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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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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 the order on the person to whom it relates, being 25 June 2008.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF JACOB LUKE SIMMONS

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Mr Jacob Luke Simmons

Suite 7

3972 Pacific Highway

Loganholme Queensland 4129

ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

TAKE NOTICE that under paragraphs 920A(1)(e) and 920A(1)(f) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Mr Jacob Luke Simmons from providing any financial services for a period of five years.

Dated this 13th day of June 2008.

Graeme Darcy Plath

Delegate of the Australian Securities and

Investments Commission

Your attention is drawn to sections 920C and 1311 of the Corporations Act 2001 that provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty \$2,750 or imprisonment for 6 months or both).

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 the order on the person to whom it relates, being 24 June 2008.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

IN THE MATTER OF JOHN STANLEY MARSHALL

SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Mr John Stanley Marshall 10 Peachtree Close

Carindale Queensland 4125

ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

TAKE NOTICE that under paragraphs 920A(1)(e) and 920A(1)(f) and section 920B of the Corporations Act 2001 the Australian Securities and Investments Commission prohibits Mr John Stanley Marshall from providing any financial services for a period of five years.

Dated this 29th day of May 2008.

Signed: Office Plath

Delegate of the Australian Securities and

Investments Commission

Your attention is drawn to sections 920C and 1311 of the Corporations Act 2001 that provide that a person commits an offence if they engage in conduct that breaches a banning order that has been made against them (Penalty \$2,750 or imprisonment for 6 months or both).

NOTICE UNDER SECTION 920E OF THE CORPORATIONS ACT 2001

Notice is given under section 920E of the Corporations Act 2001 that the Australian Securities and Investments Commission has made a banning order in the terms set out below, which order took effect on 3 July 2008

AUSTRALIAN SECURITIES & INVESTMENTS COMMISSION IN THE MATTER OF TIMOTHY KEITH HARRISON

BANNING ORDER UNDER SECTIONS 920A AND 920B OF THE CORPORATIONS ACT 2001

To: Timothy Keith Harrison

40 Faulkner Crescent

SINGLETON HEIGHTS NSW 2330

TAKE NOTICE that under sections 920A(1) and s920B(2) of the Corporations Act 2001 the Australian Securities & Investments Commission prohibits **TIMOTHY KEITH HARRISON** from providing any financial services for a period of 5 years.

Dated this 20th day of June 2008

Casandra Francas

Delegate of the Australian Securities &

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 which 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 –Paragraph 655A(1)(a) – Exemption

Under paragraph 655A(1)(a) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission exempts the entities specified in the Schedule (the "CITIC Entities") from section 606 of the Act only to the extent that it would prohibit an acquisition by the CITIC Entities of voting shares in Macarthur Coal Ltd ACN 096 001 955 ("Macarthur") where:

- throughout the 6 months before the acquisition, the CITIC Entities had voting power in Macarthur of at least 19%, disregarding any reduction in voting power caused by an issue of shares by Macarthur to Tinkler Investments Pty Ltd ACN 109 159 444 on 14 January 2008: and
- 2. as a result of the acquisition, the CITIC Entities would not have voting power in Macarthur more than 3 percentage points higher than the CITIC Entities had 6 months before the acquisition.

Schedule

CITIC Resources Australia Pty Ltd ACN 107 652 817

CITIC Australia Coal Pty Ltd ACN 050 137 972

CITIC Portland Holdings Pty Ltd ACN 107 653 092

CITIC Australia Trading Limited ACN 092 595 741

Dated: 30 June 2008.

Signed:

Hock Peng Lee as a delegate of the

Australian Securities and Investments Commission

Page 1 of 1

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

Under paragraph 911A(2)(1) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) exempts the Bank of New York (*BNY*), an organisation chartered under the laws of the State of New York, from the requirement to hold an Australian financial services licence for the provision of the financial services set out in Schedule A in the case referred to in Schedule B.

Schedule A

The provision of any of the following financial services (the *financial services*) in this jurisdiction to wholesale clients:

- (a) providing financial product advice;
- (b) dealing in a financial product; or
- (c) providing a custodial or depository service;

in respect of any of the following financial products:

- (d) derivatives;
- (e) foreign exchange contracts:
- (f) securities;
- (g) debentures, stocks or bonds issued or proposed to be issued by a government;
- (h) managed investment products; or
- (i) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act.

Schedule B

Where all of the following apply:

- (1) BNY is authorised as a bank under the New York Banking Law;
- (2) BNY is regulated by the NYSBD under Article IV of the New York Banking Law;
- (3) BNY:
 - (a) is registered under Division 2 of Part 5B.2 of the Act; or
 - (b) has not failed for more than the last 10 business days to have an Agent;
- (4) BNY's primary business is the provision of financial services;

- (5) Neither BNY nor its Agent has been notified by ASIC that BNY is excluded from relying on this instrument;
- (6) If BNY 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:
 - (a) 15 business days have not passed since BNY became so aware or should reasonably have become so aware without BNY providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it has undertaken reasonable enquiries); and
 - (b) 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
- (7) BNY has not notified ASIC that it will not rely on this instrument; and
- (8) BNY has provided ASIC with:
 - (a) evidence that paragraphs (1) and (2) of this Schedule are satisfied that ASIC has stated in writing is adequate;
 - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument:
 - (c) a deed of BNY 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 BNY 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) BNY 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) BNY covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services;
 - (iv) if BNY is not registered under Division 2 of Part 5B.2 of the Act, service of process on BNY in relation to legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the

- Crown or otherwise can be effected by service on the Agent; and
- (v) BNY covenants that, on written request of either the NYSBD or ASIC, it will give or vary written consent and take all other practicable steps to enable and assist the NYSBD to disclose to ASIC and ASIC to disclose to the NYSBD any information or document that the NYSBD or ASIC has that relates to BNY; and
- (d) written consents to the disclosure by the NYSBD to ASIC and ASIC to the NSYBD of any information or document that the NYSBD or ASIC has that relates to BNY. The consents must be in such form (if any) as ASIC specifies in writing.

Schedule C

- (1) BNY must provide each of the financial services in this jurisdiction in a manner which would comply with the U.S. regulatory requirements if the financial service were provided in the U.S. in like circumstances.
- (2) BNY 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, BNY's authority relevant to the financial services BNY provides or intends to provide in this jurisdiction; and
 - (ii) each significant particular exemption or other relief which BNY obtains from the U.S. regulatory requirements relevant to the financial services BNY provides or intends to provide in this jurisdiction; and
 - (aa) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
 - (i) either:
 - (A) of the details of each significant change (*a notifiable regulatory change*) to the US regulatory requirements (including in the power or authority of the NYSBD to supervise, monitor or procure compliance by BNY with the US regulatory requirements with respect to the provision of financial services) in the 6 months (*the notification period*) ending on the 15th day of the month by the end of which the notification is required that is relevant to the financial services the body provides or intends to provide in this jurisdiction and is not a

- change that ASIC has stated in writing is not required to be notified for the purpose of this instrument; or
- (B) where there have been no notifiable regulatory changesthat 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 NYSBD or any other overseas regulatory authority against BNY during the notification period; or
 - (B) where there have been no notifiable regulatory actions that there have been no notifiable regulatory actions; and
- (b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:
 - (i) BNY is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
 - (ii) BNY is regulated by the NYSBD under the New York Banking Law, which differs from Australian laws.

Interpretation

In this instrument:

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

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

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

financial product has the meaning given by section 763A of the Act;

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

financial service has the meaning given by section 766A of the Act;

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

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

New York Banking Law means Chapter 2 of the Consolidated Laws, The Banking Law enacted April 16, 1914 in the State of New York;

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

NYSBD means the New York State Banking Department;

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

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

U.S. means the United States of America;

U.S. regulatory requirements means the rules that apply in relation to the financial services and banking activities including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the NYSBD; and

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

Commencement

This instrument takes effect on gazettal.

Dated this 4th day of July 2008

Signed by Peter Chia





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: CU Financial Advisory Services Pty Ltd. A.B.N. 38 000 896 659 ("the Licensee")
Level 22, 207 Kent Street, SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 243533 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 30th day of June 2008.

Signed





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Haber Associates Pty. Ltd. ACN 064 695 745 ("the Licensee") Erison, Level 1 232 Clarendon Street SOUTH MELBOURNE VIC 3205

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 268564 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th Day of July 2008

Signed

Australian Securities and Investments Commission Corporations Act 2001 – Paragraph 911A(2)(l) – Revocation

Under paragraph 911A(2)(1) of the Corporations Act 2001 (the *Act*), the Australian Securities and Investments Commission (*ASIC*) revokes ASIC instrument [08/0427] dated 24 June 2008.

Commencement

This instrument is effective on gazettal.

Íshaq Burney

as a delegate of Australian Securities and Investments Commission





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: St Philip's Credit Co-operative Limited ACN 087 651 732 ("the Licensee") - Deregistered C/- Bruce Mulvaney & Co - Chartered Accountants PO Box 226 Surrey Hills Victoria 3127

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 244372 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 4th July 2008

Signed





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: MDSnews Australia Pty Ltd ACN 002 314 310 ("the Licensee") 69 Nicholson Street ST LEONARDS NSW 2065

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 259653 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 4th July 2008

Signed





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Hubb Strategic Advice Pty Ltd ACN 107 065 467 ("the Licensee") Unit 5 4 Skyline Place

FRENCHS FOREST NSW 2086

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 297031 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 7th July 2008

Signed





Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Miscellany Associates Pty Ltd ACN 101 638 779 ("the Licensee") PO BOX 579 HURSTBRIDGE VIC 3099

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 224569 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 4th July 2008

Signed

Australian Securities and Investments Commission Corporations Act 2001 – Paragraphs 655A(1)(b) and 673(1)(b) – Declaration

Under paragraphs 655A(1)(b) and 673(1)(b) of the *Corporations Act 2001 (Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapters 6 and 6C of the Act apply to the persons named in Schedule A in the case referred to in Schedule B as if:

- 1. section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by inserting after notional subsection (13):
 - "(14) A person does not have a relevant interest in securities in a company, where that person has provided ASIC with a deed poll to the effect that it will procure that the holder of the securities does not exercise any rights (including voting rights) attaching to those securities unless and until the exercise of such rights is approved by the company in a general meeting.

This subsection stops applying to the relevant interest if and when such rights (including voting rights) are exercised and that exercise has not been approved by the company in a general meeting."; and

- 2. Part 6C.1 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by inserting after notional section 671BA:
 - "671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14)."

Schedule A

Arctic Capital Limited, a company incorporated in Hong Kong with CR No. 1127428 (*Arctic Capital*)

Schedule B

An acquisition by Arctic of a relevant interest in the Special Share in Living and Leisure Australia Limited ACN 107 863 445 (*Company*), as result of the acquisition by it of all of the issued shares in Living and Leisure Australia Management Limited ACN 101 634 315 (*RE*), from Octaviar Limited ACN 107 863 436 (*Octaviar*) on the terms described in the prospectus dated 4 July 2008, where:

1. RE is the responsible entity of Living and Leisure Australia Trust ARSN 092 701 589 (*Trust*); and

- 2. under the terms on which they are to be traded, an ordinary share in the Company and an interest in the Trust must be transferred together; and
- 3. RE is the registered holder of the Special Share; and
- 4. Arctic has within one week of the date of this instrument, provided ASIC with a deed for the benefit of and enforceable by ASIC which provides that:
 - (a) it undertakes that it will procure that RE does not exercise the rights (including voting rights) attaching to the Special Share in the Company unless and until a resolution is passed at a general meeting of the Company approving the exercise, by RE, of the rights (including voting rights) attaching to the Special Share where no votes are cast in favour of the resolution by Arctic and its associates or Octaviar and its associates;
 - (b) it undertakes that it will use its best endeavours to cause the resolution described in paragraph (a) to be put to the Company in a general meeting at the first general meeting of the Company held after the date of this instrument;
 - (c) it undertakes that it will use its best endeavours to ensure that for the purposes of voting on the resolution described in paragraph (a), the members of the Company are given all information known to Arctic and its associates, or known to the Company, that is material to the decision on how to vote on the resolution, including:
 - (i) the identity of Arctic, as the person who made the acquisition of a relevant interest in the Special Share, and its associates; and
 - (ii) details of the rights (including voting rights) attaching to the Special Share;
 - (d) the deed cannot be varied or revoked except with the prior written consent of ASIC; and
 - (e) where Arctic:
 - (i) authorises Andrew Bullock of Gilbert + Tobin, Level 37, 2 Park Street, Sydney, New South Wales to accept service of process from ASIC on its behalf; and
 - (ii) submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC; and
 - (iii) agrees to comply with any order of an Australian court; where the process, proceedings or order relates to the deed.

Interpretation

In this instrument:

Special Share means a share in the Company as described in, and having the rights described in, the constitution of the Company dated 31 March 2008.

