCIETY LIMITED  | 055 352 620 |
| THE BRITISH OVERSEAS CLUB INCORPORATED  | 057 802 650 |
| THE CELTIC ABORIGINAL FOUNDATION INCORPORATED   | 057 955 290 |
| THE CHURCH OF SCIENTOLOGY INCORPORATED  | 008 387 531 |

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| Name of Company  | ARBN        |
|--|-------------|
| THE GERONTOLOGY FOUNDATION OF AUSTRALIA INCORPORATED             | 053 424 347 |
| THE GRAPHIC ARTS MERCHANTS ASSOCIATION OF AUSTRALIA INCORPORATED | 080 861 507 |
| THE GREAT INLAND WAY PROMOTIONS GROUP INC.                       | 080 939 653 |
| THE WORLD TAEKWONDO COUNCIL INC.                                 | 068 388 483 |
| TOTAL CARE BENEFIT SOCIETY LIMITED                               | 002 597 864 |
| TRUSTEES OF THE DAUGHTERS OF CHARITY OF SAINT VINCENT DE PAUL    | 090 928 895 |
| TRUSTEES OF THE FRANCISCAN MISSIONARIES OF MARY                  | 077 078 070 |
| VAJDASAGI MAGYAROK DEMOKRATIKUS KOZOSSEGE<br>AUSZTRALIA INC      | 063 394 007 |
| VICTORIAN ARTIFICIAL BREEDERS CO-OPERATIVE SOCIETY LIMITED       | 009 582 889 |
| VOLUNTEERS FOR ISOLATED STUDENTS EDUCATION INCORPORATED          | 055 811 357 |
| VOX HUMANA EMBERBARATI SZOLGALAT AUSZTRALIA INC.                 | 065 302 230 |
| WOMEN'S BOWLS AUSTRALIA INC                                      | 053 579 516 |
| YOUNG MEN'S CHRISTIAN ASSOCIATION OF SYDNEY                      | 067 150 010 |
| YOUTH TOMORROW INCORPORATED                                      | 065 781 777 |
| 1956-OS MAGYAROK VILAGSZOVETSEGE AUSZTRALIA INC.                 | 062 428 380 |

## **CORPORATIONS ACT 2001**

Subsection 601AB(3) & 601PB(3)

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

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                        | ACN         |
|--|-------------|
| A.C.N. 113 155 678 PTY. LTD.           | 113 155 678 |
| A.C.N. 118 558 606 PTY LTD             | 118 558 606 |
| A.C.N. 118 558 615 PTY LTD             | 118 558 615 |
| A.C.N. 118 618 741 PTY LTD             | 118 618 741 |
| A.R. GRIEVE NOMINEES PTY LTD           | 086 501 224 |
| A & K SMITH & SONS PTY. LTD.           | 099 768 706 |
| ABETA INSTALLATIONS PTY LTD            | 118 572 302 |
| ACE SHARP PUBLISHING PTY LTD           | 118 588 588 |
| ADIVA PTY LTD                          | 108 192 927 |
| ADONFILM PTY LIMITED                   | 096 034 981 |
| ADSULT FINANCE PTY LTD                 | 081 811 001 |
| ADVC PTY LTD                           | 006 712 090 |
| AGED CARE CULINAIRE PTY LTD            | 118 615 197 |
| AID & ABET CONCEPT DEVELOPMENT PTY LTD | 059 266 509 |
| AJ ENTERPRISES PTY. LTD.               | 118 543 043 |
| ALCROP PTY. LIMITED                    | 086 500 790 |
| ALEXANDER TAXI TRUCKS PTY. LTD.        | 099 773 350 |
| ALEXGOSHI PTY LTD                      | 118 568 657 |
| ALL CITY WHOLESALING PTY LTD           | 118 608 067 |
| ALLIANCE NETWORK CONSULTANTS PTY LTD   | 099 732 608 |
| ALLIED EQUITIES PTY LTD                | 096 092 572 |
| ALL PARTS AND MACHINERY PTY LTD        | 118 581 874 |
| ANDRE'S KITCHEN PTY LTD                | 103 920 074 |
| ANIMATION PTY LIMITED                  | 099 760 031 |
| ANSWORTH INVESTMENTS PTY LIMITED       | 086 473 270 |
| APEX LOGISTICS PTY LTD                 | 108 155 362 |
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| Name of Company  | ACN         |
|--|-------------|
| AQUA REGIS PTY. LIMITED                                    | 005 290 200 |
| ARATECH PTY. LTD.  | 118 575 269 |
| ARIANA-EV PTY LTD  | 108 164 316 |
| ASHBU HOME CONCEPTS PTY LTD                                | 113 169 092 |
| ASSI COURIERS PTY LTD                                      | 118 608 405 |
| ASTRO AUSTRALIA PTY. LTD.                                  | 086 496 111 |
| ATLANTIC POWER PTY LTD                                     | 103 902 923 |
| AUSSIESAFE TURNTABLES PTY LTD                              | 096 047 068 |
| AUST PACIFIC FIRST CHOICE PTY LTD                          | 077 682 823 |
| AUSTRALIAN EXHAUST COMPANY PTY LIMITED                     | 091 810 365 |
| AUSTRALIAN LIMOBUS GROUP PTY LTD                           | 118 600 392 |
| AUSTRALIAN RUBBER RECOVERY AND RECYCLING COMPANY PTY. LTD. | 108 210 359 |
| AUSTRALIAN TOUR EXPERIENCE PTY. LIMITED                    | 068 349 333 |
| AVANCE TRADING PTY. LTD.                                   | 063 752 947 |
| AZLINS PTY. LTD.   | 007 372 867 |
| B.E.T. HOME PAINTING SERVICE PTY. LTD.                     | 006 532 725 |
| B.H.D. CORING & SERVICES PTY LTD                           | 099 773 547 |
| B-EARTH ASIA PACIFIC PTY LTD                               | 113 189 478 |
| BACKPACKERS R US.COM PTY. LTD.                             | 099 745 730 |
| BANC TRADING PTY LTD                                       | 118 614 618 |
| BANGAAR PTY. LTD.  | 108 174 858 |
| BATH & BODY WORKS PTY LTD                                  | 113 147 158 |
| BAYSIDE KEBABS PTY LTD                                     | 118 540 300 |
| BDG INTERNATIONAL NO. 2 PTY LTD                            | 118 531 436 |
| BELTRANNA PTY. LIMITED                                     | 005 627 289 |
| BE PRO-ACTIVE PTY LTD                                      | 113 202 556 |
| BERRING PTY LTD  | 091 776 797 |
| BETA BUSINESS GROUP PTY LTD                                | 108 181 791 |
| BEVERIDGE (CENTRAL COAST) PTY LIMITED                      | 081 787 886 |
| BILLY K FREECULTURE PTY LTD                                | 118 546 633 |
| BINGA NOMINEES CHADSTONE PTY LTD                           | 113 196 857 |
| BINIS PTY LTD  | 096 024 207 |
| BISC PTY LTD   | 103 878 262 |
| BLACK PEARL CORPORATION PTY LTD                            | 054 957 023 |
| BOMBA HOLDINGS PTY LTD                                     | 063 748 130 |
| BPF ADVISORY PTY. LTD.                                     | 103 583 768 |
| C.Q.E. PTY LTD   | 118 535 658 |

