



**ASIC**

Australian Securities &  
Investments Commission

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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](http://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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10-0114

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 601QA(1)(a), 911A(2)(1), 922B(1)(a),  
1020F(1)(a) and 1020F(1)(b) - Exemptions**

1. Under paragraphs 601QA(1)(a), 911A(2)(1), 922B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) revokes the instrument [07/0375].
2. Under paragraph 1020F(1)(a) of the Act ASIC exempts the Issuer and any related body corporate of the Issuer from Part 7.9 of the Act where the person:
  - (a) Makes an eligible offer; or
  - (b) Offers to arrange for the issuer 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.
3. 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) that a person to whom an eligible offer has been made to 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 condition set out in the Schedule have not been met.
4. Under paragraph 911A(2)(1) of the Act ASIC exempts the Issuer and any related body corporate of the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of:
  - (a) General advice reasonably given in connection with an eligible offer covered by paragraph 2 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.

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- (b) Dealing in a financial product in connection with an eligible offer covered by paragraph 2 of this instrument.
5. Under paragraph 992B(1)(a) of the Act ASIC exempts the Issuer and any related body corporate of the Issuer from section 992A and 992AA of the Act in relation to an eligible offer covered by paragraph 2 of this instrument made in the course of, or because of, unsolicited meeting or telephone calls reasonably held or made in conjunction with the offer
6. Under paragraph 601QA(1)(a) of the Act ASIC exempts the Issuer and any related body corporate of the Issuer from section 601ED of the Act on the conditions set out in the schedule and for so long as the conditions are met in relation to an eligible offer covered by paragraph 2 of this instrument.

### Schedule

The following conditions apply:

1. The Issuer must ensure that the eligible offer is substantially on the terms set out in the draft Westfield Executive Deferred Award Plan – Australia and New Zealand or the draft terms of the Westfield Partnership Incentive Plan – Australia and New Zealand provided to ASIC as an attachment to an electronic mail dated 12 February 2010; 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 of 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 Issuer must keep at the registered office of an associated body corporate of the Issuer in this jurisdiction and make available to ASIC, upon request, a register of those participants who received an eligible offer in this jurisdiction and enter in the register:

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- (a) The name and address of each participant;
  - (b) The extent of the holding of each participant;
  - (c) The date at which the name of each participant was entered in the register, and
  - (d) The date at which any participant's participation ceased.
5. The Issuer must not modify or vary the rules of the Award Plan or the Incentive Plan in any material respect which would adversely affect the rights and interests of participants in the Award Plan or the Incentive Plan, unless ASIC notifies the Issuer or any person acting for or on behalf of the Issuer in writing that it does not object to the modification or variation.
6. The Issuer must take all reasonable steps to ensure that the rules of the Award Plan and the Incentive Plan are complied with.
7. The Issuer must take all reasonable steps to ensure that the Award Plan and the Incentive Plan at all times complies with the Act and any other law in force in this jurisdiction which applies to the operation of the Award Plan or the Incentive Plan.

### Interpretation

In this instrument:

**Award** means a right to receive an amount of cash on the basis set out in the rules of the Award Plan.

**Award Plan** means an employee share scheme that is known as at the date of this instrument as the Westfield Executive Deferred Award Plan – Australia and New Zealand where:

- (a) The scheme is only extended to eligible employees; and
- (b) The terms of the scheme are substantially in the terms set out in the draft Westfield Executive Deferred Award Plan – Australia and New Zealand provided to ASIC as an attachment to an electronic mail dated 12 February 2010.

**eligible employee** means a person who is, at the time of an eligible offer, a full or part-time employee or director of the Issuer or of a related body corporate of the Issuer.

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**eligible offer** means an offer for the issue of an Award that is made under the Award Plan or the Incentive Plan where the value of the Award is determined by the value of the Stapled Securities.