Dated this 4th day of July 2008

Signed by Elizabeth Korpi

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)(l) 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 a related body corporate of 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) 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 24 June 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 of the Company,

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. 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
- 4. Company means GEO Property Group Limited ACN 117 546 326; and
- 5. 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
- 6. *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 a related body corporate of the Company; and
- 7. *eligible offer* means an offer for the issue of a Performance Right that is made under the Plan; and
- 8. financial product advice has the meaning given by section 766B of the Act; and
- 9. general advice has the meaning given by section 766B of the Act; and
- 10. *GEO Property Group 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 GEO Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 11. *GEO Property Group Performance Rights Plan Trust* means a trust established by the Company under the GEO Property Group Performance Rights Plan Trust Deed where the terms of the trust are substantially in the terms set out in the draft General Terms of the GEO Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 12. *Issuer* means the Company and GEO Management Limited ACN 116 506 882 as responsible entity of the Trust; and

- 13. offer has a meaning affected by sections 700, 702 and 1010C of the Act; and
- 14. 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

15. 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:

- (c) the offer is made on or after 15 May 2009 and 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; or
- (d) the offer is made before 15 May 2009 and no legal or equitable interest in the stapled security to which the right or interest relates is acquired by eligible employees under the Plan until after the stapled security to which the right or interest relates is in the same as 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 such acquisition without suspension for more than a total of 2 trading days during that period; and
- 16. *Plan* means an employee share scheme that is known as at the date of this instrument as the GEO Property Group 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 GEO Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 17. *Plan Trustee* means the trustee of the GEO Property Group Performance Rights Trust, initially to be GEO Planning Pty Limited ACN 131 678 503; and
- 18. *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 Geo Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 19. *stapled security* means a share in the Company and an interest in the Trust, under the terms on which each is to be traded, must be transferred together; and
- 20. Trust means the GEO Property Trust ARSN 104 482 206.

Commencement

This instrument takes effect on gazettal.

Dated this 7th day of July 2008

Signed by Andrew Knibb

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;
- 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 a related body corporate of 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) 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 GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 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 (including as a result of the exercise of an option or as a component of stapled securities) under the Plan 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 the Plan or 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 the Plan or any other employee share scheme extended only to eligible employees of the Company,

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. *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

- 4. Company means GEO Property Group Limited ACN 117 546 326; and
- 5. *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
- 6. *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 a related body corporate of the Company; and
- 7. eligible offer means an offer for issue or sale of:
 - (a) fully-paid shares:
 - (i) where the offer is made on or after 15 May 2009 and those shares are in the same class as shares which have been quoted on the financial market operated by ASX Limited ACN 008 624 691or an approved foreign market throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period; or
 - (ii) where the offer is made before 15 May 2009 and no legal or equitable interest in shares to which the right or interest relates is acquired by eligible employees under the Plan until after the shares to which the right or interest relates is in the same class as shares that have been quoted on the financial market operated by ASX Limited ACN 008 624 691 throughout the 12 month period immediately before such acquisition without suspension for more than a total of 2 trading days during that period; or
 - (b) options for the issue or transfer of shares referred to in paragraph (a) where each of the options is offered for no more than nominal consideration; or
 - (c) fully-paid stapled securities:
 - (i) where the offer is made on or after 15 May 2009 and stapled securities are in the same class as stapled securities which 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; or
 - (ii) where the offer is made before 15 May 2009 and no legal or equitable interest in stapled securities to which the right or interest relates is acquired by eligible employees under the Plan until after stapled securities 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 such acquisition without suspension for more than a total of 2 trading days during that period; or

- (d) units of fully-paid shares referred to in paragraph (a); or
- (e) units of fully-paid stapled securities referred to in paragraph (c), made under an employee share scheme extended only to eligible employees; and
- 8. financial product advice has the meaning given by section 766B of the Act; and
- 9. general advice has the meaning given by section 766B of the Act; and
- 10. *GEO Property Group Employee 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 GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 11. *GEO Property Group Employee Plan Trust* means a trust established by the Company under the GEO Property Group Employee Plan Trust Deed where the terms of the trust are substantially in the terms set out in the draft General Terms of the GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 12. *Issuer* means the Company and GEO Management Limited ACN 116 506 882 as responsible entity of the Trust; and
- 13. offer has a meaning affected by sections 700, 702 and 1010C of the Act; and
- 14. *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:
 - (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 employees; 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
- 15. *Plan* means an employee share scheme that is known as at the date of this instrument as the GEO Property Group Employee 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 GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 16. *Plan Trustee* means the trustee of the GEO Property Group Employee Plan Trust, initially to be GEO Planning Pty Limited ACN 131 678 503; 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 GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 18. *stapled security* means a share in the Company and an interest in the Trust, under the terms on which each is to be traded, must be transferred together; and
- 19. Trust means the GEO Property Trust ARSN 104 482 206.

Commencement

This instrument takes effect on gazettal.

Dated this 7th day of July 2008

Signed by Andrew Knibb

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 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 members of the Trust 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 an interest in the Trust that together comprise the stapled security were issued to the trustee (the *Plan Trustee*) of the GEO Property Group Employee 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 a related body corporate of the Company in accordance with the terms of the 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 the 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 Entity did not issue the interest in the 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. Company means GEO Property Group Limited ACN 117 546 326; and

- 4. **GEO Property Group Employee 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 GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 5. **GEO Property Group Employee Plan Trust** means a trust established by the Company under the GEO Property Group Employee Plan Trust Deed where the terms of the trust are substantially in the terms set out in the draft General Terms of the GEO Property Group Employee Plan Trust Deed provided to ASIC as an attachment to an electronic mail dated 20 June 2008; and
- 6. Plan means the GEO Property Group Employee Plan; and
- 7. Plan Trustee means GEO Planning Pty Limited ACN 131 678 503; and
- 8. Responsible Entity means GEO Management Limited ACN 116 506 882; and
- 9. *stapled security* means a share in the Company and an interest in the Trust which, under the terms on which each is to be traded, must be transferred together; and
- 10. Trust means GEO Property Trust ARSN 104 482 206.

Dated this 7th day of July 2008

Signed by Andrew Knibb

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 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 members of the Trust 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 an interest in the Trust that together comprise the stapled security were issued to the trustee (the *Plan Trustee*) of the GEO Property Group Performance Rights 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 a related body corporate of the Company in accordance with the terms of the 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 the 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 Entity did not issue the interest in the 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:

- 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. Company means GEO Property Group Limited ACN 117 546 326; and

- 4. **GEO Property Group 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 GEO Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 5. **GEO Property Group Performance Rights Plan Trust** means a trust established by the Company under the GEO Property Group Performance Rights Plan Trust Deed where the terms of the trust are substantially in the terms set out in the draft General Terms of the GEO Property Group Performance Rights Plan provided to ASIC as an attachment to an electronic mail dated 24 June 2008; and
- 6. Plan means the GEO Property Group Performance Rights Plan; and
- 7. Plan Trustee means GEO Planning Pty Limited ACN 131 678 503; and
- 8. Responsible Entity means GEO Management Limited ACN 116 506 882; and
- 9. *stapled security* means a share in the Company and an interest in the Trust which, under the terms on which each is to be traded, must be transferred together; and
- 10. *Trust* means GEO Property Trust ARSN 104 482 206.

Dated this 7th day of July 2008

Signed by Andrew Knibb





Notice of Cancellation of an Australian Financial Services Licence

TO: OAMPS Consulting Pty Ltd ACN 003 337 522 ("the Licensee") 369 High Street KEW VIC 3101

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 234690 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 8th day of July 2008

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: TRB Management Pty. Limited

ABN: 72 066 430 171 ("the Licensee")

Unit 1, 4 Muston Street MOSMAN NSW 2088

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 229501 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 30 June 2008.

Signed





Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Gault Armstrong Kemble Pty Ltd ABN 44 009 196 767 ("the Licensee") 369 High Street KEW VIC 3101

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238024 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 8th Day of July 2008

Signed

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

- 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 Golden Circle Limited ACN 054 355 618 (*Golden Circle*) from Parts 6D.2, 6D.3 (except section 736) and 7.9 where it:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product 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 where a person (other than a person covered by paragraph 1 of this instrument) makes a recommendation to acquire financial products under an eligible offer, 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. Under paragraph 911A(2)(1) of the Act ASIC exempts Golden Circle 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 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 Golden Circle 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) Golden Circle; and
 - (b) a related body corporate of Golden Circle,

from the requirement to hold an Australian financial services licence for 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 Golden Circle or a related body corporate of Golden Circle) occurs either:

through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or

- (d) 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 Golden Circle from sections 736 and 992A 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. Golden Circle, in 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. Golden Circle 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 Plan may involve the issue of shares (including as a result of the exercise of an option) Golden Circle 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:
 - (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 under the Plan or any other employee share scheme extended only to eligible employees of Golden Circle,

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 Golden Circle 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; and
- 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 scheme in favour of their nominee; and
- 3. associated body corporate of Golden Circle means:
 - (a) a body corporate that is a related body corporate of Golden Circle; or
 - (b) a body corporate that has voting power in Golden Circle of not less than 20%; or
 - (c) a body corporate in which Golden Circle has voting power of not less than 20%; and
- 4. **ASX** means ASX Limited ACN 008 624 691; and
- 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; and
- 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; and
- 7. *eligible employee* means, in relation to Golden Circle, a person who is at the time of an offer under the Plan, a full or part-time employee or director of Golden Circle or of an associated body corporate of Golden Circle; and
- 8. *eligible offer* means an offer for issue or sale of:

- (a) fully-paid shares in Golden Circle in the same class as shares which have been quoted on the financial market operated by ASX or NSX throughout the 3 month period immediately before the offer without suspension for more than a total of 5 trading days during that period; or
- (b) options for the issue or transfer of shares referred to in paragraph (a) where each of the options is offered for no more than nominal consideration,

made under the Plan extended only to eligible employees of Golden Circle; and

- 9. *financial product advice* has the meaning given by section 766B; and
- 10. **general advice** has the meaning given by section 766B; and
- 11. nominal consideration means consideration of not more than 1 cent per option; and
- 12. **NSX** means the National Stock Exchange of Australia Limited ACN 000 902 063; and
- 13. *offer* has a meaning affected by sections 700, 702 and 1010C; and
- 14. *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; and
 - (b) if a summary (rather than a copy) of the Rules 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, Golden Circle will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules; and
 - (c) specifies in respect of the shares or shares subject to the options:
 - (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, Golden Circle 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, subject to the options; 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 Golden Circle or any associated body corporate of it for the purpose of acquiring financial products under the Plan; and
- 15. **Plan** means an employee share scheme known as the Golden Circle Long Term Incentive Plan established in or about May 2008 as amended from time to time provided that the terms of the Plan are materially the same as the terms of the Plan as at the date of this instrument; and
- 16. **Rules** means the Rules of the Plan dated in or about May 2008 as amended, substituted or replaced from time to time; and
- 17. *unit* in relation to a share means a legal or equitable right or interest in the share.

Commencement

This instrument commences on gazettal.

Dated this 8th day of July 2008.

Signed by Fleur Grey





ASIC

Australian Securities & Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 601QA(1)(a), 926A(2)(b), 992B(1)(b) and 1020F(1)(b) — Revocation

Under paragraphs 601QA(1)(a), 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the *Corporations Act 2001*, the Australian Securities and Investments Commission (*ASIC*) revokes ASIC instrument [08/429] dated 26 June 2008.

Dated this 8th day of July 2008

Signed by Peter Knight

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

Under paragraph 655A(1)(b) of the *Corporations Act 2001 (Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6 of the Act applies in relation to the persons named in Schedule A, in the case referred to in Schedule B, as if item 7 of section 611 of the Act were modified or varied by:

- 1. omitting subparagraph (b)(iii) and substituting it with the following subparagraph:
 - "(b)(iii) the maximum voting power that those persons would have as a result of the acquisition; and", and
- 2. omitting subparagraph (b)(v) and substituting it with the following subparagraph:
 - "(b)(v) the maximum voting power that each of that person's associates would have as a result of the acquisition.".

Schedule A

Each of the following persons:

- (a) FCR Espirito Santo Ventures II managed by Espirito Santo Venutres, SCR, SA, a company incorporated in Portugal;
- (b) Emerald Energy Fund I LP managed by Emerald Partners I Limited, a company incorporated in Guernsey; and
- (c) New Energy Fund managed by Banif Gestao de Activos Sociedade Gestora Fundos de Investimento Mobiliario, S.A., a company incorporated in Portugal.

Schedule B

The acquisition by a person mentioned in Schedule A of CP1's and options to acquire CP1's in Oceanlinx Ltd ACN 077 104 404 (*Company*) in accordance with the Investment Term Sheet (*Acquisition*) where all of the following apply:

1. The Acquisition is approved by a resolution put to an extraordinary general meeting of the Company (*Meeting*) on or about 4 August 2008 for the purposes of item 7 of section 611 of the Act, as described in a draft notice of meeting and explanatory statement provided to ASIC on 4 July 2008; and

- 2. The final issue price of the CP1's is communicated in writing to the shareholders of the Company no less than 10 days prior to the Meeting; and
- 3. The draft notice of meeting and explanatory statement referred to in paragraph 1 of this Schedule contains information disclosing that the Acquisition may result in the persons referred to in Schedule A holding combined voting power up to but no more than 56.20% of all of the Company's securities on issue.