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| Name of Company  | ACN         |
|--|-------------|
| C.Y. METAL PROCESSOR TRADING PTY LTD                     | 113 189 503 |
| C & T PTY. LTD.  | 051 082 627 |
| CAIRNS RAINFOREST DOME PTY LTD                           | 103 745 928 |
| CAMBRI HOLDINGS PTY LTD                                  | 118 612 945 |
| CANARY CLUB PTY. LTD.                                    | 108 173 806 |
| CAPITAL HOUSE KEEPING & MAINTENANCE SERVICES PTY LIMITED | 113 148 904 |
| CARBON HOUSE TRADING PTY LTD                             | 113 149 287 |
| CARTRIDGE CARE PTY. LIMITED                              | 073 072 965 |
| CHALLENGE MERCANTILE FINANCE PTY LTD                     | 118 550 164 |
| CHASE PALMER CORPORATION PTY LTD                         | 099 419 913 |
| CHEMISTRIP TECHNOLOGIES PTY LTD                          | 118 570 997 |
| CHEN LEE PLASTERING PTY LTD                              | 099 717 469 |
| CHERDAV PTY LTD  | 113 198 379 |
| CHIP INTERACTIVE GROUP PTY LTD                           | 103 892 388 |
| CHIPPENDALE DUTY FREE PTY LTD                            | 096 038 676 |
| CHOICE INVESTMENT PLANNING PTY LTD                       | 118 596 099 |
| CLASSIC PERIOD HOMES PTY LTD                             | 096 046 105 |
| CLS TECH PTY LTD   | 096 056 094 |
| COAT STOCK PTY LTD                                       | 118 613 380 |
| COMMUNITY INNOVATIONS PTY LIMITED                        | 118 547 112 |
| COMPLETE HORTICULTURAL SUPPLIES PTY LTD                  | 086 503 255 |
| CONDON HOME SERVICES PTY. LIMITED                        | 073 088 230 |
| CORBIN AUSTRALIA PTY LTD                                 | 113 177 816 |
| CORPORATE INNOVATIVE MANAGEMENT PTY LIMITED              | 118 547 096 |
| CRAIG HORNE INVESTMENTS PTY LTD                          | 103 904 150 |
| D.E.R.C. PTY LTD   | 108 175 935 |
| D.P. BUHAGIAR PTY LTD                                    | 077 678 525 |
| DALEFORD HALL PTY. LTD.                                  | 068 382 623 |
| DESTINY EXCHANGE PTY. LTD.                               | 113 189 254 |
| DIRECTCOM PTY. LTD.                                      | 073 038 918 |
| DIVANTAGE PTY LTD  | 103 878 557 |
| DOMAIN RAMSAY GROUP PTY LTD                              | 118 544 282 |
| DONEDEAL PTY. LTD.                                       | 077 686 134 |
| DRYCLEANING ONLINE PTY LTD                               | 118 607 613 |
| DUNLEAVY HOLDINGS PTY LTD                                | 113 160 624 |
| DYNAMITE A.C.T. PTY LTD                                  | 096 093 784 |
| E-BIZ ENTERPRISES PTY LTD                                | 091 791 061 |

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| Name of Company                          | ACN         |
|--|-------------|
| EARTH BUILD TIPPER HIRE PTY LTD          | 118 621 944 |
| EARTH QUAKE TRANSPORT PTY LTD            | 118 615 286 |
| EASTGAGE HAULAGE CONTRACTORS PTY LTD     | 108 209 918 |
| ECO DRILL PTY LTD                        | 108 161 280 |
| EGOR INTERNATIONAL TRADING PTY LTD       | 113 154 402 |
| ELAL MARKETING PTY LTD                   | 099 745 392 |
| ELECTRONIC REALMS PTY. LTD.              | 091 844 709 |
| ERDEM TRANSPORT PTY LTD                  | 103 893 161 |
| EVA (NSW) PTY LTD                        | 108 146 541 |
| F.C. HAM DEVELOPMENTS PTY. LTD.          | 068 439 270 |
| FALCON WATERFREE SYSTEMS PTY. LTD.       | 096 083 706 |
| FAMTRUST PTY LTD                         | 073 114 520 |
| FAYGATE PROPRIETARY LIMITED              | 006 530 472 |
| FENDRON PTY. LIMITED                     | 003 717 057 |
| FI INVESTMENTS PTY LTD                   | 103 888 697 |
| FINELINE BUILDING PTY LTD                | 103 876 624 |
| FIRST SYDNEY MORTGAGE HOLDINGS PTY. LTD. | 108 191 742 |
| FLY EZY PTY. LTD.                        | 118 602 887 |
| FOUR OF THE BEST PTY LTD                 | 118 538 588 |
| FRANCHISE SALES & RECRUITMENT PTY. LTD.  | 068 416 482 |
| FRESH AUSTRALIA PTY LTD                  | 118 552 104 |
| FRESHSALE PTY LTD                        | 103 893 474 |
| FRET INDUSTRIES PTY. LTD.                | 113 192 108 |
| G. & L. ELLIS & SONS PTY LTD             | 008 863 296 |
| GALEGATE PTY. LIMITED                    | 003 945 542 |
| GARDEN WASTE DISPOSAL (WESTSIDE) PTY LTD | 091 833 288 |
| GARVOS PTY LTD                           | 103 887 663 |
| GENOM EVENTS PTY. LTD.                   | 118 562 762 |
| GIGABIKE IMPORTS (AUST) PTY LIMITED      | 103 894 597 |
| GIORGIO DE IONNO HOLDINGS PTY LTD        | 103 888 160 |
| G N SYKES & ASSOCIATES PTY. LTD.         | 068 401 365 |
| GODWARD PTY LTD                          | 086 492 382 |
| GOLDMAN SUPERANNUATION PTY. LIMITED      | 077 284 363 |
| GOOD HARVEST FURNITURE PTY LTD           | 113 174 815 |
| GRAEME'S WILD TURKEY PTY LTD             | 096 060 061 |
| GREEN MEDICINE RESEARCH PTY LTD          | 108 141 779 |
| GREY TO GREEN GARDENS PTY LTD            | 118 566 671 |
| HEALTH BUILDERS PTY LTD                  | 103 879 189 |