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

**general advice** has the meaning given by section 766B of the Act.

**Incentive Plan** means an employee share scheme that is known as at the date of this instrument as the Westfield Performance Incentive Plan – Australia and New Zealand 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 Westfield Partnership Incentive Plan provided to ASIC as an attachment to an electronic mail dated 12 February 2010.

**Issuer** means Westfield Holdings Limited ACN 001 671 496 and Westfield America Management Limited ACN 072 780 619 as the responsible entity of Westfield America Trust ARSN 092 058 449 and Westfield Management Limited ACN 001 670 579 as the responsible entity of Westfield Trust ARSN 090 849 746.

**offer** has a meaning affected by section 700, 702 and 1010C of the Act.

**offer document** means a document setting out an offer under the Award Plan or Incentive Plan that:

- (a) Includes or is accompanied by a copy, or a summary, of the rules of the Award Plan or Incentive Plan; and
- (b) If a summary (rather than a copy) of the rules of the Award Plan or Incentive Plan is given – includes an undertaking that during the period (the **offer period**) during which an eligible employee may acquire the financial products under the Award Plan or Incentive 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 Award Plan or Incentive Plan; and
- (c) Includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of the Stapled Securities, and
- (d) Discloses the conditions, obligations and risks associated with any loan or financial assistance offered by the Issuer or any associated body corporate

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of the Issuer of the purpose of acquiring financial products under the Award Plan or Incentive Plan.

*rules of the Award Plan or Incentive Plan* means the written terms and conditions of the scheme as at the date of this instrument that are substantially in the terms set out in the draft Westfield Executive Deferred Award Plan – Australia and New Zealand and the draft of the Westfield Partnership Incentive Plan – Australia and New Zealand provided to ASIC as an attachment to an electronic mail dated 12 February 2010.

*stapled security* means a share in the Issuer, an interest in the Westfield Trust ARSN 090 849 746 and an interest in the Westfield America Trust ARSN 092 058 449 which, under the terms on which each is to be traded, must be transferred together.

#### Commencement

This instrument takes effect on gazettal.

Dated this 16<sup>th</sup> day of February 2010



Signed by Christine Blight  
as a delegate of the Australian Securities and Investments Commission

10-0150

**Australian Securities and Investments Commission  
Corporations Act 2001 – Section 741(1)(b) – Declaration**

Under section 741(1)(b) of the *Corporations Act 2001* ("Act") the Australian Securities and Investments Commission declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if subsection 708A(5)(b) of the Act were modified or varied by deleting the words "5 days" and substituting the words "7 business days".

**Schedule A**

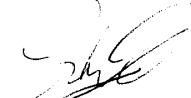
Any holder of ordinary shares in Antares Energy Limited ACN 009 230 835 ("Antares").

**Schedule B**

An offer for sale of ordinary shares in Antares within 12 months of issue where:

- (a) the ordinary shares are issued under offers made on or about 25 February 2010 ("Offer");
- (b) but for subsections 708(8) and 708(11) of the Act, disclosure of each Offer would have been required by section 706 of the Act; and
- (c) Antares has given the relevant market operator before the offer for sale is made, and within 5 business days after the day the shares are issued, a notice under subsection 708A(5)(e) of the Act which complies with subsection 708A(6) of the Act.

Dated 25 February 2010



John Derwent

As a delegate of the Australian Securities and Investments Commission

10-0153

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

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

**Schedule A**

Hexavest Inc. (the *body*) where all of the following apply:

- (a) the body is a registered investment adviser; and
- (aa) the body is a body corporate incorporated in Quebec, Canada and has an office in the US; and
- (b) the body:
  - (i) is registered under Division 2 of Part 5B.2 of the Act; or
  - (ii) has not failed for more than the last 10 business days to have an Agent; and
- (c) the body's primary business is the provision of financial services; and
- (d) neither the body nor its Agent has been notified by ASIC that the body is excluded from relying on this instrument; and
- (e) if the body becomes aware or should reasonably have become aware of matters that give it reason to believe that it has failed, other than in an immaterial respect, to comply with a requirement set out in Schedule C:
  - (i) 15 business days have not passed since the body became so aware or should reasonably have become so aware without the body providing full particulars of the failure to ASIC (to the extent that the body knows those particulars or would have known them if it had undertaken reasonable enquiries); and
  - (ii) 30 business days have not passed from ASIC receiving those particulars from the body without ASIC notifying the body that it may continue to rely on this instrument; and
- (f) the body has not notified ASIC that it will not rely on this instrument.