Interpretation

- 1. *CP1* means a fully paid non-redeemable convertible first preference share in the capital of the Company;
- 2. *Investment Term Sheet* means the term sheet dated 30 June 2008 between the Company and the persons referred to in Schedule A; and
- 3. *Option* means an option to acquire by way of issue and allotment a CP1, such option to be granted on such terms and conditions set out in item 36 of the Investment Term Sheet.

Dated this 8th day of July 2008

Signed by Andrew Knibb





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: OMP Insurance Brokers Ltd ABN 54 052 336 900 ("the Licensee") 369 High Street KEW VIC 3101

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 241005 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 8th Day of July 2008

Signed

Allan Melville, a delegate of the Australian Securities and

Investments Commission



ASIC

Australian Securities & Investments Commission

Australian Securities and Investments Commission Corporations Act 2001 — Paragraphs 601QA(1)(a), 926A(2)(b), 992B(1)(b) and 1020F(1)(b) — Exemption

Enabling legislation

1. The Australian Securities and Investments Commission (ASIC) makes this instrument under paragraphs 601QA(1)(a), 926A(2)(b), 992B(1)(b) and 1020F(1)(b) of the Corporations Act 2001 (the Act).

Exemption

- 2. This exemption applies to an interest in a managed investment scheme (serviced sub-leased villa scheme) promoted by a person (promoter) which involves a sub-lessee (investor) of real property (sub-leased villa), in the investor's discretion, making their sub-leased villa available for use by a person (operator) as part of a serviced resort complex located on Lot 323 on Deposited Plan 191354 at Eco Beach in the Shire of Broome, Western Australia developed in accordance with an approval of a local government organisation that has been given to ASIC and in relation to which, on 1 March 2000, there was no person who had acquired or agreed to acquire a sub-leased villa and who, before agreeing to acquire, had been offered an interest in the scheme.
- 3. An interest in the serviced sub-leased villa scheme is exempt from the following provisions of the Act:
 - (a) Part 7.6 (other than Divisions 4 and 8); and
 - (b) section 992AA; and
 - (c) section 1017F.
- 4. The promoter, The Kimberley Connection Pty Ltd ACN 061 181 637, and the operator, Eco Beach Wilderness Retreat Pty Ltd ACN 132 054 034, of the serviced sub-leased villa scheme are exempt from section 601ED of the Act.

Where exemption applies

- 5. The exemption in paragraphs 3 and 4 only applies where all of the following requirements are satisfied:
 - (a) the sale of the sub-leased villa is not and was not conditional on participation in the serviced sub-leased villa scheme;



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- (b) each investor and the operator may withdraw from participation in the scheme on no more than 90 days' notice and an investor that withdraws will not be bound after that notice expires to allow use of their sub-leased villa except for occupation of the sub-leased villa:
 - (i) by a person other than the operator or an associate of the operator; and
 - (ii) under an agreement that the operator made with that person before the notice of withdrawal was given;
- (c) each investor may, if the investor withdraws from participation in the scheme, appoint another person to manage their sub-leased villa;
- (d) the operator is licensed in relation to the conduct of letting services under the law of a State or Territory or is a financial services licensee;
- (e) no payment is liable to be made by an investor to participate in the scheme other than:
 - (i) payment of money to buy the sub-leased villa; and
 - (ii) one or more payments of the investor's reasonable proportion of the operator's fees and expenses with respect to the management of the scheme where in any three-month period the total of such payments relates to a period of no more than three months and where:
 - (A) that total is reasonably commensurate with the work done or to be done, or the expenses incurred or likely to be incurred (as the case may be), by the operator during the period to which the payments relate; and
 - (B) where a FFE Fund has been established for the investor no payment or part thereof is used for the replacement, repair or refurbishment of furniture, fittings and equipment of the subleased villa in relation to the period to which the payment relates unless all money in the Fund has first been expended; and
 - (iii) where a FFE Fund has been established for the investor one or more payments into the Fund where:



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- (A) each payment is by way of a deduction from rental income of the scheme that would otherwise be paid to the investor in relation to a period and does not exceed 3% of the gross rent attributable to the investor for the period; and
- (B) the balance of the Fund at all times does not exceed \$5,000 for each sub-leased villa made available by the investor for use as part of the scheme;
- (f) there is no obligation on any person to ensure that other sub-lessees agree to participate in the scheme;
- (g) the serviced resort complex is operated in accordance with a written agreement entered into or to be entered into between the operator and an incorporated association for that real property to which the scheme relates, which agreement has been approved by each investor and includes provisions as specified in paragraph 6;
- (h) the operator takes reasonable steps to ensure that any part of the scheme property held in cash or on deposit with an Australian ADI or another financial institution is held on trust for the members in a trust account and subject to audit as to whether the moneys have been dealt with in accordance with the terms of the trust by a registered company auditor at least annually;
- (i) where a FFE Fund has been established for an investor, the operator takes reasonable steps to ensure that:
 - (A) the money comprising the Fund is held on trust for the investor in a trust account and subject to audit as to whether the money has been dealt with in accordance with the terms of the trust by a registered company auditor at least annually; and
 - (B) the balance of the Fund is promptly returned to the investor at the termination of the scheme or upon the investor's withdrawal from the scheme, whichever occurs first;
- (j) each person that is involved in making an offer of interests in the scheme for issue does not engage in any misleading or deceptive conduct or conduct that is likely to mislead or deceive in connection with those offers; and
- (k) the operator complies with the provisions specified in paragraph 6 which are included in the agreement referred to in subparagraph (g).



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Terms of agreement between incorporated association and operator

- 6. The agreement specified in subparagraph 5(g) is to contain provisions to the following effect:
 - (a) Transfer of management rights
 - (i) If a majority of scheme members advise the operator in writing that they wish to terminate the operator's engagement, the operator must within nine months transfer the management rights to a person that is chosen by the operator that has not been involved in the operation (including promotion) of the scheme and is not controlled by a person that has been involved in the operation (including promotion) of the scheme; and
 - (ii) If an operator fails to complete that transfer within the 9 month period, the operator must cause the transfer of the management rights to a replacement operator named in a written notice given by a majority of scheme members, at a price specified in the notice; and
 - (iii) A transfer referred to in subparagraph (i) or (ii) must be done as soon as practicable, but if there is an incorporated association for the real property to which the scheme relates, there must be a reasonable time for members of the incorporated association to consider whether to make a decision referred to in subparagraph (b)(ii) unless the incorporated association has consented to the transfer.
 - (b) Consent of incorporated association to new caretaking arrangements
 - (i) If an operator receives a notice under subparagraph (a)(i), the operator must advise all incorporated association members of the name of the person to whom the transfer is to be made; and
 - (ii) Unless the incorporated association has consented to the transfer, an operator does not have to transfer the management rights to the person named in the notice described in subparagraph (a)(ii) if a majority of incorporated association members state in writing to the operator that the person should not be engaged by the incorporated association to perform caretaking functions; and
 - (iii) If a majority of incorporated association members make a decision referred to in subparagraph (b)(ii), a majority of scheme members may then at any time name a replacement operator by a written notice, to whom the operator must transfer the management rights at a price



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specified in the notice and the notice will be taken to be given in accordance with subparagraph (a)(ii); and

(iv) This subparagraph does not apply if the incorporated association or a majority of incorporated association members agree in writing to the transfer to the person named in a notice under subparagraph (a)(ii) or (b)(iii) before that notice is given to the operator.

(c) Price payable on transfer

The price scheme members specify in a notice under subparagraph (b)(ii) must be one of the following:

- (i) the average of two valuations of the management rights by independent qualified valuers nominated by the Australian Property Institute (or another relevant independent professional body approved by ASIC); or
- (ii) the highest bona fide bid for the management rights (excluding a bid by the operator or its associates) at an auction of which at least 60 days' notice had been given; or
- (iii) the highest bona fide amount tendered (excluding any tender by the operator or its associates) for the management rights following reasonable efforts to market the property for at least 60 days.

(d) Voting

- (i) In determining if there is a majority of scheme members or incorporated association members, the promoter, the operator and their associates and any person nominated as a replacement operator and associates of that person must not be counted; and
- (ii) For scheme members, a majority is based on their entitlement to vote at incorporated association meetings if there is an incorporated association for the property to which the scheme relates, and otherwise each member shall have one vote; and
- (iii) For incorporated association members, a majority is based on their entitlement to vote at incorporated association meetings; and
- (iv) A scheme member or an incorporated association member makes a decision by signing a document that sets out the decision.



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(e) Costs

- (i) Any member may arrange a valuation or auction of, or may market, the management rights before or after the expiration of the nine-month period referred to in subparagraph (a)(i) for the purposes of determining a price to be specified in a notice under subparagraph (a)(ii); and
- (ii) If a member incurs any reasonable valuation, auction or marketing costs under subparagraph (i) that member is entitled to be reimbursed out of the price payable by any person nominated by the members as transferee of the management rights when the price is paid to the operator.

(f) Assistance

The operator must give reasonable assistance to enable the transferee to operate the resort complex including making available information concerning any prospective bookings.

(g) Definitions

In this paragraph:

scheme members means investors in the scheme excluding the operator and its associates.

management rights means all real or personal property (including contractual rights) held by the operator or any of its associates that facilitates the operation of the scheme.

transfer in relation to management rights means to assign or transfer the management rights or to cause another person to become the holder of those rights or rights substantially the same as those rights.

Interpretation

7. In this instrument:

FFE Fund means a fund established for an investor consisting of money paid by the investor and any interest accrued on that money, to be used from time to time in accordance with the written agreement referred to in subparagraph 5(g) for the

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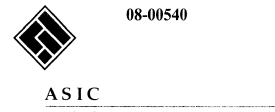
replacement, repair or refurbishment of furniture, fittings and equipment of the sub-leased villa made available by the investor for use as part of the scheme.

offer is to be interpreted in accordance with subsection 1010C(2) of the Act.

Dated 8 July 2008

Signed by Peter Knight





Notice of Cancellation of an Australian Financial Services Licence

TO: All Transport Insurance Brokers Pty Ltd ACN 062 320 969 ("the Licensee") 369 High Street KEW VIC 3101

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 234626 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Byrne Watkinson Kaye Insurance Brokers Pty Ltd ACN 010 889 559 ("the Licensee") 369 High Street KEW VIC 3101

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240620 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed





Notice of Cancellation of an Australian Financial Services Licence

TO: C T Benjamin Pty Ltd ACN 001 615 989 ("the Licensee") 79 Bathurst Street LIVERPOOL NSW 2170

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 230133 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed





Notice of Cancellation of an Australian Financial Services Licence

TO: Plutus Commodity Management Pty Limited ACN 098 502 768 ("the Licensee") SE 404 25 LIME ST SYDNEY NSW 2000

Pursuant to section 915B of the Corporations Act 2001, the Australian Securities and Investments Commission hereby cancels Licence Number 219811 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed

Allan Melville, a delegate of the Australian Securities and

Investments Commission





Notice of Cancellation of an Australian Financial Services Licence

TO: Burlington Insurance Brokers Pty Ltd ACN 002 888 717 ("the Licensee") 3 Moulton Ave NEWINGTON NSW 2127

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 277656 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed





Notice of Cancellation of an Australian Financial Services Licence

TO: John Falconer
ABN 98 320 916 271 ("the Licensee")
Suite 1201, Level 12
37 Bligh Street
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 247341 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th day of July 2008

Signed





ASIC

Australian Securities & Investments Commission

Australian Securities & Investments Commission Corporations Act 2001 Section 915B

Notice of Cancellation of an Australian Financial Services Licence

TO: Shenton Park Racing Pty Ltd
ACN 110 721 303 ("the Licensee")
'Cambridge Forum'
Suite 11
350 Cambridge Street
WEMBLEY WA 6014

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 289078 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 9th Day of July 2008

Signed

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

- 1. Under paragraph 741(1)(a) of the Corporations Act 2001 (Act), the Australian Securities and Investments Commission (ASIC) exempts the Issuer from Parts 6D.2 and 6D.3 (except section 736) where the Issuer makes a Share Offer that does not involve a contribution plan, on the conditions set out in Schedule A and for so long as the conditions are met.
- 2. Under paragraph 1020F(1)(a), ASIC exempts a related body corporate of the Issuer from Part 7.9 where the related body corporate:
 - (a) makes a Share Appreciation Right Offer; or
 - (b) offers to arrange for the issue of financial products under a Share Appreciation Right Offer; or
 - (c) issues a financial product under a Share Appreciation Right Offer,