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| Name of Company                            | ACN         |
|--|-------------|
| HEALTHKING GROUP PTY LTD                   | 118 565 558 |
| HEBI PTY. LTD.                             | 081 823 083 |
| HELICAL RIDGE PTY. LTD.                    | 099 719 623 |
| HERBAL GOLD INTERNATIONAL PTY LTD          | 073 118 555 |
| HIGH PERFORMANCE JAPANESE IMPORTS PTY LTD  | 103 898 737 |
| HINGLOW PTY. LIMITED                       | 081 795 002 |
| HITECH TELECOM HOLDINGS PTY LTD            | 118 597 998 |
| HOME LOANS NATIONAL TWEED COAST PTY LTD    | 108 164 905 |
| HOME REFRESH MONEY PTY LTD                 | 108 151 677 |
| HOPKINS PLASTER INDUSTRIES PTY. LTD.       | 063 704 503 |
| HORIZON FINANCIAL SERVICES PTY LTD         | 099 732 877 |
| HOSANNA GROUP PTY LTD                      | 113 148 477 |
| HOWARD CONSULTING SERVICES PTY LTD         | 077 673 986 |
| I.C.IT.CONSULTANCY PTY LTD                 | 096 038 685 |
| IKONN HOLDINGS PTY LIMITED                 | 118 546 795 |
| IMAS ASRI AUSTRALIA PTY LIMITED            | 086 501 377 |
| I MEDIA ENTERPRISES PTY LTD                | 099 754 257 |
| INDZYNE PTY. LTD.                          | 118 618 385 |
| INGARA PTY LTD                             | 103 910 452 |
| INSULATED PANEL SYSTEMS (AUST) PTY. LTD.   | 099 764 799 |
| INTERNATIONAL PROMOTIONAL RESOURCE PTY LTD | 118 591 414 |
| INTREPID INTERNATIONAL PTY. LIMITED        | 081 809 029 |
| IQUIP PTY LTD                              | 096 077 020 |
| IRRESISTIBLE BY JEAN-CLAUDE PTY. LTD.      | 108 203 390 |
| ISIS PROPERTY PTY LTD                      | 113 157 494 |
| J . I. PANTAS PTY. LTD.                    | 063 723 400 |
| J & DT ENTERPRISES PTY LTD                 | 118 546 035 |
| J & F AIR CONDITIONING PTY LTD             | 081 808 997 |
| JARDUP PTY LTD                             | 055 284 565 |
| JARN ENTERPRISES PTY. LTD.                 | 086 478 131 |
| JC CONTRACTING PTY LTD                     | 108 140 432 |
| JC DEVELOPMENTS PTY LIMITED                | 113 200 534 |
| J C SERVICES AUSTRALIA PTY LTD             | 086 506 523 |
| JEAEJ PTY. LTD.                            | 118 592 279 |
| JEAN UNITED PTY LTD                        | 108 180 301 |
| JIMBAR PTY LTD                             | 118 566 340 |
| J JORGENSEN AND PARTNER PTY LTD            | 096 031 588 |
| JOAMARK PTY LTD                            | 073 114 557 |

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| Name of Company                          | ACN         |
|--|-------------|
| JOCKMEL PTY LTD                          | 099 747 172 |
| JONES ENGINEERING CO PTY LTD             | 002 372 349 |
| JORRYL PTY. LTD.                         | 091 845 920 |
| JUST PHONES PTY LTD                      | 113 143 801 |
| JY DESIGN AND DECORATION PTY. LTD.       | 113 158 900 |
| K.I.E. PTY LTD                           | 118 570 568 |
| K & S GLASS PTY LTD                      | 118 559 318 |
| KAMEKES CLEANING SOLUTIONS PTY LTD       | 118 600 589 |
| KASRAN PTY LTD                           | 096 055 266 |
| KDPP PTY. LTD.                           | 118 608 398 |
| KEAY'S DAIRY SUPPLIES PTY LTD            | 068 446 686 |
| KING COOK PTY LTD                        | 118 577 174 |
| KINSELLA PRINTING & PACKAGING PTY LTD    | 005 627 252 |
| KIRKHAM MANAGEMENT LIMITED               | 059 265 584 |
| KIWI EXPRESS CONTAINER HAULAGE PTY. LTD. | 108 162 518 |
| LADY WEB PTY. LTD.                       | 118 590 202 |
| LAGAN (EMP) PTY. LTD.                    | 099 760 353 |
| LANDMARK ENTERPRISES (AUST) PTY LIMITED  | 073 117 496 |
| LANE ESTATE PTY. LTD.                    | 113 192 180 |
| LAURENJAN PTY LTD                        | 096 044 325 |
| LAWLESS CONSULTING PTY LIMITED           | 118 596 124 |
| LEGEND INTERNATIONAL DEVELOPMENT PTY LTD | 096 032 816 |
| LEGENDS LOUNGE PTY LTD                   | 103 920 136 |
| LEINAD INVESTMENTS PTY. LTD.             | 007 166 592 |
| LEVERAGING INSIGHTS TECHNOLOGY PTY LTD   | 113 188 980 |
| LIFEBASICS PTY LTD                       | 099 740 931 |
| LIFESTYLE PHARMACIES PTY LTD             | 099 770 626 |
| LIFETIME FINANCIAL SERVICES PTY. LTD.    | 005 779 046 |
| LIVE ENTERPRISES PTY LTD                 | 118 585 676 |
| L J CONSULTING PTY LIMITED               | 059 145 158 |
| LONG HUA INTERNATIONAL TRADING PTY LTD   | 118 537 198 |
| LORD RIDIS PTY LTD                       | 096 074 029 |
| LORENGAU HOLDINGS PTY LTD                | 118 565 594 |
| LOVE IT ENTERPRISES PTY. LTD.            | 096 078 330 |
| LPD PTY LTD                              | 103 389 340 |
| LYMTWO PTY LTD                           | 003 245 832 |
| LYNCAPE PTY. LTD.                        | 051 137 734 |
| L Z STAR PTY. LTD.                       | 118 611 528 |

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| Name of Company                              | ACN         |
|--|-------------|
| M.E.C. MEAT AND POULTRY SUPPLIERS PTY LTD    | 118 538 097 |
| M.F. GALLIANO SUPERANNUATION PTY. LTD.       | 068 407 312 |
| M & D LOCKEY PTY LTD                         | 118 586 682 |
| M & L JLAILATY PTY LTD                       | 108 170 949 |
| MACINTYRE COUNTRY SUPPORT SERVICES PTY LTD   | 096 090 925 |
| MAIN ST PTY LTD                              | 099 749 201 |
| MAITLAND TANNER & ASSOCIATES PTY LTD         | 081 788 552 |
| MALCOLM GILHAM BUILDING & DESIGN PTY LTD     | 113 203 795 |
| MALIBU RESTAURANT PTY. LTD.                  | 113 182 657 |
| MARATHON DATA MANAGEMENT PTY. LTD.           | 006 927 813 |
| MARSHALL PERFORMANCE & MODIFICATIONS PTY LTD | 108 212 139 |
| MAURER PTY LTD                               | 118 599 572 |
| MAYDAY PTY. LTD.                             | 009 756 521 |
| MCMO INVESTMENTS PTY LTD                     | 108 207 370 |
| MEADVILLE PTY. LTD.                          | 008 282 657 |
| MEDIA CONDUITS (AUST) PTY LTD                | 096 044 129 |
| MEDIA PROPERTIES PTY LTD                     | 118 598 842 |
| MEDICO LEGAL SPECIALISTS PTY LTD             | 108 139 000 |
| MERCANTILE SECURITIES PTY LTD                | 118 549 474 |
| MERHUBA PTY LTD.                             | 003 944 787 |
| MFC PLUMBING SERVICES PTY LTD                | 091 772 628 |
| MICHAEL CHAN PTY. LTD.                       | 118 618 198 |
| MMS DEVELOPMENT CORP PTY LIMITED             | 118 546 786 |
| MOTION AFTER EFFECT PTY LTD                  | 108 199 051 |
| MOUNT STREET MANAGEMENT PTY LTD              | 096 032 950 |
| MR DISTRIBUTIONS AUSTRALIA PTY LTD           | 118 548 306 |
| MULTI DIMENSIONAL SECURITY PTY LTD           | 099 759 074 |
| MUSICBOX PRODUCTIONS PTY. LTD.               | 118 543 089 |
| MUSIC MONSTER PTY LTD                        | 108 196 318 |
| MY ENERGY BANC.COM PTY LTD                   | 118 592 457 |
| MY FAMILY JEWELS PTY LTD                     | 118 606 545 |
| MY FOOD BANC.COM PTY LTD                     | 118 592 484 |
| MY PAYMENTS PTY LTD                          | 118 592 500 |
| NAZIH TRUCK SERVICES PTY LTD                 | 108 157 008 |
| NEO FLOWER NO. 1 PTY LTD                     | 103 903 475 |
| NETWORKS - R - US PTY. LTD.                  | 063 505 064 |
| NEW ENGLAND SECURITY PTY LIMITED             | 118 547 121 |
| NEXT TO MAC PTY LTD                          | 003 948 445 |