**Schedule B**

Where:

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1. the body provides 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;
  - (c) making a market for a financial product; or
  - (d) providing a custodial or depository service;in respect of any of the following financial products:
  - (e) derivatives;
  - (f) foreign exchange contracts;
  - (g) securities;
  - (h) debentures, stocks or bonds issued by a government; or
  - (i) interests in a managed investment scheme that is not required to be registered under Chapter 5C of the Act; and
2. the body has provided ASIC with:
  - (a) evidence that paragraph (a) of Schedule A is satisfied that ASIC has stated in writing is adequate; and
  - (b) a notice that it will provide financial services in this jurisdiction in reliance on this instrument; and
  - (c) a deed of the body for the benefit of and enforceable by ASIC and the other persons referred to in subsection 659B(1) of the Act that applies notwithstanding that the body may have ceased to rely, or never have relied, on this instrument, which deed provides that:
    - (i) the deed is irrevocable except with the prior written consent of ASIC; and
    - (ii) the body submits to the non-exclusive jurisdiction of the Australian courts in legal proceedings conducted by ASIC (including under section 50 of the ASIC Act) and, in relation to proceedings relating to a financial services law, by any person referred to in subsection 659B(1) of the Act and whether brought in the name of ASIC or the Crown or otherwise; and
    - (iii) the body covenants to comply with any order of an Australian court in respect of any matter relating to the provision of the financial services; and
    - (iv) if the body is not registered under Division 2 of Part 5B.2 of the Act, service of process on the body in

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

### Schedule C

1. The body must provide each of the financial services in this jurisdiction in a manner which would comply, so far as is possible, with the US regulatory requirements if the financial service were provided in the US in like circumstances.
2. The body must:
  - (a) notify ASIC, as soon as practicable and in such form if any as ASIC may from time to time specify in writing, of the details of:
    - (i) each significant change to, including the termination of, the registration as a registered investment adviser applying to the body relevant to the financial services the body provides or intends to provide in this jurisdiction; and
    - (ii) each significant particular exemption or other relief which the body obtains from the US regulatory requirements relevant to the financial services the body 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

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requirements (including in the power or authority of the SEC to supervise, monitor or procure compliance by the body with the US regulatory requirements with respect to the provision of the 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 changes — that there have been no notifiable regulatory changes; and

(ii) either:

(A) of the details of each enforcement or disciplinary action (a **notifiable regulatory action**) taken by the SEC or any other overseas regulatory authority against the body during the notification period; or

(B) where there have been no notifiable regulatory actions — that there have been no notifiable regulatory actions; and

(b) provide written disclosure to all persons to whom the financial services are provided in this jurisdiction (before the financial services are provided) containing prominent statements to the following effect:

- (i) the body is exempt from the requirement to hold an Australian financial services licence under the Act in respect of the financial services; and
- (ii) the body is regulated by the SEC under US laws, which differ from Australian laws.

### Interpretation

In this instrument:

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

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

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*ASIC Act* means the Australian Securities and Investments Commission Act 2001 (Cth).

*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 advice* has the meaning given by section 766B 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.

*making a market* has the meaning given by section 766D of the Act.

*notice* and *notified* mean, respectively, written notice and notified in writing.

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

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

*SEC* means the Securities and Exchange Commission of the US.

*securities* has the meaning given by section 761A of the Act.

*US* means the United States of America.