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

- 3. Under paragraph 1020F(1)(b), ASIC exempts a financial product that is the subject of a Share Appreciation Right Offer covered by paragraph 2, from Part 7.9 where:
 - (a) a recommendation is made that a person to whom a Share Appreciation Right 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 Schedule B have not been met.
- 4. Under paragraph 911A(2)(1), ASIC exempts:
 - (a) the Issuer and any related body corporate of the Issuer from the requirement to hold an Australian financial services licence for the provision of general advice reasonably given in connection with a Share Offer covered by paragraph 1 or Share Appreciation Right Offer covered by paragraph 2, where the Share Offer Document or Share Appreciation Right Offer Document includes a statement to the effect that any advice given by the Issuer or any related body corporate of the Issuer in connection with a Share Offer or Share Appreciation Right 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; and

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- (b) any related body corporate of the Issuer from the requirement to hold an Australian financial services licence in relation to the following dealing services:
 - (i) arranging to issue a financial product in connection with a Share Offer covered by paragraph 1; and
 - (ii) the issue of a financial product in connection with a Share Appreciation Right Offer covered by paragraph 2; and
- (c) the Custodian from the requirement to hold an Australian financial services licence in relation to the following financial services:
 - (i) the provision of a custody or depository service in connection with a Share Offer covered by paragraph 1, where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (ii) dealing in a financial product in the course of providing a custodial or depositary service covered by paragraph (c)(i); and
- (d) the Warrant Issuer from the requirement to hold an Australian financial services licence in relation to the following financial services:
 - (i) the provision of general advice to a related body corporate of the Issuer reasonably given in connection with the issue of a Warrant where the advice includes a statement to the effect that any advice given, is general advice only, and that the related body corporate of the Issuer should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice; and
 - (ii) dealing in a financial product in connection with the issue of a Warrant to a related body corporate of the Issuer.
- 5. Under paragraph 741(1)(a), ASIC exempts the Issuer and any related body corporate of the Issuer from section 736, in relation to a Share Offer covered by paragraph 1, made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the Share Offer.
- 6. Under paragraph 992B(1)(a), ASIC exempts the Issuer and any related body corporate of the Issuer from sections 992A and 992AA, in relation to a Share Appreciation Right Offer covered by paragraph 2, made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the Share Appreciation Right Offer.
- 7. Under paragraph 992B(1)(a), ASIC exempts the Warrant Issuer from sections 992A and 992AA, in relation to the offer of a Warrant covered by paragraph 4(d), made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the issue of the Warrant.

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Schedule A

The following conditions apply:

- 1. the Issuer must ensure that the Share Offer is substantially on the terms set out in the Rules of the Plan.
- 2. the Issuer must:
 - (a) include the Share Offer in a Share Offer Document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the Share Offer is made is given a copy of the Share Offer Document; and
 - (c) provide to ASIC a copy of the Share 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.
- 3. the Issuer must cause a related body corporate which has a registered office in this jurisdiction to comply with any undertaking required to be made in the Share Offer Document by reason of this instrument.
- 4. the Issuer must take reasonable steps to ensure that the number of Shares the subject of the Share Offer under the Plan when aggregated with:
 - (a) the number of Shares in the same class which would be issued to the employee to whom the Share Offer is made as a result of the Matching Contribution; and
 - (b) the number of Shares in the same class which would be issued were each outstanding Share Offer under the Plan to be accepted or vested (including as a result of the Matching Contribution); and
 - (c) the number of Shares in the same class issued during the previous 5 years pursuant to the Plan (including as a result of the Matching Contribution) or any other employee incentive scheme extended only to eligible employees,

but disregarding any offer made, 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

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- (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,

does not exceed 5% of the total number of issued Shares in that class as at the time of the offer.

- 5. the number of eligible employees made a Share Offer by the Issuer in this jurisdiction must, at all times, not exceed 5% of the total number of eligible employees made a Share Offer under the Plan.
- 6. the Issuer must keep at the registered office of a related body corporate in this jurisdiction and make available to ASIC, upon request, a register of those eligible employees who received a Share Offer in this jurisdiction and enter in the register:
 - (a) the name address of each eligible employee;
 - (b) the extent of the holding of each eligible employee;
 - (c) the date at which the name of each eligible employee was entered in the register; and
 - (d) the date at which any eligible employee's participation ceased.
- 7. except as may be required by the laws of France, the Issuer must not modify or vary the Rules of the Plan in any material respect which would adversely affect the rights and interests of an eligible employee unless it notifies ASIC and ASIC notifies the Issuer in writing that it does not object to the modification or variation.
- 8. the Issuer must take all reasonable steps to ensure that the Rules of the Plan are complied with.
- 9. the Issuer must take all reasonable steps to ensure that the Plan at all times complies with the laws of France.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and section 25 of the Acts Interpretation Act 1901.

Schedule B

The following conditions apply:

1. the related body corporate of the Issuer must ensure that the Share Appreciation Right Offer is substantially on the terms set out in the Rules of the Plan.

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- 2. the related body corporate of the Issuer must:
 - (a) include the Share Appreciation Right Offer in a Share Appreciation Right Offer Document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the Share Appreciation Right Offer is made is given a copy of the Share Appreciation Right Offer Document; and
 - (c) provide to ASIC a copy of the Share Appreciation Right 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.
- 3. the number of eligible employees made a Share Appreciation Right Offer by the related body corporate of the Issuer in this jurisdiction must, at all times, not exceed 5% of the total number of eligible employees made a Share Appreciation Right Offer under the Plan.
- 4. except as may be required by the laws of France, the related body corporate of the Issuer must not modify or vary the Rules of the Plan in any material respect which would adversely affect the rights and interests of an eligible employee unless it notifies ASIC and ASIC notifies the related body corporate of the Issuer in writing that it does not object to the modification or variation.
- 5. the related body corporate of the Issuer must take all reasonable steps to ensure that the Rules of the Plan are complied with.
- 6. the related body corporate of the Issuer must take all reasonable steps to ensure that the Plan at all times complies with the laws of France.

Note: where a document must be provided in writing it may be provided by electronic means. See s5C of the Act and section 25 of the Acts Interpretation Act 1901.

Interpretation

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act.
- 2. the employee incentive 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 employee incentive scheme in favour of their nominee.
- 3. 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.

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- 4. 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 incentive 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; and
 - (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 incentive 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.
- 5. **current market price** means in relation to a Share, the price published on Euronext Paris on which the Share is quoted as the final price for the previous day on which the Share was traded on Euronext Paris.
- 6. *Custodian* means BNP Paribas Securities Services S.A., a company registered with the French commercial register of companies under number RCS Paris 552 108 011.
- 7. *eligible employee* means a person who is at the time of a Share Offer or Share Appreciation Right Offer, a full or part-time employee or director of the Issuer or of a related body corporate of the Issuer.
- 8. *financial product advice* has the meaning given by section 766B.
- 9. **general advice** has the meaning given by section 766B.
- 10. *Issuer* means Technip S.A., a company registered with the Trade and Companies Register of Paris.
- 11. **Matching Contribution** means the cash contribution to the eligible employee made by a related body corporate of the Issuer that is equivalent to the employee's cash contribution in relation to a Share Offer and is applied for the acquisition of Shares in accordance with the Rules of the Plan.
- 12. *offer* has a meaning affected by sections 700, 702 and 1010C.

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- 13. **Plan** means the employee incentive scheme extended only to eligible employees that is known at the date of this instrument as the Technip Capital Plan 2008.
- 14. **Rules of the Plan** means the written terms of the Plan that are substantially the same as the terms set out in "Subscription Form", "Information Brochure for Technip Employees", "Legal and Tax Note", "Terms and Conditions of the SAR" provided to ASIC on 8 May 2008.
- 15. **Share** means a share in the Issuer.
- 16. **Share Appreciation Right** means a right to receive a cash payment determined in accordance with the Rules of the Plan on the vesting date provided the vesting conditions have been satisfied.
- 17. Share Appreciation Right Offer means an offer of a Share Appreciation Right.
- 18. **Share Appreciation Right Offer Document** means a document setting out an Share Appreciation Right Offer under the Plan that specifies:
 - (a) how the cash consideration payable under the Share Appreciation Right will be calculated; and
 - (b) the vesting date and vesting conditions of the Share Appreciation Right.
- 19. **Share Offer** means an offer to issue a fully paid Share in accordance with the Rules of the Plan, where the Share is in the same class as Shares which have been quoted on the Euronext Paris throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period.
- 20. **Share Offer Document** means a document setting out a Share 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*) which an eligible employee may acquire the Shares offered, a related body corporate which has a registered office in this jurisdiction 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:
 - (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 Share Offer; or

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- (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 Share Offer; and
- (d) includes an undertaking, and an explanation of the way in which, a related body corporate of the Issuer which has a registered office in this jurisdiction will, during the period which an eligible employee may acquire the Shares, 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; and
 - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date.
- 21. **Warrant** means a derivative issued by the Warrant Issuer to a related body corporate of the Issuer in accordance with the Rules of the Plan in relation to the related body corporate's obligation to an eligible employee under a Share Appreciation Right Offer.
- 22. *Warrant Issuer* means Calyon S.A., a company registered with the French commercial register of companies under the number RCS Nanterre 304 187 701.

Commencement

This instrument takes effect on gazettal.

Dated this 9th day of July 2008

Signed by Elizabeth Korpi

as a delegate of the Australian Securities and Investments Commission



08 - 0554

Corporations Act Section 657A Declaration of Unacceptable Circumstances

In the matter of MACARTHURCOOK LIMITED

WHEREAS

- On 6 June 2008, AMP Capital Investors Limited (AMP) wrote to MacarthurCook Limited (MacarthurCook) outlining the terms of a proposal to make a takeover offer for MacarthurCook at \$1.35 per share.
- 2. On 13 June 2008, MacarthurCook entered into the following transactions:
 - (a) a strategic investment management and distribution alliance with IOOF Holdings Limited (IOOF);
 - (b) IOOF became a substantial shareholder of MacarthurCook by subscribing for 3.45 million MacarthurCook shares under a private placement at a price of \$1.15 per share (the **Placement**), representing approximately 13% of MacarthurCook after completion of the Placement;
 - (c) a contractual restriction on IOOF disposing of the MacarthurCook shares acquired under the Placement for a period of 24 months, except where a takeover or scheme was recommended by the MacarthurCook board or a third party acquired greater than 50% of the voting rights in MacarthurCook; and
 - (d) an option for IOOF to underwrite MacarthurCook's dividend reinvestment plan until 31 December 2009.

(together the Transaction).

- 3. MacarthurCook did not seek shareholder approval prior to entering into the Transaction, or any aspect of it.
- 4. Items 2 (b), (c) and (d) of the Transaction, taken together, constituted frustrating action in relation to the proposed AMP offer (the Circumstances).
- 5. It appears to the Panel that the Circumstances are unacceptable having regard to:
 - (a) the effect that the Panel is satisfied that the Circumstances have had, are having, and will have or be likely to have on:
 - (i) the control or potential control of MacarthurCook; or
 - (ii) the acquisition or proposed acquisition of a substantial interest in MacarthurCook; or
 - (b) the purposes of Chapter 6 set out in section 602 of the Corporations Act.
- The Panel considers that it is not against the public interest to make a declaration of unacceptable circumstances in relation to the Circumstances and the affairs of MacarthurCook.
- 7. The Panel has had regard to the matters in section 657A(3) of the Act.

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DECLARATION

Under section 657A of the Act, the Panel declares that the Circumstances constitute unacceptable circumstances in relation to the affairs of MacarthurCook.

Allan Bulman

Director

with authority of Norman O'Bryan AM SC President of the Sitting Panel

Dated 9 July 2008



08 - 0555

Corporations Act Section 657D Orders

IN THE MATTER OF MACARTHURCOOK LIMITED

PURSUANT TO

- A declaration of unacceptable circumstances in relation to the affairs of MacarthurCook Limited (MacarthurCook) on 9 July 2008.
- 2. Section 657D of the Corporations Act 2001 (Cth).

THE PANEL ORDERS

- MacarthurCook seek shareholder approval for the following aspects of the strategic investment management and distribution alliance with IOOF Holdings Limited (IOOF), announced on 13 June 2008, as a package:
 - (a) the placement to IOOF of 3.45 million MacarthurCook shares (Placement);
 - (b) the restriction on IOOF disposing of the MacarthurCook shares acquired as part of the Placement for a period of 24 months (except where a takeover or scheme is recommended by the MacarthurCook board or a third party acquires greater than 50% of the voting rights in MacarthurCook); and
 - the option of IOOF to underwrite MacarthurCook's dividend reinvestment plan for the period to 31 December 2009,

(together the Transaction).

- 2. MacarthurCook disregard any votes cast on any resolution to approve the Transaction by IOOF and its associates (as defined in the Corporations Act 2001 (Cth)).
- 3. MacarthurCook dispatch a notice of meeting and explanatory memorandum for the shareholder meeting referred to in paragraph 1 in a form approved by the Panel.
- 4. In the event that shareholder approval for the Transaction is not obtained by 1 September 2008:
 - (a) all agreements that form part of the Transaction are cancelled; and
 - (b) shares issued under the Placement are cancelled with subscription moneys repaid to IOOF.