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| Name of Company                             | ACN         |
|---|-------------|
| NILSSON INVESTMENTS PTY LTD                 | 118 606 465 |
| NORTH MAID CAKES PTY LTD                    | 009 853 329 |
| NOVABIZ PTY. LIMITED                        | 003 943 986 |
| NRSSMS PTY LTD                              | 081 806 804 |
| NRU SERVICES PTY LTD                        | 096 046 169 |
| NUMARRA PTY LTD                             | 001 685 721 |
| OJC PTY LTD                                 | 108 190 361 |
| OK MATE PTY LTD                             | 113 148 539 |
| OLIVE GROUP PTY LTD                         | 099 164 502 |
| ONLY TANKS PTY LTD                          | 096 037 704 |
| OPTIMAL PTY LTD                             | 108 144 074 |
| ORCA TRADING PTY. LTD.                      | 096 046 374 |
| ORGANIC LIVING AUSTRALIA PTY LTD            | 103 889 032 |
| PACKARD PROPERTY PARTNERS PTY LTD           | 091 832 058 |
| PAE (AUSTRALIA) PTY. LIMITED                | 057 462 254 |
| PALMER NOMINEES PTY LTD                     | 009 221 158 |
| PAPILLON PACIFIC PTY LTD                    | 108 138 227 |
| PARKMORE HOLDINGS PTY. LTD.                 | 108 152 192 |
| PATSI HOLDINGS PTY LTD                      | 108 183 268 |
| PAUL TUCKER PTY LTD                         | 091 828 741 |
| PENANG AFFAIR PTY LTD                       | 081 799 260 |
| PENBERG PTY. LTD.                           | 010 791 054 |
| PENNON TRADE & INVESTMENTS PTY LTD          | 108 193 442 |
| PENO HOLDINGS PTY LIMITED                   | 118 588 088 |
| PERFECT CHOICE FINANCIAL SERVICES PTY LTD   | 099 736 759 |
| PERGOLA CONSTRUCTIONS PTY LIMITED           | 108 202 213 |
| PHN COMPANY PTY LTD                         | 118 621 659 |
| PHOENIX HYDRAULICS PTY LTD                  | 118 552 426 |
| PHONE BOOKS ONLINE PTY LTD                  | 099 732 500 |
| PHYMAL PTY LTD                              | 108 195 339 |
| PIPELINE DIGITAL PTY. LTD.                  | 086 472 844 |
| PJ DYMOND PTY LTD                           | 113 159 890 |
| PLATINUM TRADERS PTY LTD                    | 112 605 320 |
| PODIATRY PROFESSIONAL DEVELOPMENT PTY. LTD. | 118 605 146 |
| PPM PTY LTD                                 | 113 160 642 |
| PREMIUM PROJECTS PLUS PTY. LTD.             | 055 298 989 |
| PREXCO PTY. LTD.                            | 103 904 829 |
| PROMT PTY LTD                               | 086 485 056 |

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| Name of Company                     | ACN         |
|-------------------------------------|-------------|
| PRONTO CONCRETE PUMPING PTY LTD     | 113 155 383 |
| QUINTAS HOTEL PTY. LTD.             | 006 530 927 |
| R & B STEEL FIXING PTY LTD          | 118 548 128 |
| RADCLIFFE SUPERMARKETS PTY. LTD.    | 091 823 513 |
| RAINFOREST DEVELOPMENTS PTY LIMITED | 096 093 319 |
| RAINSON INVESTMENTS PTY LTD         | 077 668 001 |
| RAMESIS IP PTY LTD                  | 113 157 994 |
| RANDIKI HOLDINGS PTY LTD            | 108 171 053 |
| RAPID CREEK INVESTMENTS PTY LTD     | 118 558 955 |
| RAPID PEST MANAGEMENT PTY LTD       | 118 544 979 |
| RASMIS ENTERPRISES PTY. LTD.        | 118 595 216 |
| R BARNETT PTY LTD                   | 103 904 972 |
| REY - BAR ENTERPRISES PTY LTD       | 073 115 438 |
| RGT CUSTODIANS PTY LIMITED          | 118 571 270 |
| ROBECO PTY LTD                      | 086 479 101 |
| ROBERT NIVEN CORPORATION PTY LTD    | 108 166 329 |
| ROVE INVESTMENTS PTY LIMITED        | 108 152 272 |
| ROWENTA PTY LTD                     | 113 183 574 |
| RVO AUTOMATICS PTY. LTD.            | 099 737 050 |
| S.A. BRUMMELL PTY LTD               | 081 828 364 |
| S. P NGUYEN PTY LTD                 | 118 583 869 |
| S & L WILLOUGHBY PTY LTD            | 112 870 112 |
| SABBY PTY LTD                       | 108 197 655 |
| SAGACIOUS GROUP PTY LTD             | 091 780 077 |
| SAMARUN TECHNOLOGIES PTY LTD        | 113 160 071 |
| SCELERIS LTD                        | 116 278 918 |
| SCYLLA PTY LTD                      | 103 894 426 |
| SDC SERVICES PTY. LTD.              | 118 369 798 |
| SEA TIME PTY LTD                    | 055 347 272 |
| SECURITY SERVICES (WA) PTY LTD      | 073 075 966 |
| SEKAR PTY LTD                       | 103 891 943 |
| SELMES PTY LTD                      | 113 156 200 |
| SERV AUSTRALIA PTY LIMITED          | 108 194 645 |
| SHAKE THE WOMBAT PTY LTD            | 103 886 371 |
| SHANOR PTY LTD                      | 081 790 043 |
| SHAYCRA PTY LTD                     | 099 737 201 |
| SHIPPING STEEL PTY LTD              | 118 533 378 |
| SHOPNOW.COM.AU PTY LTD              | 091 785 554 |