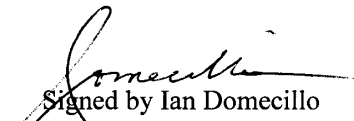
*US regulatory requirements* means the rules that apply in relation to the financial services including any applicable legislation, instruments made under that legislation and any relevant policies or other documents (however described) issued by the SEC.

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

### Commencement

This instrument takes effect on gazettal.

Dated this 5<sup>th</sup> day of March 2010



Signed by Ian Domecillo

As a delegate of the Australian Securities and Investments Commission

10-0171

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

1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:
  - “(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
    - (a) without disclosure to investors under this Part; and
    - (b) with the purpose of the person to whom they were issued:
      - (i) selling or transferring them; or
      - (ii) granting, issuing or transferring interests in, or options over, them;and section 708 or 708A does not say otherwise.
  - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”.
2. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting the following subsections:
  - “(6) This subsection covers the circumstances in which:
    - (a) the offer is made within 12 months after the issue of the financial product;
    - (b) the product was issued without a Product Disclosure Statement for the product being prepared; and
    - (c) the issuer issued the product with the purpose of the person to whom it was issued selling or transferring the product, or granting, issuing or transferring interests in, or options or warrants over, the product.
  - (7) Unless the contrary is proved, financial products are taken to be issued with the purpose referred to in paragraph (6)(c) if any of the products are

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subsequently sold, or offered for sale, within 12 months after their issue.”.

#### Schedule A

A person (**Holder**) who holds a share in the Company and an interest in the Trust.

#### Schedule B

The declarations in this instrument apply where each of the following are met:

1. the Holder offers to sell a share in the Company and an interest in the Trust to another person; and
2. the share in the Company and the interest in the Trust were issued to the Holder on the vesting or exercise of a performance right under the Goodman Group Long Term Incentive Plan; and
3. the share in the Company and the interest in the Trust were issued to the Holder without disclosure under Part 6D.2 for the share in the Company and without a Product Disclosure Statement for the interest in the Trust being prepared in circumstances where no disclosure document or Product Disclosure Statement was required to be given; and
4. the share in the Company and an interest in the Trust together comprise a stapled security.

#### Interpretation

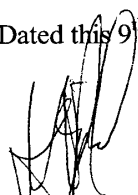
In this instrument:

1. except where otherwise stated, references to provisions are references to provisions of the Act.
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.
3. **Company** means Goodman Limited ACN 000 123 071.
4. **Goodman Group Long Term Incentive Plan** means an employee incentive scheme that is known by that name as at the date of this instrument where the terms of the scheme are substantially on the terms set out in the draft Goodman Group Long Term Incentive Plan – Plan Rules provided to ASIC as an attachment to an electronic mail dated 9 November 2009.

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5. **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.
6. **Trust** means Goodman Industrial Trust ARSN 091 213 839.

Dated this 9<sup>th</sup> day of March 2010



Signed by Michelle Reid

as a delegate of the Australian Securities and Investments Commission

10-0172

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

1. Under paragraph 741(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 6D of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if section 707 were modified or varied by omitting subsections 707(3) and (4) and substituting the following subsections:
  - “(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
    - (a) without disclosure to investors under this Part; and
    - (b) with the purpose of the person to whom they were issued:
      - (i) selling or transferring them; or
      - (ii) granting, issuing or transferring interests in, or options or warrants over, them;and section 708 or 708A does not say otherwise.
  - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.”.
2. Under paragraph 1020F(1)(c) of the Act, ASIC declares that Part 7.9 of the Act applies to the persons specified in Schedule A in the case specified in Schedule B as if section 1012C were modified or varied by omitting subsections 1012C(6) and (7) and substituting the following subsections:
  - “(6) This subsection covers the circumstances in which:
    - (a) the offer is made within 12 months after the issue of the financial product;
    - (b) the product was issued without a Product Disclosure Statement for the product being prepared; and
    - (c) the issuer issued the product with the purpose of the person to whom it was issued selling or transferring the product, or granting, issuing or transferring interests in, or options or warrants over, the product.
  - (7) Unless the contrary is proved, financial products are taken to be issued with the purpose referred to in paragraph (6)(c) if any of the products are

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subsequently sold, or offered for sale, within 12 months after their issue.”.