Allan Bulman

Director

with authority of Norman O'Bryan AM SC

President of the Sitting Panel

Dated 9 July 2008

ASIC 56/08, Tuesday, 15 July 2008

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CORPORATIONS ACT 2001 Section 601CC(3)

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 eleventh day of July 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company

ARBN

GOSPEL LITERATURE DISTRIBUTION INC.

108 417 367

Company/Scheme deregistration

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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 eleventh day of July 2008

Name of Company	ARBN
"SWISSAIR" SWISS AIR TRANSPORT COMPANY LTD.	056 441 920
A E TILLEY LIMITED	099 997 261
GREG NORMAN GOLF COURSE DESIGN COMPANY	075 371 934
KENSO MARKETING (M) SDN BHD	078 704 775

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 eleventh day of July 2008

Name of Company	ACN
A.C.N. 004 930 509 PTY LTD	004 930 509
A.C.N. 104 504 494 PTY LIMITED	104 504 494
A.C.N. 108 636 415 PTY LTD	108 636 415
A.C.N. 108 823 598 PTY LTD	108 823 598
A&ABRANDT PTY. LTD.	119 404 269
A & G DEVELOPMENTS AND CONSTRUCTION PTY LTD	108 852 777
A & M GENTILE ENTERPRISE PTY. LTD.	108 802 875
A & T FERRIS PTY. LTD.	108 808 411
AABC TILING & POLISHING PTY LTD	119 439 146
AC BUILDING PTY LTD	104 474 268
ACCESS SIGN INDUSTRIES PTY LTD	108 788 601
ACCOUNTING & BUSINESS CONSULTANTS (AUS) PTY LTD	119 291 440
ACELAN PTY LIMITED	068 942 290
ACTNAN PTY. LIMITED	081 924 245
ADDVENTURE RAFTING PTY. LTD.	113 995 305
ADE DIATOMITE PTY LTD	119 410 730
AG - ENCO SOLUTIONS PTY LIMITED	087 266 279
AGWEB AUSTRALIA PTY. LTD.	113 938 944
ALANG PTY LTD	069 154 276
ALBERT'S WARDROBES PTY LIMITED	108 845 898
ALEXANDER'S FINE FOODS PTY LTD	119 386 248
ALLIANCE PAINTING PTY. LTD.	119 436 065
ANGEMAR PTY. LTD.	100 309 537
ANNANDALE PHYSIOTHERAPY & MANIPULATIVE THERAPY CLINIC PTY. LIMITED	003 765 437
ANZTECH PTY. LTD.	078 325 532

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Name of Company	ACN
ARMONARTH PTY LTD	104 474 384
ARNMIN PTY LTD	119 409 746
ARTESS AUSTRALIA INTERNATIONAL PTY. LTD.	113 942 500
ASADA HOLDINGS PTY LTD	113 996 722
ASIAN SUN WORLD PTY LIMITED	119 393 636
ASPECT COMPUTING SUPERANNUATION PTY LTD	069 044 408
ASSOCIATED FOOD TECHNOLOGY PTY. LIMITED	051 792 360
AUSPAC VALUERS PTY LTD	119 384 075
AUSTONE HOLDINGS PTY LTD	113 845 702
AUSTRALIAN CONSTRUCTION PARTNERS PTY LIMITED	096 631 944
AUSTRALIAN CONTRACT LABOUR SOLUTIONS PTY LTD	113 943 990
AUSTRALIAN INDUSTRIAL SAFETY LINES PTY LTD	108 820 382
AUSTRALIAN NUTRITIONALS PTY. LTD.	113 816 229
AUSTRALIAN PURCHASING NETWORK PTY. LTD.	078 331 674
AYAH PAINTING PTY LTD	082 395 364
B.J. TOOMEY NOMINEES PTY. LTD.	051 533 683
B.W.S. CONSULTING PTY LTD	108 859 945
BAGMORE PTY. LTD.	104 499 907
BANALLAN PTY LTD	119 438 578
BANSHA PARK PTY LTD	096 613 142
BAYCLASS PTY LTD	003 976 001
BEARD PAPA AUSTRALIA PTY LTD	113 935 498
BEAZLEY FRIEND & ASSOCIATES PTY LTD	113 976 391
BEINGMATE INTERNATIONAL HOLDINGS (AUSTRALIA) PTY LTD	119 383 523
BELVEDERE NO 1 PTY LTD	104 498 884
BENICORP AUSTRALIA PTY. LIMITED	069 163 140
BITES CATERING COMPANY PTY. LTD.	108 797 584
BLUEBELL WOOD PTY LTD	119 419 019
BLUE MADONNA PTY LIMITED	078 315 367
BODY BALANCE AUSTRALIA PTY LTD	108 789 537
BONNEY NURSERIES PTY. LTD.	087 269 038
BOOMERANG PALLETS PTY LTD	119 352 957
BRANDAROMA HOLDINGS PTY LTD	119 385 723
BRENYORK PTY. LIMITED	003 976 761
BROADBASE CONSTRUCTIONS PTY. LIMITED	055 690 661
BROMLEY CORPORATE SERVICES PTY. LIMITED	003 976 074
BROOKLIN PTY. LTD.	108 824 826
BT MEMORABILIA PTY. LTD.	005 647 503

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Name of Company	ACN
BULMONT PTY. LIMITED	100 320 474
C.L.A. COMMUNICATION AUSTRALIA PTY. LTD.	113 963 198
C & F CIVIL CONTRACTORS PTY LTD	104 510 689
C & M BRADY HAULAGE PTY LIMITED	108 805 152
CAIS PTY LTD	082 366 210
CAPITAL GROUP NOMINEES PTY LIMITED	113 986 593
CAPITAL ONE FUNDS MANAGEMENT PTY LTD	082 408 446
CAPRICORN DIRECT AUSTRALIA PTY LIMITED	082 395 506
CARRERA INTERNATIONAL PTY. LTD.	113 918 460
CARTMELL PARK INVESTMENTS PTY LTD	059 872 070
CARVER CONTRACTORS PTY LTD	082 374 221
CAXMON PTY. LTD.	082 385 395
CBF BRICKLAYING PTY LTD	119 381 743
CEE JAY PTY. LTD.	055 888 241
CELOX TECHNOLOGIES PTY LTD	113 928 671
CFI MANAGEMENT PTY LTD	096 627 459
CHAUCER CARE PTY LTD	087 281 007
CHRISTOPHER LAWRENCE INVESTMENTS PTY LTD	119 392 620
CHROMA TV (AUSTRALIA) PTY. LTD.	119 439 940
CIVILCORP HOLDINGS PTY LTD	100 313 004
COMPASS CORPORATION PTY LTD	108 827 961
COMPLETE FINANCIAL AUSTRALIA PTY LTD	119 381 538
CON ALEXANDER PTY. LTD.	087 230 439
CONCORDE CONSTRUCTIONS PTY LTD	001 218 597
CONLAN ABU PTY LTD	113 924 977
CONVEYANCING SOLICITORS PTY LTD	104 483 418
COOLONG STUD PTY LTD	119 392 531
CORPERS (NO 330) PTY LTD	003 280 199
CRAZY GROUP PTY LTD	113 994 844
CREATE ENGINEERING PTY LTD	108 834 153
CRISKEL PTY LTD	113 919 476
CUE ROCK PTY LTD	108 806 159
CY DEVELOPMENTS PTY LTD	096 585 723
D.J. & K.E. VIDLER PTY. LTD.	104 500 432
D.R TRANSPORTING PTY. LTD.	119 421 546
D & C COMMERCIAL KITCHENS AND BARS PTY LTD	096 578 077
DALSAN AUSTRALIA PTY LTD	082 398 981
DAMIAN HELY INVESTMENTS PTY LTD	108 802 964

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Name of Company	ACN
DANHOO AUSTRALIA PTY LTD	119 350 828
DAUM ENERGY AUSTRALIA PTY LTD	104 481 683
DD BRAYBROOK PTY LTD	119 369 336
DD POINT COOK PTY LTD	119 369 318
DEAGON PTY. LTD.	059 727 089
DECLAS PTY. LTD.	092 588 399
DEEP CREEK SPORTS BAR & GRILL PTY. LTD.	108 789 528
DELLENNOCO PTY LTD	001 706 949
DERRYCROFT PTY. LTD.	078 286 450
DESERT SOUNDS PTY LTD	113 939 594
DGSW PTY LTD	108 817 410
DIEV PTY LTD	001 882 659
DIGITAL LIVING PTY LTD	096 584 842
DIGITAL PICTURE SYSTEMS PTY LTD	108 806 122
DIRECT MARKETING CONCEPTS PTY LTD	119 428 563
DJS CABLING PTY LTD	113 916 617
DLOGIC PTY LTD	104 475 292
DNA LICENSING PTY LTD	113 065 366
DOUGIES TRANSPORT PTY LTD	104 494 019
DOVES AND ROSES PTY. LTD.	113 976 819
EARTH & TIMBER MACHINERY PTY. LTD.	096 607 537
EDGE METAL FABRICATION PTY LTD	104 511 828
EMICRA PTY. LTD.	006 006 775
ENLIGHTENMENT ENTERTAINMENT PTY. LTD.	113 927 629
ETV MEDIA PTY LTD	108 809 445
EURO REALTY & PROPERTY PTY LTD	119 420 263
EVP RECRUITMENT VICTORIA PTY LTD	119 438 112
EXECUTIVE CLEANING COMPANY PTY LTD	113 125 296
F & D HOMES PTY LTD	096 590 564
FABULOUS FINDS PTY LIMITED	002 423 814
FAJARDO MEDICAL SERVICES PTY LTD	119 419 546
FATTAH PTY LTD	119 353 141
FBT NETWORKS PTY. LTD.	082 416 484
FIGUEROA CORPORATION PTY. LTD.	113 947 256
FILAKIA ENTERPRISES PTY LTD	119 439 762
FINSBURY HOLDINGS PTY LTD	009 383 920
FIRST CALL SERVICES PTY LTD	119 412 690
FIRST EQUITY CORPORATE PTY LTD	119 392 648

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FIX NOMINEES NO 2 PTY. LTD.	119 352 206
FOOD MACHINES AUSTRALIA PTY LTD	119 351 932
FORTUNE FINANCE AUSTRALIA PTY. LTD.	100 325 906
FREE LANKA INTERNATIONAL PTY. LTD.	119 358 931
FROCK SUTHERLAND PTY LIMITED	108 853 210
FROCONN PTY. LTD.	119 090 023
FRODAY PTY LTD	002 136 585
FUNKFOLK PUBLISHING PTY. LTD.	087 257 421
G.J. STEWART PTY. LTD.	001 713 551
GAL HOME LOAN SERVICE QLD PTY LTD	108 838 893
GEMFAZE TILING PTY LTD	119 416 394
GG INSTALLATIONS (WA) PTY LTD	100 346 101
GI CUSTOMER CARE PTY LIMITED	113 946 777
GILBERTON PTY LTD	108 835 203
GLAD PROPERTY MAINTENANCE PTY LIMITED	064 402 106
GLENCO MARINE DISTRIBUTORS PTY LTD	092 576 666
GLOBAL INITIATIVE PTY LIMITED	113 946 624
G N Z ENTERPRISES PTY LIMITED	108 836 102
GODWINSON PTY LTD	108 800 255
GOLDENWEB PTY. LTD.	104 495 123
GOLDMIND CONSULTING PTY LTD	096 626 809
GOLD TOAST PTY LTD	100 333 855
GOOD 'N' CHEAP PTY. LTD.	104 512 049
GRACEFIELD BAY PTY. LTD.	069 189 797
GRAEME RIDGE AUTO ELECTRICAL PTY LTD	119 357 587
GRAHAM CLARK HOTELS PTY. LTD.	096 619 733
GRIFFITH DEVELOPMENT CO PTY LTD	104 495 383
GROEDEL CORPORATION PTY LTD	002 920 863
GROUNDWORKS CONSTRUCTIONS PTY LTD	113 933 869
GROWING SUCCESS PTY. LTD.	113 946 580
H.P.A.M. ENTERPRISES PTY LTD	113 981 276
HALLMARK BUILDING SERVICES PTY. LTD.	006 142 356
HARRIS EARTH MOVING & MINING MAINTENANCE PTY LTD	113 993 383
HAVENWELL PTY. LTD.	059 662 770
HBA METAL PTY LTD	119 428 303
HEGYVARI INVESTMENTS PTY. LTD.	008 036 691
HERBERT AUTOMOTIVE PTY. LTD.	064 416 815
HIGHLAND STUD PTY LTD	119 392 451