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| Name of Company                            | ACN         |
|--|-------------|
| SILDEC PTY LTD                             | 091 808 525 |
| SIMBA DEFENCE AUSTRALIA PTY LTD            | 118 593 365 |
| SIMPLY ERIC PTY LTD                        | 099 767 370 |
| SINGH CORPORATION PTY. LTD.                | 118 586 413 |
| S LANNING PTY LTD                          | 108 206 435 |
| SOHO GLOBAL PTY LTD                        | 118 614 921 |
| SONS LIGHT PTY LTD                         | 103 878 039 |
| SOUND ORCHARD PTY LTD                      | 118 621 917 |
| SOUTHERN WISH ENTERPRISES PTY LTD          | 103 917 639 |
| SPENCER LEGAL SERVICES (NT) PTY LTD        | 096 040 176 |
| SPIRC PTY LTD                              | 086 462 197 |
| SPORTDATA PTY LTD                          | 096 059 933 |
| SPOTLESS CLEAN PTY LTD                     | 113 154 671 |
| SQUIGGLY TRAINING PTY LTD                  | 118 533 654 |
| STARGATE CAPITAL (AUST) PTY LTD            | 108 148 376 |
| START INTERNATIONAL PTY LTD                | 118 599 536 |
| STRATFORD JACKSON INVESTMENTS PTY LTD      | 108 190 307 |
| SUMMERGOLD HOLDINGS PTY LTD                | 063 714 983 |
| SUN CITY MOTORS PTY. LTD.                  | 096 034 016 |
| SUNSHINE NIKKI PTY LTD                     | 118 539 469 |
| SURETRAX PTY LTD                           | 086 471 043 |
| SYDNEY RELOCATION SOLUTIONS PTY LTD        | 107 675 614 |
| SYNECTIX PTY LTD                           | 096 066 741 |
| SYSTEL.COM PTY LTD.                        | 086 467 781 |
| SYSTEMATIC MARKETING SERVICES PTY LIMITED  | 113 165 129 |
| T. & M. CONSTRUCTIONS PTY. LIMITED         | 068 331 073 |
| TALLWORTH PTY. LTD.                        | 011 021 846 |
| TANNOUSCO PTY LTD                          | 113 176 051 |
| TARGET DEVELOPMENTS PTY LIMITED            | 099 438 856 |
| TAYBASS PTY. LTD.                          | 008 032 504 |
| TAYLOR PETTIT PTY LTD                      | 108 156 010 |
| TCBS SPV HERVEY BAY PTY LTD                | 113 189 683 |
| TEAM BROCK LIFE PTY LTD                    | 113 151 161 |
| TERRA FIRMA BRICKWORKS PTY. LTD.           | 091 825 339 |
| THAICOL TRADE PTY LTD                      | 118 593 070 |
| THE BYTE INTERNET CAFE PTY LTD             | 118 558 946 |
| THOMAS MUSIC GROUP PTY LTD                 | 118 558 704 |
| TITAN PUBLIC RELATIONS PROPRIETARY LIMITED | 004 259 643 |

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| Name of Company                             | ACN         |
|---|-------------|
| TOP CUT TREE SERVICES PTY LTD               | 099 738 315 |
| TOSCANINI'S GROUP PTY LTD                   | 099 771 874 |
| TPU PTY LTD                                 | 118 612 427 |
| TROY BAMBOO PTY LTD                         | 118 534 731 |
| TRUSTVEST PTY LTD                           | 073 116 186 |
| TURNER CAPITAL PTY LTD                      | 096 073 997 |
| TWENTY-FIRST ORCADIAN PTY. LTD.             | 007 164 785 |
| ULTIMATE MASONRY AUSTRALIA LIMITED          | 086 490 315 |
| UNITED CAPITAL RESERVE AUSTRALIA PTY LTD    | 118 616 621 |
| USP PTY. LTD.                               | 091 818 307 |
| VALDOUGLAS PTY LTD                          | 096 034 365 |
| VEHTECH PTY LTD                             | 108 176 174 |
| VENTNOR CORPORATION PTY LTD                 | 118 596 580 |
| VICTORIAN RENOVATIONS PTY. LIMITED          | 007 373 711 |
| VIRTUOSCAPE PTY LTD                         | 091 802 363 |
| VISION PLASTER LININGS PTY LTD              | 118 545 850 |
| WEBBIAN PTY LTD                             | 096 067 579 |
| WES PHOTO PTY LTD                           | 091 809 504 |
| WESTFIELD CONCRETE CO PTY LTD               | 000 753 006 |
| WESTPOWER HOLDINGS PTY LTD                  | 118 537 081 |
| WILSON ADVISORY SERVICES PTY LTD            | 077 680 445 |
| WIRELESS PROTOCOL SOLUTIONS PTY. LTD.       | 096 076 827 |
| WOODSTAR PTY LTD                            | 091 804 054 |
| WORLD CROWN LOANS CENTRE PTY LTD            | 118 534 660 |
| YIN JIN PTY LTD                             | 113 154 724 |
| YLZIM PTY LTD                               | 118 574 002 |
| YO-YO JUICE CO PTY LTD                      | 113 206 536 |
| YOUNG NAGY ART COMPANY PTY. LIMITED         | 077 667 077 |
| YOUR LIFESTYLE PROPERTY CONSULTANTS PTY LTD | 118 556 951 |
| YWCM PTY LTD                                | 113 177 790 |
| ZARBA SMASH REPAIRS PTY LTD                 | 002 384 956 |
| ZIGG PTY LTD                                | 001 687 556 |
| 001 PRODUCTIONS PTY. LIMITED                | 059 276 809 |
| 209 CLARENDON PTY. LTD.                     | 113 167 454 |
| 24 SELF VIDEO PTY. LTD.                     | 118 594 577 |
| 26TH PARALLEL PTY LTD                       | 103 903 439 |
| 6 KING STREET PTY LTD                       | 099 741 349 |
| 7 PATAWALONGA FRONTAGE PTY LTD              | 099 741 429 |

CORPORATIONS ACT 2001 Subsection 601AB(3)