#### Schedule A

A person (**Holder**) who holds a share in the Company and an interest in the Trust.

#### Schedule B

The declarations in this instrument apply where each of the following are met:

1. the Holder is a Contractor; and
2. the Contractor offers to sell a share in the Company and an interest in the Trust to another person; and
3. the share in the Company and the interest in the Trust were issued to the Contractor by reason of the exercise of an option or the vesting or exercise of a performance right (the **relevant awards**) issued under the Goodman Group Long Term Incentive Plan:
  - (a) for nil consideration; and
  - (b) without disclosure under Part 6D.2 and without a Product Disclosure Statement being prepared in circumstances where no disclosure document or Product Disclosure Statement was required to be given; and
4. the relevant award was exercised by the Contractor or vested:
  - (a) not less than 12 months after the relevant award was issued to the Contractor; and
  - (b) while the Contractor was engaged to work for one or more of the Company or the Trust or a related body corporate of the Company or Trust; and
5. the share in the Company and an interest in the Trust together comprise a stapled security.

#### Interpretation


In this instrument:

1. except where otherwise stated, references to provisions are references to provisions of the Act.
  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.
  3. **Company** means Goodman Limited ACN 000 123 071.
  4. **Contractor** means a person who:
-

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- (a) is outside this jurisdiction; and
  - (b) is engaged to work in an individual capacity or through a service company (the *service company*) that principally engages the Contractor, by one or more of the Company or the Trust, or a related body corporate of the Company or the Trust; and
  - (c) receives 80% or more of their income for their personal services, directly or through the service company, from the Company or the Trust, or a related body corporate of the Company or the Trust.
5. **Goodman Group Long Term Incentive Plan** means an employee incentive scheme that is known by that name as at the date of this instrument where the terms of the scheme are substantially on the terms set out in the draft Goodman Group Long Term Incentive Plan – Plan Rules provided to ASIC as an attachment to an electronic mail dated 9 November 2009.
6. **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.
7. **Trust** means Goodman Industrial Trust ARSN 091 213 839.

Dated this 9<sup>th</sup> day of March 2010



Signed by Michelle Reid

as a delegate of the Australian Securities and Investments Commission

10-0175

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraphs 992B(1)(a) and 1020F(1)(a) – Exemptions**

Under paragraphs 992B(1)(a) and 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (**ASIC**) exempts Indue Ltd ACN 087 822 464 (**Indue**) from section 992A and Part 7.9 of the Act in the case specified in the Schedule.

**Schedule**

Where Indue issues, arranges to issue or offers to issue or sell, a financial product that is a facility, through which, or through the acquisition of which, a person makes non-cash payments by using a stored value card under the Commonwealth income management scheme.

**Interpretation**

In this instrument:

**Commonwealth income management scheme** means Part 3B of the SSA Act.

**facility** has the meaning given by 762C of the Act.

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

**makes non-cash payments** has the meaning given by section 763D of the Act.

**SSA Act** means the *Social Security (Administration) Act 1999* (Cth).

**stored value card** has the meaning given by section 123TC of the Administration Act.

Dated this 5<sup>th</sup> day of March 2010



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

10-0176

**Australian Securities and Investments Commission  
Corporations Act 2001 — Paragraphs 741(1)(a), 741(1)(b) and 911A(2)(l)  
Exemptions and Declaration**

**Exemption from Chapter 6D disclosure requirements**

1. Under paragraph 741(1)(a) of the Act, ASIC exempts CapCo from compliance with Parts 6D.2 and 6D.3 of the Act in relation to the Offer.