Name of Company	ACN
HILPARK PTY LTD	000 889 878
HOLGY ENTERPRISES PTY LTD	119 407 966
HT PLANNING PTY. LTD.	119 413 615
HYNESE PTY. LIMITED	002 136 870
IDEAS INTERNATIONAL TRADING COMPANY PTY LTD	078 294 596
ILIJAS PTY LTD	100 355 397
INSTANT SIGNS PTY. LTD.	010 232 167
IT OPTIONS NORTHERN RIVERS PTY LTD	108 846 046
IXCOM INTERNATIONAL PTY LTD	119 413 704
J.D.O. GROUP PTY LTD	119 442 152
J & F EARTHMOVING PTY LTD	108 861 249
JAPAN ALTERNATIVE CONTROL COMPANY (J.A.C.C.) PTY. LTD.	087 278 804
JENIA PTY LIMITED	119 420 076
JENJAC ESTATES PTY. LIMITED	064 432 944
JIGSAW CLEANING SERVICES PTY. LTD.	082 429 516
JOJUN PTY LTD	100 323 813
JUPITER BUSINESS CORPORATION PTY LTD	119 240 176
K.L.E. REFRIGERATED TRANSPORT PTY. LTD.	092 601 735
KACH PROPERTY MAINTENANCE PTY LTD	104 493 772
KARINTON PTY LTD	087 226 793
KELLY RACING MANAGEMENT PTY LTD	108 833 914
KENNEDY HOLDINGS PTY. LTD.	004 725 848
KESSEL PTY LTD	119 350 471
KETTLE LANE PTY LTD	082 382 581
KEVIN DENHAM & ASSOCIATES PTY LTD	082 431 598
KIFU PTY LTD	108 846 233
KLEIN CORPORATION PTY. LTD.	073 758 817
KOPPS ROAD PTY LTD	118 524 271
KRAGULJAC MANAGEMENT PTY. LTD.	008 010 811
K STAR INTERNATIONAL PTY LTD	119 390 706
L.G.L. HOLDINGS PTY LTD	100 356 750
L. J. HO INVESTMENTS PTY LTD	100 353 848
LAM & SONS PTY LTD	096 613 437
LAS ISLAS HOLDINGS PTY LIMITED	113 798 851
LATROBE VALLEY FUEL PTY LTD	108 838 099
LAWNBOYS (AUSTRALIA) PTY LTD	100 305 771
LEICHMAN PTY LIMITED	096 626 916
LENROY STATION PTY LTD	104 480 766

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LESKI NOMINEES PTY. LTD.	005 180 316
LIFE TECH AUSTRALIA PTY LTD	119 439 477
LIMKEN FINANCE CORPORATION PTY LTD	064 435 196
LIMNOS HOLDINGS PTY LTD	073 757 007
LIPMANA CORP AUSTRALIA PTY LIMITED	096 610 838
LOANXPRESS AUSTRALIA PTY LIMITED	104 513 251
LOCKTON FARM PTY LTD	119 367 163
LOFTUS PROJECTS PTY LIMITED	104 514 909
MADDINGTON HAULAGE PTY LTD	092 580 491
MAGELLAN INVESTMENTS PTY LTD	092 592 624
MALAY INVESTMENTS PTY LTD	073 780 720
MAMO JO PTY LIMITED	002 419 918
MANLY AIR CONDITIONING PTY LTD	119 367 092
MANPOWER SERVICES INTERNATIONAL PTY LTD	119 410 132
MARINE SCIENCE AND ECOLOGY PTY LTD	005 807 876
MATTHEW'S FAMILY ENTERPRISES PTY LTD	113 915 334
MAYFLORA PTY LTD	119 414 103
MCCARTHY BENNETT PTY LIMITED	059 866 634
MCI FINANCIAL SERVICES PTY LIMITED	119 393 118
MERRYLANDS DEVELOPMENTS PTY LTD	100 315 062
MILLWOOD NOMINEES PTY LTD	068 493 961
MIRACLE SOFTWARE SYSTEMS AUSTRALIA PTY. LTD.	108 861 472
MITCHELL TONKIN ARCHITECTURAL COATINGS PTY LTD	092 608 823
MMT GROUP PTY. LTD.	108 803 096
MOBILECOMPUTING.NET.AU PTY LTD	119 352 368
MODERN BUILD CONSTRUCTIONS PTY LTD	082 412 315
MONEY MANAGEMENT PTY LTD	064 419 503
MOSSREGAL PTY LTD	069 056 793
MOUNTAINGOATS PTY LTD	104 504 654
MSB PLASTERBOARD SERVICES PTY LTD	113 984 188
MUNICIPAL COMPANY PTY LTD	119 353 589
MY SERVICES BANC.COM LIMITED	119 388 662
NAMSAD PTY. LTD.	096 634 454
NAVSEARCH PTY LTD	002 594 587
NBN BROWNS PLAINS PTY LTD	119 439 020
NELSON SERVICES (AUST) PTY. LTD.	064 471 727
NEWLIFE RESEARCH LIMITED	118 587 849
NEW SKY MOTORS PTY. LTD.	119 395 381

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Name of Company	ACN
NICKON ENTERPRISES PTY LTD	113 927 432
N J M CORPORATION PTY LTD	100 330 416
NO. 1 O'CONNELL STREET PTY. LIMITED	008 615 692
NORMAN SHEUN ARCHITECTS PTY. LTD.	069 143 442
NORTH EASTERN PTY LTD	073 739 867
NOSCOMP PTY LIMITED	096 626 318
OAKWOOD HILL PTY. LIMITED	055 885 204
OMACS TRANSPORT PTY LTD	119 403 235
ONE STOP PLANNING SERVICES PTY LTD	104 489 278
ORAL CERAMICS PTY. LTD.	092 596 793
OSBORNE BRICKLAYING PTY LTD	119 390 895
OSOM PTY LTD	108 840 848
P.A.G HAULAGE PTY LTD	096 633 706
P.P.S. CONSULTING PTY. LTD.	059 896 605
PACIFIC SIGNS & GRAPHICS PTY LTD	113 988 293
PALE CLOUD PTY LTD	078 320 993
PALLMS PTY LTD	100 315 606
PARADISE PROPERTY ESTATE PTY LTD	104 515 291
PARADISE VINEYARD PTY LTD	082 383 579
PARTNERS IN AUSTRALASIA PTY LTD	104 499 514
PAT THE DOG PRODUCTIONS PTY LTD	087 303 302
PAVCAS PTY. LTD.	059 914 046
PEACE PARK PTY. LTD.	087 310 530
PEART INVESTMENTS (QLD) PTY LTD	119 384 753
PENINSULA GREENLIFE PTY LTD	100 345 051
PEOPLEFINDERS PTY LTD	082 420 077
PHONECARD PIN MANAGEMENT PTY LIMITED	104 488 922
PINNACLE REAL ESTATE PTY. LTD.	092 607 764
P JAY CEE PTY LTD	002 129 651
PLM CONSULTING SERVICES PTY LTD	113 963 189
PONTRO PTY LTD	104 489 269
PORT PHILLIP V.I.P. LIMOUSINES PTY. LTD.	007 202 913
P R MARKETING TOURISM PTY LTD	108 798 205
PROACTIVE DESIGN SOLUTIONS PTY LIMITED	078 283 235
PRO ARBTRADERS INTERNATIONAL PTY LTD	100 337 291
PROFEEDS PTY LIMITED	113 929 310
QUARTZ EXECUTIVE PTY LIMITED	119 383 265
RAMJAMMAS PTY. LTD.	096 627 806

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Name of Company	ACN
RASHMI PARMAR PTY LTD	113 924 664
REGIONAL SOLUTIONS PTY LTD	108 804 495
RELIABLE COMPUTER CONVERSIONS PTY LTD	119 395 014
RIONE CONSULTING GROUP PTY LTD	119 407 457
RISCAN PTY LTD	082 391 295
ROCEBB PTY. LIMITED	064 304 070
ROSEMATT PTY LTD	113 936 235
ROSESEAL PTY. LIMITED	051 792 431
ROWEMAC BUSINESS SERVICES PTY. LTD.	010 634 429
ROWMEG PTY LTD	104 503 675
RUN FOR YOUR LIFE PTY LIMITED	113 926 917
RUN ON DOWN PTY LTD	108 806 060
R UPTON (HOLDINGS) PTY LTD	073 729 745
RURAL PLAINS PTY LTD	059 847 791
RUTHERHEARD HOLDINGS PTY LTD	087 245 814
RV RESTORATIONS PTY. LTD.	008 133 293
S.M. CORPORATION PTY LIMITED	055 702 371
S & T MOORE'S TRANSPORT PTY LTD	113 916 135
SAINT MARKETING PTY LTD	119 391 187
SAI OM SAI PTY. LTD.	096 630 787
SALUBRIS HEALTH PTY LTD	119 351 905
SALVAN PTY. LTD.	113 995 109
S AND J INTERNATIONAL INVESTMENTS PTY LTD	104 481 656
SANVAIL RESOURCES PTY LTD	119 382 973
SARAC INVESTMENTS PTY LTD	108 824 568
SARGASSO PTY LTD	092 602 590
SATELINX TRACKING SYSTEMS PTY LTD	113 977 192
SCUBA SCUTA LIMITED	119 364 091
SECPAC PTY LTD	009 450 355
SEE-CHANGE A SOCIAL ENTERPRISE ENDEAVOUR PTY LTD	108 827 729
SELECT TIMBER COMPANY PTY LTD	096 607 662
SEM AUSTRALASIA PTY LTD	108 838 866
SEME ENTERPRISES PTY LTD	092 591 172
SHED ERECT PTY LTD	113 972 839
SHEIKA PTY. LTD.	087 250 011
SHOWCASE PROMOTIONS PTY. LTD.	003 498 548
SIGNWISE ENTERPRISES PTY LTD	108 802 919
SIKANDER PRODUCTIONS PTY LTD	113 925 429

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SILCO DEVELOPMENTS PTY LTD	119 415 771
SILVER BROOK PTY. LTD.	007 396 296
SILVERMORE PTY LTD	092 605 046
SITEC RESOURCES PTY. LTD.	119 363 432
SKYFORCE SOLUTIONS PTY LTD	119 364 920
SM EXPORTS PTY LTD	108 823 267
SMOKI PTY LTD	119 359 572
SOLEY PRODUCTIONS PTY LTD	104 476 806
SPENCE FINANCIAL GROUP PTY LTD	100 351 693
SSC ENGINEERING & CONTRACTORS PTY LTD	113 971 510
STAMFORD ENTERPRISES PTY LIMITED	119 438 194
STARSHINE ASSET PTY LTD	073 780 382
STARTTON PTY. LTD.	059 684 383
STERLING OLIVE NOMINEES PTY LTD	100 295 609
STRATEGIC HOSPITAL RESOURCES PTY LTD	119 436 798
STRONGFORCE DESIGN PTY. LTD.	100 296 437
STYLEPOINT ENTERPRISES PTY LTD	119 360 039
SUCCESS ACCELERATION SYSTEMS (SEQ) PTY LTD	119 422 043
SUCCESS ACCELERATION SYSTEMS PTY LTD	119 421 475
SUNSHINE COAST PROJECT SERVICES PTY LTD	119 421 448
SUNSHINE RESTAURANTS PTY LTD	119 388 135
SUVUTO PTY LTD	002 925 484
SWANS SYDNEY PTY LTD	119 351 987
SWINDON-HIRE PTY LTD	119 396 093
SWINGSET ENTERPRISES PTY LTD	096 620 272
SYROZ TRADING PTY LIMITED	113 976 435
TAC ONE PTY LTD	119 368 053
TACTPINE PTY LTD	108 806 257
TARQUART PTY LTD	002 135 588
TASMANIA IMAGING SUPPLIES PTY LIMITED	104 497 476
TCBS FINANCE PTY LTD	108 846 108
TELLYN PTY. LTD.	051 842 874
TENDERSMART PTY. LTD.	108 860 153
TERLIN PTY LIMITED	119 420 067
TERRY SRUHAN PTY. LIMITED	064 412 004
TFP AUTOMOTIVE AUSTRALIA PTY LTD	108 830 315
THE CREPE SHOPPE PTY LTD	100 356 732
THE ESSENDON GRAND PTY. LTD.	119 420 558