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

Dated this sixteenth day of May 2008

## Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company                          | ACN         |
|--|-------------|
| A.C.N. 061 468 880 PTY LTD               | 061 468 880 |
| A.C.N. 096 871 386 PTY LIMITED           | 096 871 386 |
| ACN 065 327 782 (IN LIQUIDATION) PTY LTD | 065 327 782 |
| ALLAN A WRIGHT TRANSPORT PTY LTD         | 102 941 846 |
| ALL PAINTING SOLUTIONS PTY LTD           | 112 995 730 |
| ANEV PAINTING & DECORATING PTY LTD       | 103 523 708 |
| A N J DESIGN & CONSTRUCTIONS PTY LTD     | 113 098 203 |
| ANTLER HOLDINGS PTY. LTD.                | 053 155 043 |
| ASSETT PROTECTION SERVICES PTY. LTD.     | 099 717 192 |
| AUSTRALIAN HORIZON HOMES PTY LTD         | 100 893 249 |
| AUSTRALIAN SOLID TANKING SYSTEMS PTY LTD | 109 228 720 |
| BABUSHKAS RETAIL PTY LTD                 | 086 947 873 |
| BAYT NO.8 PTY LTD                        | 107 672 757 |
| BEACHPOINT FINANCIAL SERVICES PTY LTD    | 090 451 353 |
| BRYNMOR CONSTRUCTION PTY LTD             | 072 358 813 |
| CLEARWATER PLUMBING (NSW) PTY LIMITED    | 058 715 487 |
| COLOURFUL CURTAINS PTY LIMITED           | 095 747 596 |
| D & J CONSTRUCTION PTY LTD               | 054 184 360 |
| DLK TILING PTY LTD                       | 114 269 215 |
| DMKEL PTY LTD                            | 118 445 604 |
| EUGENE TRANSPORT PTY. LTD.               | 079 595 716 |
| FIRST STOP FURNITURE SHOP PTY LTD        | 105 822 348 |
| FREEHOLD ENTERPRISES PTY LTD             | 054 277 833 |
| GJL ELECTRONICS PTY LIMITED              | 119 920 982 |
| GJL SCREEN PRINTING SERVICE PTY LIMITED  | 119 921 005 |

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| Name of Company                              | ACN         |
|--|-------------|
| GREATLANDS INVESTMENTS (AUSTRALIA) LIMITED   | 003 641 843 |
| G SPOT HOLDINGS PTY LIMITED                  | 097 057 433 |
| HILL ST. INVESTMENTS PTY LTD                 | 099 984 951 |
| HOLMAC PTY LIMITED                           | 071 259 553 |
| ISACO PTY LTD                                | 078 484 652 |
| J.P. FROZEN FOODS MANUFACTURING PTY. LIMITED | 064 333 339 |
| JANJIC PTY LTD                               | 068 055 274 |
| KAT INTERNATIONAL PTY LTD                    | 094 496 107 |
| KIZBOND PTY LTD                              | 003 344 698 |
| KMT & T PTY LIMITED                          | 103 511 020 |
| LANDMARK PROPERTY SYNDICATES LTD             | 061 586 212 |
| MAAS CORP PTY LTD                            | 069 287 074 |
| MATLIS HOLDINGS PTY LTD                      | 119 006 101 |
| MONDO BISTRO PTY LTD                         | 079 299 415 |
| MONDO HOLDINGS PTY LTD                       | 082 526 574 |
| MOUNT HOLDEN ESTATES PTY LTD                 | 082 615 101 |
| MOXHAM BROS (NQ) PTY LTD                     | 079 147 845 |
| NADIAH INVESTMENTS PTY LIMITED               | 099 918 653 |
| NETEXPLUS PTY LTD                            | 087 183 168 |
| NICOLE BRACKEN PTY LTD                       | 078 094 587 |
| OCHRE PTY LIMITED                            | 082 342 087 |
| OXFORD CORPORATION PTY. LTD.                 | 108 119 044 |
| PENINSULA ELECTROPLATING PTY. LTD.           | 100 330 514 |
| PETITE BAGATELLE PTY LTD                     | 105 015 594 |
| PLANET PAINTERS PTY LTD                      | 092 057 764 |
| SERRELL ST. PTY. LTD.                        | 058 258 450 |
| SETPAVE PTY. LIMITED                         | 060 423 770 |
| START FORM GROUP PTY LTD                     | 113 557 252 |
| SWIFTNET PTY LTD                             | 086 906 925 |
| SYNERGY HEALTH GROUP PTY. LTD.               | 116 446 201 |
| TONIC PROMOTIONS PTY LTD                     | 108 807 076 |
| TRANSCOM AUSTRALASIA PTY LTD                 | 107 888 586 |
| XTREEM MODELLING AGENCY PTY LTD              | 082 453 423 |
| Z HUSAIN PTY LTD                             | 105 933 453 |

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## CORPORATIONS ACT 2001 Subsection 601AA(4)

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

Dated this sixteenth day of May 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

| Name of Company  | ACN         |
|--|-------------|
| A & Q PTY LTD  | 085 490 919 |
| A & T INSTALLATIONS PTY LTD                              | 104 094 411 |
| ABENS HOLDINGS PTY. LTD.                                 | 007 448 160 |
| ALL JOINTING SERVICES PTY LTD                            | 096 849 982 |
| ALPHAVISTA PTY LTD                                       | 128 040 871 |
| ALWAYS GREENER FOLIAGE PTY. LTD.                         | 109 786 094 |
| AMCO SOFTWARE PTY. LTD.                                  | 051 995 745 |
| ARCO IMPROVEMENTS PTY. LIMITED                           | 004 488 153 |
| ARGS GROUP PTY LTD                                       | 125 985 542 |
| ARROW PLUS PTY. LTD.                                     | 056 387 949 |
| AUBURN FURNITURE WORLD PTY LTD                           | 107 828 482 |
| AURA SOLIEL PTY LTD                                      | 109 664 860 |
| AUSTKIN PTY. LTD.  | 092 756 495 |
| AUSTRALIAN INSTITUTE OF MATHEMATICS (QUEENSLAND) PTY LTD | 099 486 889 |
| BAGASSE AUSTRALIA PTY. LTD.                              | 006 208 537 |
| BALLARAT DUCO REPAIRS PTY LTD                            | 104 291 803 |
| BEL CONSULTANTS PTY. LTD.                                | 002 680 113 |
| BEST & NICE INTERNATIONAL PTY LTD                        | 127 077 061 |
| BETTER TELECOM HARDWARE PTY. LTD.                        | 124 662 282 |
| BILLERICAY HOLDINGS PTY LTD                              | 009 418 446 |
| BINDAL HOLDINGS PTY LTD                                  | 002 958 652 |
| BLAISE CONSTRUCTION PTY LTD                              | 119 357 630 |
| BOB WHITTON & SONS PTY LTD                               | 009 022 815 |
| BON APPETIT FAMILY RESTAURANT PTY. LIMITED               | 064 066 655 |
| BRIGHTEX INVESTMENTS PTY. LTD.                           | 007 392 734 |