**Declaration regarding Part 6D.2 on-sale requirements**

2. Under paragraph 741(1)(b) of the Act, ASIC declares that Chapter 6D of the Act applies to a Shareholder as if section 707 of the Act were modified or varied by omitting subsections 707(3) and (4) and substituting:
  - '(3) An offer of a body's securities for sale within 12 months after their issue needs disclosure to investors under this Part if the body issued the securities:
    - (a) without disclosure to investors under this Part; and
    - (b) with the purpose of the person to whom they were issued:
      - (i) selling or transferring them; or
      - (ii) granting, issuing or transferring interests in, or options or warrants over, them,and section 708 or 708A does not say otherwise.
  - (4) Unless the contrary is proved, a body is taken to issue securities with the purpose referred to in paragraph 3(b) if any of the securities are subsequently sold, or offered for sale, within 12 months after their issue.'

**Exemption from Part 7.6 licensing requirements**

3. Under paragraph 911A(2)(l) of the Act, ASIC exempts CapCo from the requirement to hold an Australian financial services licence for the provision or giving of financial product advice where that advice is both:
  - (a) general advice; and
  - (b) contained in a document that is:
    - (i) a prospectus prepared pursuant to the rules of the United Kingdom Listing Authority in connection with the Capital Reduction; or
    - (ii) an explanatory memorandum prepared pursuant to the rules of the United Kingdom Listing Authority for the purposes of the Extraordinary General Meeting of Liberty called to approve the Capital Reduction.

**Interpretation**

For the purposes of this instrument:

*Act* means the *Corporations Act 2001*.

*ASIC* means the Australian Securities and Investments Commission.

**CapCo** means Capital & Counties Properties plc, a company incorporated under the laws of England and Wales.

**Capital Reduction** means the capital reduction to be effected by Liberty in or around May 2010 as a result of which Liberty shareholders are to receive shares in CapCo.

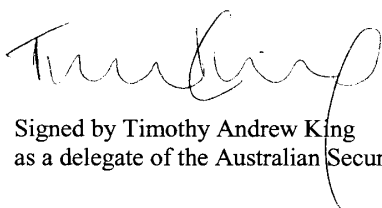
**general advice** has the meaning given by subsection 766B(4) of the Act.

**Liberty** means Liberty International plc, a company incorporated under the laws of England and Wales.

**Offer** means the offer for issue of new shares in CapCo under the Capital Reduction

**Shareholder** means a person who makes an offer for sale of any CapCo share that is issued to them pursuant to the Capital Reduction.

Dated the 5th day of March 2010



Signed by Timothy Andrew King  
as a delegate of the Australian Securities and Investments Commission

10-0181

**Australian Securities and Investments Commission  
Corporations Act 2001 – Subsection 257D(4) – Exemption**

Under subsection 257D(4) of the Corporations Act 2001 (the *Act*), the Australian Securities and Investments Commission (*ASIC*) hereby exempts the person named in Schedule A from compliance with subsection 257D(1) of the Act in the case referred to in Schedule B if and for so long as the condition specified in Schedule C is met.

**Schedule A**

Rio Tinto Limited (ACN 004 458 404) (*RTL*)

**Schedule B**

Where:

1. RTL proposes selective share buy-backs under one or more off-market tender buy-back schemes (*Buy-Backs*) in relation to fully paid ordinary shares in the capital of RTL;
2. the Buy-Backs are substantially on the terms contemplated by the "Buy-Back Tenders" referred to in the draft notice of meeting (and explanatory notes) provided to ASIC on 9 March 2010; and
3. the Buy-Backs complete on or before 21 April 2011 or the date of the RTL annual general meeting in 2011 (whichever is later).

**Schedule C**

Before an agreement under any Buy-Back is entered into, the Buy-Backs are approved by a special resolution passed at the 2010 annual general meeting of RTL.