Name of Company	ACN
THE NATURAL WATER COMPANY PTY LTD	087 248 324
THE ORIGINAL AUTOMOTIVE COMPANY PTY. LTD.	119 429 293
THE SANCTUARY DEVELOPMENTS (AUSTRALIA) PTY LTD	113 958 946
THE SYDNEY VINTAGE AIRCRAFT CO. PTY LTD	108 834 813
THOMERSON PTY LTD	119 435 577
T H SECURITY PTY LTD	119 366 942
TILERA PTY. LTD.	010 806 701
TIME ON SYSTEMS PTY LIMITED	096 587 889
TOP RESTAURANTS PTY. LTD.	119 220 307
TOTO'S EXPRESS MOONEE PONDS PTY LTD	113 940 220
TOTO'S EXPRESS PTY LTD	113 940 239
TRANSITION MANAGEMENT COMPANY PTY LTD	119 362 015
TRANS SYDNEY DEVELOPMENTS PTY. LTD.	100 300 409
TR AUSTRALIA PTY. LTD.	119 425 446
TRIAON PTY LTD	073 718 528
TRIOLOGICAL PTY LTD	113 923 096
TROKON DEVELOPMENTS PTY. LTD.	006 265 818
TV AUSTRALIA PTY LTD	100 344 081
TYRRELL PLACE (NO. 1) PTY LTD	119 350 962
TYRRELL PLACE (NO. 2) PTY LTD	119 350 971
TYRRELL PLACE (NO. 3) PTY LTD	119 350 980
ULTRAVIOLET CONSULTING GROUP PTY LTD	087 233 430
UNITED PACIFIC CORPORATION PTY. LTD.	007 649 881
UNITED PROPERTY & FINANCIAL SERVICES (UPFS) PTY LTD	108 823 383
V FARM CONTRACTORS PTY LTD	113 959 890
VICBUD INTERNATIONAL PTY. LTD.	069 137 346
VIPINA PTY LTD	096 579 065
VISCOUNT RV MANUFACTURING PTY LTD	119 362 257
VITOSHA HOLDINGS PTY LTD	100 315 348
VIVIA DIVA PTY. LTD.	113 927 692
W.M. ROBINSON PTY. LTD.	006 959 324
WARWILL INVESTMENTS PTY LTD	104 488 217
WHEELERS EVENT RENTALS PTY LTD	113 945 476
WICOPE PTY LTD	119 426 096
WILD STAR ENTERTAINMENT PTY LTD	108 808 788
WINBORN PROPERTY GROUP PTY LIMITED	108 805 769
WODONGA ENERGY PTY LTD	108 798 616
WORKSHOP FURNITURE PTY. LTD.	087 239 236

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Name of Company	ACN
WWW.JAPBOYZ.COM PTY LTD	104 489 312
YARRAWONGA PTY LTD	009 713 071
YELLOWLEES INVESTMENTS PTY LTD	100 287 509
YILAN HOLDINGS PTY LTD	002 923 337
ZANACT PTY. LIMITED	078 267 400
ZORON PROPRIETARY LIMITED	010 924 740
53A PTY LTD	113 918 924
6TWELVE ENTERTAINMENT GROUP PTY LIMITED	119 433 939
83 ORCHARD ST PTY LTD	119 350 999

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 eleventh day of July 2008

Rosanne Bell

Name of Company	ACN
A.C.N. 064 186 269 PTY LTD	064 186 269
A.C.N. 095 136 860 PTY LTD	095 136 860
ALAN FINLAY ROOFING PTY LTD	113 518 237
ALENA'S MANAGEMENT SERVICES PTY LTD	106 717 695
BASELINE SEPARATION TECHNOLOGIES PTY LTD	090 151 081
BCTON PTY. LTD.	009 622 968
BEACH VISTA PTY LTD	073 996 791
BETTERTILES PROJECTS PTY. LIMITED	000 767 493
BINANE PTY. LIMITED	003 757 766
COMET EQUITY PTY LTD	053 193 918
COMPLETE FINANCIAL SOLUTIONS GROUP PTY LTD	096 491 208
CSL (NO 1) PTY LIMITED	004 046 119
DARE TO GELATIERE PTY. LTD.	119 005 793
EVEREADY CAR REPAIRS PTY LIMITED	069 903 957
FRESH PAINTING SERVICES PTY. LTD.	079 957 403
G.R. & M.R. CONSTRUCTIONS PTY. LIMITED	087 228 895
GLOBAL DECORATIVE COATINGS PTY LTD	081 803 901
HOMETOWN INVESTMENTS PTY. LTD.	082 246 893
JEN-TEC INVESTMENTS PTY LTD	089 714 483
J J COUSINS PTY LTD	109 298 320
JOHN NICHOLLS AUTOMOTIVE SERVICES PTY. LTD.	007 119 155
MANAGEMENT RECRUITERS AUSTRALIA (QLD) PTY LTD	081 849 434
MART DEVELOPMENTS PTY LTD	087 737 040
MENNILLO'S BIN HIRE PTY. LTD.	054 924 006
MTS CONTRACTING PTY LTD	051 639 822

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Name of Company	ACN
MULCAHY PASTORAL HOLDINGS PTY LTD	090 887 086
NAS CONSTRUCTIONS PTY LTD	113 099 139
OLD HONG KONG RESTAURANT PTY. LTD.	082 678 699
PINDER TRANSPORT PTY LIMITED	101 302 238
PITTS HOLDINGS PTY LTD	000 906 570
PLUGS N CABLES PTY LTD	109 444 153
PORT GRO NURSERY PTY LTD	096 306 571
PROGARD FIRE PROTECTION CO PTY LTD	001 367 148
PRONORTH HOLDINGS PTY LTD	065 297 832
QS SHEETMETAL PTY. LIMITED	074 696 389
R.J MOORE FLOORING PTY LTD	076 533 572
REGENT MARKETING PTY LTD	107 778 236
RICHARD HAY BRICK CONSTRUCTION PTY LTD	073 140 137
SAYCHE IMPORTERS PTY LIMITED	110 999 936
SERENITY COVE STUDIOS PTY LTD	103 122 103
SILHOUETTE INVESTMENTS PTY. LTD.	077 992 566
SIMKARA PTY LTD	082 638 597
STANMORE PTY. LTD.	009 709 826
T.L TILING CONSTRUCTION PTY LIMITED	120 686 455
TAVCAR PTY. LTD.	082 545 677
TROY COE PTY LTD	074 206 438
WAGGA LEAGUES' CLUB LTD	000 153 337
WXG TRADING PTY LTD	111 851 739

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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 eleventh day of July 2008

Name of Company	ACN
A.C.N. 010 980 720 PTY LTD	010 980 720
A.C.N. 087 967 799 PTY. LIMITED	087 967 799
A.C.N. 104 777 193 PTY LTD	104 777 193
ACE BRICK CLEANING PTY LTD	006 586 778
ACN 007 444 322 PTY LTD	007 444 322
ACN 078 071 502 PTY LTD	078 071 502
ADRENALIN FIX ENTERPRISES PTY LTD	096 857 788
ADVANCING AUSTRALIA PTY. LTD.	114 810 972
AFBC INVESTMENTS PTY LTD	109 760 134
A K BUCHANAN PTY LIMITED	003 550 070
ALCAM & ASSOCIATES PTY LTD	079 147 818
ALECS WAY PTY LTD	106 529 695
APC QUALITY CONSTRUCTIONS PTY LTD	124 473 123
AQUARISE PTY. LTD.	055 185 012
ARTELLA PTY LTD	067 603 310
ATIMA CORPORATION PTY LTD	079 162 093
AUSTRAL-ASIAN ICE HOCKEY LEAGUE (AIHL) PTY LTD	009 096 208
AUSTRALIA-CHINA INTERNATIONAL COMMERCE & TECHNOLOGY PTY LTD	098 540 446
AUTOMART PTY. LTD.	060 533 002
BAILLIE'S PROPERTY MAINTENANCE & MANAGEMENT CO. PTY. LTD.	010 247 024
BALANCED BOOKS PTY LTD	093 574 282
BAMBUSA PTY. LTD.	010 137 265
BARRETT HAULAGE CO. PTY. LTD.	010 885 248
BASSKEMP PTY. LIMITED	082 993 217

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Name of Company	ACN
BATRON PTY. LTD.	009 166 965
BAYEUX PTY LTD	112 293 919
B D & R THOMASON TRANSPORT PTY LTD	100 593 851
BENARRON PTY. LIMITED	095 576 962
BENDEICH PTY LTD	108 828 520
BENK CORP NSW PTY LTD	105 186 034
BERLYN PROPERTIES PTY. LTD.	082 192 578
BERTS ENTERPRISES PTY LTD	065 401 738
BETA DIMENSIONS TRADING PTY LTD	123 618 646
BIZPRO (NSW) PTY LTD	104 188 221
BORGES PTY. LTD.	062 063 834
BOWDELL PTY LTD	003 322 736
BRAYLEY BALLISTICS PTY. LTD.	098 819 802
BRIAN LARNER NO. 2 PTY LTD	009 570 343
BRIMONT SERVICES PTY LTD	056 052 316
BROOKS PASTORAL COMPANY PTY LTD	010 870 845
BRYAN CURTIN PTY LTD	002 133 351
BTAZ PTY. LTD.	109 134 616
C. J. WALTER NOMINEES PTY. LTD.	007 813 265
CARPAX PTY LTD	005 451 589
CASCADE ENTERPRISES PTY LTD	077 764 482
CASCOTT PTY LTD	125 548 478
CHERNG HAUR CO. PTY LTD	094 733 856
CHIVAS HILL INVESTMENT PTY LTD	102 969 951
CHRISTAKIS FOODS PTY LTD	098 709 829
CITY BUILDING (NSW) PTY LTD	122 955 668
CLOSERS INT. PTY LIMITED	100 687 027
COCO INVESTIGATION PTY. LTD.	096 151 147
CONCORD MANAGEMENT SERVICES PTY LTD	100 630 171
CONSULTING SERVICES PTY LIMITED	078 440 472
CONVEYANCING 123 PTY LTD	110 958 015
CORSTRATH NOMINEES PTY LTD	001 043 447
COWEY CAULFIELD PTY LTD	094 782 779
CREASER PTY LIMITED	096 861 451
CREDENCE HOLDINGS PTY. LIMITED	056 337 449
CRISBEDCO PTY LTD	083 101 740
CRO FORM PTY LTD	087 668 166
CROFTROW PTY LTD	115 066 432

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Name of Company	ACN
CUTIKIDZ AUSTRALIA PTY LTD	113 572 179
CYGANICS PTY. LTD.	105 324 481
D.J. & U.A. SNELL PTY. LTD.	065 404 195
D & M RIDGWAY PTY LTD	099 424 898
DALBROCK PTY LTD	008 774 356
DATDELL PTY LTD	003 327 473
DECORATORS CATALOGUE PTY LIMITED	121 518 732
DECO ROCKS PTY LTD	105 714 396
DENMUR INVESTMENTS PTY LTD	092 979 489
DIGITAL BLACK PTY LTD	007 055 594
DOLPHIN PUBLISHING PTY. LTD.	007 182 158
DONATELLO DIAMONDS PTY. LTD.	117 903 670
DORZEN PTY. LIMITED	063 534 985
DSU PTY LTD	079 433 088
DT GROUP PTY LTD	119 718 142
E.B. FRANKS & SONS PTY. LTD.	052 369 614
E & M HOLDINGS PTY. LTD.	009 068 624
EAGLE GREAT PTY LTD	120 555 946
ELLIOTT CONSTRUCTIONS PTY LIMITED	050 040 018
EMERGENCY RESCUE FORUM PTY. LTD.	125 992 298
EVERSOL INVESTMENTS PTY LTD	058 846 254
EXECUTIVE SOLUTIONS AUSTRALIA PTY LTD	061 299 189
EXPRESS PERSONNEL SERVICES AUSTRALIA PTY LIMITED	105 031 614
EXSYND 5 PTY LTD	056 991 229
EXSYND 6 PTY LTD	060 580 225
EXSYND 7 PTY LTD	060 462 802
EZYTEL SOLUTIONS PTY LTD	113 600 909
FALCONTROL AUSTRALIA PTY LTD	108 425 761
FAMULARO HOLDINGS PTY LTD	000 788 063
FELLOWS INDUSTRIES PTY LTD	123 738 652
FIRST TUESDAY (SEQ) PTY LTD	093 552 179
FRIEND LEND PTY LTD	128 393 804
FRONT TO BACK SERVICES PTY LIMITED	111 082 985
FUGOU ENTERPRISES PTY LTD	098 149 672
G.S.P. ENTERPRISES PTY LIMITED	091 895 939
GARDENE PTY. LTD.	109 433 212
GARETH LONG PTY LTD	090 534 624
GEOFFREY COX ENTERPRISES PTY. LTD.	006 913 604