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| Name of Company                                    | ACN         |
|--|-------------|
| BRIMAG PTY. LTD.                                   | 007 917 946 |
| BTV NOMINEES PTY. LTD.                             | 125 223 985 |
| CAPONE HOLDINGS PTY LTD                            | 097 917 738 |
| CARINGBAH BUS REPAIRS PTY LTD                      | 001 457 101 |
| CARKLIN PTY. LTD.                                  | 101 586 387 |
| CENTURION DEVELOPMENTS PTY LTD                     | 085 518 921 |
| CHANGE OF COLOUR PAINTING & DECORATING PTY LIMITED | 113 101 081 |
| CH LOK PTY LTD                                     | 108 511 593 |
| CIRCA 21 INVESTMENTS PTY LIMITED                   | 091 607 082 |
| CLAYPLAY PTY LTD                                   | 095 241 213 |
| D. & B. MARKETING PTY. LTD.                        | 005 671 947 |
| DACAM NORWAL PTY LTD                               | 064 815 872 |
| DAVCAN SERVICES PTY LTD                            | 119 310 100 |
| DAVID'S CARPET LAYING PTY LTD                      | 106 332 923 |
| DAVID E. BARBER PTY LIMITED                        | 078 456 845 |
| DAVIDSON POOL PRODUCTS PTY LTD                     | 123 340 438 |
| DE BRETT SEAFOOD WHOLESALE LIMITED                 | 102 751 913 |
| DON COWIE'S REEF SERVICES PTY. LTD.                | 010 360 111 |
| DONNA CHANG PTY LTD                                | 098 256 298 |
| ECATO PTY LTD                                      | 087 249 081 |
| E DEMAND PTY. LTD.                                 | 117 397 332 |
| EMPIRE NOODLE HKZ PTY LTD                          | 114 666 465 |
| EVEBALE PTY. LIMITED                               | 069 511 664 |
| EXPERT CONTRACTORS (NT) PTY. LTD.                  | 007 747 355 |
| F. & B. SEYMOUR PTY. LTD.                          | 071 607 853 |
| F.C.G. TILING PTY. LTD.                            | 081 910 910 |
| F.R.G.S. NOMINEES PTY. LIMITED                     | 008 533 631 |
| FEDELA PTY. LIMITED                                | 050 040 394 |
| FINE LEAF PTY LTD                                  | 114 897 291 |
| FLAWED MUSIC PTY LTD                               | 082 457 958 |
| FORESTANO PTY LIMITED                              | 114 898 163 |
| FRAMEWORKS INTERNATIONAL PTY LTD                   | 092 654 914 |
| FUTURE FISHING PTY LTD                             | 121 154 934 |
| FUTURE GRAPHICS AUSTRALIA PTY LTD                  | 078 140 388 |
| G.S.K. ELECTRICAL PTY. LTD.                        | 069 925 435 |
| GARDEN FLATS PTY. LIMITED                          | 008 412 762 |
| GC SUPERANNUATION FUND PTY LTD                     | 068 644 217 |
| GLENULLA PTY. LTD.                                 | 007 148 423 |

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| Name of Company                           | ACN         |
|---|-------------|
| GOLD DOOR PROPERTIES PTY LTD              | 072 700 353 |
| GREENMEAD PTY LTD                         | 002 088 146 |
| GRIFFIN ENTERPRISES (QLD) PTY LTD         | 072 182 006 |
| GR PROPERTY HOLDINGS PTY LTD              | 103 212 960 |
| H.R.I. CORPORATION PTY. LTD.              | 064 332 270 |
| HALHEVRO PTY LIMITED                      | 010 107 089 |
| HIPWARE SOFTWARE DESIGN PTY LTD           | 082 735 046 |
| HIRE & HIRE CONSTRUCTION SERVICES PTY LTD | 124 293 634 |
| HRG INCHWATCHERS (VIC) PTY LTD            | 104 698 080 |
| HUANAN INTERNATIONAL HOLDINGS PTY LTD     | 113 868 901 |
| HUSHBYE AUSTRALIA PTY. LIMITED            | 003 535 073 |
| INCALINK COMPUTER SERVICES PTY LTD        | 009 260 904 |
| INNER NORTH REALTY PTY. LTD.              | 011 030 489 |
| ISCP PTY LTD                              | 075 658 570 |
| ITCG PTY LTD                              | 124 780 187 |
| JAYOLA PTY. LTD.                          | 058 494 107 |
| JOHN BAYNTUN NOMINEES PTY. LTD.           | 010 246 778 |
| JOHN CASH PTY LTD                         | 101 073 947 |
| JY CONSTRUCTION PTY LTD                   | 109 135 515 |
| K. & J. CROWLEY HOLDINGS PTY. LTD.        | 074 109 461 |
| LAHAMO PTY LTD                            | 001 727 975 |
| LAND MANAGEMENT SOLUTIONS PTY. LTD.       | 104 065 465 |
| LAN OF OZ PTY LTD                         | 104 708 661 |
| LESBAR PTY LTD                            | 001 731 602 |
| LICHMONT PTY LTD                          | 077 910 484 |
| LINTON HOY O'BRIEN & ASSOCIATES PTY. LTD. | 010 835 613 |
| LOCATION SPECIFIC TECHNOLOGY PTY. LTD     | 107 700 363 |
| LONIBREW PTY LTD                          | 002 551 368 |
| LOONGANA INSTANT PRINT PTY. LIMITED       | 009 565 913 |
| LUCIDUS PTY LIMITED                       | 108 835 150 |
| M. & S. LOGISTICS PTY LIMITED             | 119 997 974 |
| M & N LEONARD PTY LTD                     | 003 746 085 |
| MAKRAS HOLDINGS PTY. LTD.                 | 087 123 180 |
| MALONY PTY LIMITED                        | 119 448 725 |
| MASTER PLAYER ELECTRONICS PTY LIMITED     | 061 038 891 |
| MAX J. ANGEL PTY. LIMITED                 | 087 959 028 |
| MB CAPITAL INVESTMENTS PTY LTD            | 127 683 194 |
| MBSA ELECTRIC PTY LTD                     | 113 790 864 |

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| Name of Company                      | ACN         |
|--------------------------------------|-------------|
| MCCUNE INVESTMENTS PTY. LTD.         | 006 971 142 |
| MDW BUILDING SERVICES PTY LIMITED    | 101 156 370 |
| METTAM ENTERPRISES PTY LIMITED       | 102 823 807 |
| MICHAEL VINH'S FURNITURE PTY. LTD.   | 096 325 647 |
| MICHARTED PTY. LTD.                  | 100 014 515 |
| MIMOSA INVESTMENTS PTY LTD           | 009 589 682 |
| MOBILE MARKETING DEVICES PTY LTD     | 124 635 310 |
| MONEY MANAGERS SYDNEY PTY LTD        | 119 319 676 |
| MOUNTAIN BEACH TOURS PTY LIMITED     | 074 325 385 |
| NAILOGIC & GEL FINI PTY LTD          | 113 505 829 |
| NICHOLS INVESTMENTS (WA) PTY LTD     | 124 998 116 |
| NICK FLANAGAN PTY LTD                | 118 818 616 |
| NIVAS PTY LTD                        | 075 312 757 |
| NJF ENTERPRISES PTY LTD              | 118 818 321 |
| NL TOP TEN TILING PTY LTD            | 117 404 010 |
| NORTHRIDGE CONSULTING PTY LTD        | 100 473 783 |
| O'NEILL INSULATION PTY LTD           | 129 928 490 |
| O BOAT HIRE PTY LTD                  | 110 775 418 |
| OCCO PTY LIMITED                     | 004 345 233 |
| OCKIES PTY LTD                       | 092 130 740 |
| OPHELIMITY PTY LTD                   | 102 432 655 |
| OZ GEE PTY LTD                       | 109 086 759 |
| PARR PTY LTD                         | 113 323 694 |
| PEDAL INVESTMENTS PTY LTD            | 113 824 098 |
| PETCH TRANSPORT PTY. LTD.            | 115 167 041 |
| PG SERVICES PTY LIMITED              | 086 321 360 |
| POWDALY PTY. LTD.                    | 006 950 689 |
| PRACTICE INTEGRITY PTY LTD           | 098 926 580 |
| PRIMATECH PTY LTD                    | 112 536 544 |
| PROFIRE ACCOUNTING PTY. LTD.         | 099 550 446 |
| PYNSEVEN PTY LTD                     | 002 101 082 |
| QING DAO TRADING (AUSTRALIA) PTY LTD | 120 115 148 |
| QUICKSMART ENTERPRISES PTY LTD       | 093 294 323 |
| R.P.G. AGENCIES PTY. LTD.            | 004 847 885 |
| R & C STEEL PTY LTD                  | 086 998 361 |
| R & J WELDON PLASTERERS PTY LTD      | 002 981 455 |
| RABBITT SERVICES PTY LTD             | 078 483 155 |
| RAINDANCE PURE WATER PTY LTD         | 115 916 679 |