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Name of Company	ACN
GLENIC PTY LTD	126 112 856
GOLDEN PING PAINTING PTY LTD	093 810 934
GOODSIP PTY LTD	003 939 151
GOTTIT PTY. LIMITED	078 962 928
GRASHARE PTY. LTD.	006 761 075
GUERNICA INVESTMENTS PTY LTD	109 468 868
GURUKRUPA PTY. LTD.	112 391 867
HARCOURT DEVELOPMENT (A.C.T.) PTY LIMITED	101 812 426
HENLAW LOGISTICS PTY LTD	104 810 924
HIBISCUS PHARMACEUTICALS PTY. LIMITED	063 544 203
HOCKEYFIT PTY LTD	117 931 469
HWL PTY LTD	095 905 883
IRON BREW PTY. LTD.	059 270 781
J. DUFALL PTY. LTD.	009 268 259
J.P. O'SULLIVAN PTY.	010 043 491
JACEL PTY LIMITED	088 567 917
JACKRAN PTY LTD	096 301 003
JAICOPE PTY LTD	002 464 404
JANTA PTY LTD	008 931 575
J BUCHANAN HOLDINGS PTY LTD	078 565 830
JENKINVEST PTY. LTD.	074 577 067
JENSHINE PTY. LIMITED	105 800 815
JIANG GROUP PTY LTD	069 011 007
J K GYPROCKMASTER PTY LTD	126 667 445
JOGO PTY LTD	076 800 667
K.J. & D.C. MERCER PTY. LTD.	006 093 125
K.M. SLATER PTY LTD	008 778 194
KANSTRUP PTY. LTD.	074 508 295
KARAY (HOLDINGS) PTY LTD	001 722 621
KELLY COURT PTY LTD	113 533 958
K K PROCESS CONTROL CONSULTING PTY LTD	125 447 154
KNOXCONSULT PTY LTD	106 008 691
KOALA SOUVENIRS (VIC) PTY LTD	096 188 037
KURDA NOMINEES PTY. LTD.	007 796 349
LA TERIA CAFE PTY LTD	072 139 970
LEARNING SYSTEMICS PTY. LIMITED	085 029 947
LEVEL ONE PROPERTY GROUP PTY. LTD.	126 628 019
LICHFIELD ASSET MANAGEMENT PTY LTD	122 908 356

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Name of Company ACN LIGHT ADVICE PTY LTD 076 975 883 LOOK MOBILE BILLBOARDS PTY. LTD. 119 670 450 M. & B. AGENCIES PTY LTD 068 816 535 M & K BUILDING COMPANY PTY LTD 057 146 362 MATERIALS INNOVATION AND TECHNOLOGY PTY LTD 091 203 486 MAYNE PHARMA (INDIA) PTY LTD 112 377 545 MAYNE PHARMA EMPLOYEE SHARE AQUISITION PLAN PTY LTD 117 587 158 MAYNE PHARMA SERVICES PTY LTD 117 587 121 MD FUND NOMINEES PTY LTD 092 125 392 MELBOURNE OFFICE INTERIORS PTY. LTD. 068 315 980 MICKSON PTY. LIMITED 097 539 814 MONSLEM PTY LTD 002 766 010 MOUNT GELLIBRAND PROPRIETARY LIMITED 004 681 716 MOYAMBA PTY LTD 001 602 802 MY. TAZ PTY LTD 110 247 428 NATURAL HELP PTY LTD 114 174 202 NAZE CONSULTING PTY LTD 122 141 995 NHTC CANADA HOLDINGS PTY LIMITED 115 466 343 NINE T 6 PTY LTD 109 159 122 NM BUILDING PTY LTD 109 417 610 NPL AFLOAT PTY LTD 125 097 458 OHANEZE NDIGBO AUSTRALIA LTD 110 634 921 **OHSL PTY LIMITED** 094 615 200 **OSHBLOX PTY LTD** 109 405 147 **OUTBACK INSTALLATIONS PTY LTD** 099 065 602 P.V.F. MANAGERS PROPRIETARY LIMITED 005 437 249 P & G HILL INVESTMENTS PTY. LIMITED 075 605 239 P & P GROUP PTY LTD 124 339 948 PALEON PTY, LTD. 092 172 784 PALGLOW PTY. LIMITED 074 460 236 PAPERLATE PTY. LTD. 058 077 277 PA PORTFOLIOS PTY LTD 088 674 097 PAULSGROVE PTY LTD 064 859 294 PEDHOLD PTY. LIMITED 070 004 312 PEJ COURIER SERVICES PTY. LIMITED 109 212 731 PEOPLEFIRST SOLUTIONS PTY LTD 096 254 563 PETER CAMPBELL (VIC) PTY LTD 064 328 829 PETER KENEALLY PTY LTD 124 539 706

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Name of Company	ACN
PHILIP DIX PTY LTD	124 689 489
PJACC SHARE INCENTIVE PLAN PTY LTD	088 354 483
PORTFOLIO DATA PTY. LIMITED	060 327 531
PRECOT PTY. LTD.	083 194 610
PREGO COMMERCIAL PTY LTD	108 581 899
PROCAST SOLUTIONS PTY LTD	125 785 275
PROVIDEX THERAPEUTICS PTY LTD	109 086 740
PROVINCIAL FOOD WHOLESALERS PTY LTD	087 275 287
PWFT PTY LTD	114 494 094
QUEANBEYAN CONCRETE CONTRACTORS PTY LTD	130 363 745
QUOC THUY SUPER FAST PTY LTD	093 545 558
R. M. WILLIAMS VALENTI HOLDINGS PTY LIMITED	130 877 155
RAYMOND CAUCHI TRANSPORT PTY LTD	124 384 032
RCG DEVELOPEMENTS PTY LTD	104 317 811
RED SAILS AUSTRALIA PTY LTD	116 958 019
REFILI PTY LTD	002 602 146
REZOBY PTY LTD	106 624 551
R M INVESTMENTS AUSTRALIA PTY LTD	058 435 724
ROSSJO INVESTMENTS PTY LTD	088 308 561
ROYALAND HOLDINGS PTY LTD	088 052 546
S.B. CHOWDHURY (MEDICAL) PTY. LTD.	100 599 728
SA & CM CONSTRUCTIONS PTY LTD	130 392 620
SALISBURY MEDIA INVESTMENTS PTY LIMITED	072 016 329
SALSTEL HOLDINGS PTY LIMITED	072 016 454
SCG CHINA PTY LTD	096 831 042
SCHOLASTIC INTERNATIONAL PTY LTD	125 850 311
SCORPIO (AUSTRALIA) PTY. LTD.	095 723 943
SEPP'S DRAFTING SERVICES PTY. LIMITED	057 587 407
SHOWSTATE PTY LTD	113 057 417
SMARTER DATA SECURITY PTY LIMITED	118 481 762
SMERF PTY LTD	124 924 698
SMILEYS DEVELOPMENTS PTY LTD	101 071 694
SOLWARA RESEARCH PTY LTD	110 051 691
SPACEWAYS UNIVERSAL PTY LTD	091 542 737
SPOT ON CORE DRILLING PTY LTD	118 443 413
STAROAK PTY. LIMITED	063 102 250
STOCKBANC PTY LTD	110 315 449
SYDKNEECARE PTY LIMITED	083 145 117

Name of Company	ACN
TAJ COHEN PTY LTD	123 915 855
TANI NIWA PTY LTD	114 991 801
TASK LOGISTICS PTY LTD	101 873 143
TAYLORED PAVING AND LANDSCAPING PTY. LTD.	119 840 274
TECHNOSOURCE PTY LTD	083 019 069
TERRASTONE CONTRACTORS PTY LTD	093 061 253
TERRIACA & CO PTY LTD	079 623 804
THE AIRSHIPS TV SERIES PTY. LIMITED	103 314 727
THE FAX DOCTORS PTY LTD	004 000 784
TILDAY PTY. LIMITED	082 099 643
TIRVALIA PTY. LIMITED	007 294 868
TITRS PTY LTD	114 898 538
TREWAVAS PTY LTD	087 516 087
TRI-STAR (AUSTRALIA) COMPANY PTY. LIMITED	088 592 509
TWENTY-SEVENTH RAFT NOMINEES PTY. LTD.	005 847 067
TYMCOM PTY LTD	002 767 348
U L PTY LTD	126 089 763
ULTIMATE RESULTS INTERNATIONAL PTY. LTD.	105 286 235
UTOMO & CO PTY LTD	118 061 966
VAST FITNESS PTY. LTD.	124 877 676
VERDANT SOLUTIONS PTY LTD	110 216 012
VISCOMDESIGN PTY LTD	001 690 151
VOTIVE PTY LTD	125 363 260
W.T., P., V.L. & H.J. CHRISTIAN INVESTMENTS PTY. LIMITED	004 850 088
WALTER PROPERTIES PTY. LTD.	007 958 867
WHITECROSS & CO PTY LTD	112 280 921
WILHEBRI PTY LTD	100 575 120
WILLOW PINES PTY. LTD.	005 841 074
WK MAINDAMPLE PTY LTD	115 358 917
WOLLASTON HOLDINGS PTY LTD	074 377 530
WYOLA PTY LTD	101 991 913
XA HOLDINGS PTY LIMITED	063 567 037
XANTO PTY. LIMITED	003 541 740
YOUR LOCAL PROFESSIONAL PTY LTD	113 352 908
49 LINCOLN PTY LTD	108 383 759

ASIC 56/08, Tuesday, 15 July 2008

Company/Scheme deregistration

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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 eleventh day of July 2008

Rosanne Bell DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Scheme ARSN

CREDIT SUISSE MANAGEMENT CASH MANAGEMENT TRUST 087 536 856

HFA CONSERVATIVE INVESTMENTS FUND 093 495 848

Company/Scheme deregistration Page 101 of 103

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 eleventh day of July 2008

Name of Company	ARBN
KENGFU PROPERTIES PTE LIMITED	054 270 441
NORILSK NICKEL INTERNATIONAL HOLDINGS LTD.	105 421 341
ROBERT MAZZA, INC	116 034 854
STAR INVESTMENTS PROPERTY INC	088 718 058
VLC, INC	050 691 186
698 CAPITAL INTERNATIONAL LTD	105 459 130

Company change of type

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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.

A.C.N. 051 673 566 LIMITED ACN 051 673 566 will change to a proprietary company limited by shares. The new name will be BONLAC FINANCE PTY LTD ACN 051 673 566.

AUSTRALIAN SENIORS FINANCE LIMITED

ACN 108 875 636 will change to a proprietary company limited by shares. The new name will be AUSTRALIAN SENIORS FINANCE PTY LIMITED ACN 108 875 636.

BENGUELA AQUA FISH PTY LTD ACN 130 119 390 will change to a public company limited by shares. The new name will be BENGUELA AQUA FISH LIMITED ACN 130 119 390.

CAMPERDOWN 124-126 PROJECT LIMITED

ACN 089 770 383 will change to a proprietary company limited by shares. The new name will be CAMPERDOWN 124-126 PROJECT PTY LTD ACN 089 770 383.

CUSTOM MINING LIMITED ACN 109 159 471 will change to a proprietary company limited by shares. The new name will be CUSTOM MINING PTY LTD ACN 109 159 471.

GULF ENERGY PTY LTD ACN 094 620 176 will change to a public company limited by shares. The new name will be GULF ENERGY LIMITED ACN 094 620 176.

LEASE UNDERWRITING LTD ACN 003 165 446 will change to a proprietary company limited by shares. The new name will be LEASE UNDERWRITING PTY LIMITED ACN 003 165 446.

RELEASE ENERGY LIMITED ACN 122 323 540 will change to a proprietary company limited by shares. The new name will be RELEASE ENERGY PTY LTD ACN 122 323 540.

SOLUTION PLASTIC PTY LIMITED ACN 127 075 487 will change to a public company limited by shares. The new name will be SOLUTION PLASTIC LIMITED ACN 127 075 487.

ALLEASING FINANCE LIMITED ACN 110 175 043 will change to a proprietary company limited by shares. The new name will be ALLEASING FINANCE PTY LTD ACN 110 175 043.

AVATAR INDUSTRIES LIMITED ACN 008 742 390 will change to a proprietary company limited by shares. The new name will be AVATAR INDUSTRIES PTY LTD ACN 008 742 390.

BENNELONG FUNDS MANAGEMENT PTY LTD ACN 111 214 085 will change to a public

company limited by shares. The new name will be BENNELONG FUNDS MANAGEMENT LTD ACN 111 214 085.

CMF AUSTRALIA LTD ACN 121 161 644 will change to a proprietary company limited by shares. The new name will be CMF AUSTRALIA PTY LIMITED ACN 121 161 644.

GEOTHERMAL POWER LIMITED ACN 127 090 804 will change to a proprietary company limited by shares. The new name will be GEOTHERMAL POWER PTY LTD ACN 127 090 804.

ICE TV HOLDINGS LIMITED ACN 117 626 338 will change to a proprietary company limited by shares. The new name will be ICE TV HOLDINGS PTY LTD ACN 117 626 338.

OCTAVIAR LHT LIMITED ACN 127 776 989 will change to a proprietary company limited by shares. The new name will be OCTAVIAR LHT PTY LTD ACN 127 776 989.

SEACORP GROUP AUSTRALIA LTD ACN 113 594 282 will change to a proprietary company limited by shares. The new name will be ECOSTATE PTY LIMITED ACN 113 594 282.

SUNGRID PTY LTD ACN 127 275 370 will change to a public company limited by shares. The new name will be SUNGRID LIMITED ACN 127 275 370.

ASIC 56/08, Tuesday, 15 July 2008

Company change of type

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SUNSHINE COAST ALLIANCE PUBLISHING

PTY LTD ACN 124 476 142 will change to a public company limited by shares. The new name will be SUNSHINE COAST ALLIANCE PUBLISHING LIMITED ACN 124 476 142.