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| Name of Company                                      | ACN         |
|--|-------------|
| RAJAS ENTERPRISES PTY LTD                            | 097 735 263 |
| RAVENE PTY. LTD.                                     | 010 389 858 |
| R BROWNE INVESTMENTS PTY LTD                         | 113 906 755 |
| REALWORLD DESIGN PTY LTD                             | 082 435 818 |
| REKA VENTURE INTERNATIONAL PTY LTD                   | 094 194 180 |
| RELIANCE ENTERPRISE PTY LTD                          | 082 824 726 |
| ROOS AND EWES IMAGING PTY LTD                        | 120 463 738 |
| ROTHEST PTY. LTD.                                    | 010 649 180 |
| RUSSELL SQUARE ENTERPRISES PTY LTD                   | 114 519 176 |
| RYNCHIME PTY LTD                                     | 001 913 462 |
| SAUBERMAN CORPORATION PTY LTD                        | 105 532 009 |
| SAVVY ENTERPRISES PTY LTD                            | 100 032 460 |
| SEX IT UP PTY LTD                                    | 108 776 807 |
| SHAMMAH HOLDINGS PTY LTD                             | 112 464 749 |
| SHELLY PTY LTD                                       | 007 194 167 |
| SHEPHERD CONSTRUCTIONS PTY. LIMITED                  | 010 520 108 |
| SHIPHUNT PTY. LIMITED                                | 059 648 190 |
| S J B ROOFING SERVICES PTY LTD                       | 076 856 669 |
| SMART BRAKE (AUST) PTY LTD                           | 100 870 755 |
| SMURF N' SCHMOO ENTERPRISES PTY LTD                  | 123 617 372 |
| SNAPE MANAGEMENT PTY. LTD.                           | 097 193 032 |
| SNS LOGGING PTY LTD                                  | 104 227 545 |
| ST. HELEN'S CAPITAL HOLDING PTY LTD                  | 122 875 521 |
| STAN RUSSELL TRANSPORT PTY. LTD.                     | 006 244 784 |
| SUNSHINE COAST AFTER HOURS MEDICAL SERVICE PTY. LTD. | 010 158 193 |
| SUNSTRETCH PTY LTD                                   | 113 362 468 |
| SUPERBUILD SERVICES PTY LTD                          | 108 368 592 |
| SYSWORKING PTY LTD                                   | 110 368 342 |
| T. P. ROBINSON PTY LTD                               | 108 498 497 |
| T & V CORPORATION PTY LTD                            | 108 902 772 |
| TASMANIAN BLUEFIN CONSTRUCTIONS PTY LTD              | 083 557 573 |
| THE MINING BONGO PTY LTD                             | 093 441 500 |
| TRAZIM PTY LTD                                       | 001 744 878 |
| TRIGROVE PTY LIMITED                                 | 060 199 886 |
| TRIPLE ENNE PTY. LTD.                                | 056 587 547 |
| TURNBULL CURRAN PTY LTD                              | 001 553 519 |
| TWFW TRAVEL ACCOUNTING PTY LIMITED                   | 082 909 831 |
| VALERIE HARDY PRODUCTIONS PTY LTD                    | 007 433 507 |

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| Name of Company                  | ACN         |
|----------------------------------|-------------|
| VALTRANS PTY LTD                 | 076 846 074 |
| VANBRU PTY. LTD.                 | 010 386 188 |
| VANMAY (WA) PTY LTD              | 105 920 054 |
| VINALI PTY LTD                   | 104 781 339 |
| VORI PTY LTD                     | 117 893 839 |
| WALLSEND LIQUOR SUPPLIES PTY LTD | 000 995 406 |
| WAYNE STRICKLAND PTY LTD         | 069 811 678 |
| WOTZ IT PTY LTD                  | 111 520 597 |
| XRACER PTY LTD                   | 095 087 013 |
| YATALA CORPORATION PTY LTD       | 106 282 857 |
| YERTCHUK PTY. LTD.               | 005 433 063 |
| YUWIGA PTY. LTD.                 | 104 113 073 |
| 3G PHONE PTY LTD                 | 110 646 029 |

Company change of type Page 92 of 92

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 Administrative Appeals Tribunal prevents it from doing so.

AMAZING LOANS FRANCHISES (HOLDINGS) LIMITED ACN 125 208 291 will change to a proprietary company limited by shares. The new name will be AMAZING LOANS FRANCHISES (HOLDINGS) PTY LTD ACN 125 208 291.

**DELHI HOLDINGS LIMITED** ACN 108 507 366 will change to a proprietary company limited by shares. The new name will be DELHI HOLDINGS PTY LIMITED ACN 108 507 366.

FINANCIAL RESOURCES SECURITIES
LIMITED ACN 108 611 436 will change to a
proprietary company limited by shares. The new
name will be
FINANCIAL RESOURCES SECURITIES PTY
LTD ACN 108 611 436.

OLYMPUS FUNDS MANAGEMENT LIMITED
ACN 120 221 623 will change to a proprietary company limited by shares. The new name will be OLYMPUS FUNDS MANAGEMENT PTY LTD ACN 120 221 623.

**URAN EXPLORATION PTY LTD** ACN 120 565 666 will change to a public company limited by shares. The new name will be JUNO MINERALS LIMITED ACN 120 565 666.

**CASHMERE IRON PTY LTD** ACN 126 738 949 will change to a public company limited by shares. The new name will be CASHMERE IRON LIMITED ACN 126 738 949.

**EDGWIZE PTY LTD** ACN 128 748 854 will change to a public company limited by shares. The new name will be EDGWIZE LTD ACN 128 748 854.

MIR INVESTMENT MANAGEMENT LIMITED
ACN 104 642 613 will change to a proprietary company limited by shares. The new name will be MIR INVESTMENT MANAGEMENT PTY LIMITED ACN 104 642 613.

SYDNEY LIGHT RAIL COMPANY LIMITED ACN 064 062 933 will change to a proprietary company limited by shares. The new name will be SYDNEY LIGHT RAIL COMPANY PTY LIMITED ACN 064 062 933.