Dated this 9<sup>th</sup> day of March 2010



Signed by Leonard David Bryant  
as a delegate of the Australian Securities and Investments Commission



10-182

**ASIC**

Australian Securities &amp; Investments Commission

**Australian Securities and Investments Commission  
Corporations Act 2001 – Paragraph 741(1)(b) – Declaration**

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 Schedule A as if subsections 707(3) and (4) were omitted.

**Schedule A**

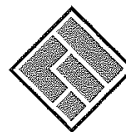
Where:

1. an offer to sell a share in the Company is made; and
2. the share in the Company was issued to the trustee (the *Plan Trustee*) of the Company's Employee Equity Plan Trust and subsequently transferred by the Plan Trustee to a full or part-time employee of the Company or of an associated body corporate of the Company in accordance with the terms of the Company's 2009 – 2012 Employee Equity Plan Rules or the Company's 2009 – 2014 Supplementary Employee Equity Plan Rules; and
3. the share in the Company was issued without disclosure under Part 6D.2 being prepared in circumstances where no disclosure document was required to be given; and
4. the Company did not issue the share with the purpose of the relevant employee selling or transferring the share or granting, issuing or transferring interests in, or options or warrants over, the share.

**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 shares in the Company includes a reference to the person inviting applications for the shares in the Company; and



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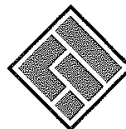
ASIC

Australian Securities &amp; Investments Commission

3. **associated body corporate**, in relation to the Company, means:
- (a) a body corporate that is a related body corporate of the Company; or
  - (b) a body corporate that has voting power in the Company of not less than 20%; or
  - (c) a body corporate in which the Company has voting power of not less than 20%; and
4. **employee**, in relation to the Company or an associated body corporate of the Company, includes a director of such body; and
5. **2009 – 2012 Employee Equity Plan Rules** 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 as set out in the 2009 - 2012 Employee Equity Plan Rules provided to ASIC as an attachment to a letter from Mallesons Stephen Jaques dated 28 October 2009; and
6. **2009 – 2014 Supplementary Employee Equity Plan Rules** 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 as set out in the 2009 – 2014 Supplementary Employee Equity Plan Rules provided to ASIC as an attachment to a letter from Mallesons Stephen Jaques dated 28 October 2009; and
7. **Employee Equity Plan Trust** means a trust established by the Company under the Employee Equity Plan Trust Deed where the terms of the trust are substantially in the terms set out in the deed provided to ASIC as an attachment to a letter from Mallesons Stephen Jaques dated 28 October 2009; and
8. **Company** means Woodside Petroleum Ltd ACN 004 898 962.

Dated the 9<sup>th</sup> day of March 2010

Signed by Peter Knight  
as a delegate of the Australian Securities and Investments Commission



10-0183

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** Clime AFM Pty Ltd  
ACN 079 181 892 ("the Licensee")  
Unit 8, Brookes Terraces  
Cnr Brookes & Ann Streets  
FORTITUDE VALLEY, QLD, 4006

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 240708 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10<sup>th</sup> day of March 2010

Signed .....

A handwritten signature in dark ink, appearing to read 'Allan Melville', written over a dotted line.

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



10-0184

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** ASPC FINANCIAL PTY LTD  
ACN 087 076 631 ("the Licensee")  
Suite 9  
431 Burke Road  
GLEN IRIS VIC 3124

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 232934 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10th Day of March 2010

Signed .....

A handwritten signature in dark ink, appearing to read 'Allan Melville'.

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



10-0186

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** MORTGAGE FORCE AUSTRALIA PTY LTD  
ACN 052 905 370 ("the Licensee")  
160 Stirling Highway  
NEDLANDS WA 6009

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 274523 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10th Day of March 2010

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

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



10-0189

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** RUESCH INTERNATIONAL AUSTRALIA PTY LIMITED  
ACN 115 652 349 ("the Licensee")  
Level 12  
1 Margaret Street  
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 292526 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 10th Day of March 2010

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

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

10-0190

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

**First exemption: disclosure relief**

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;
- (b) any subsidiary of the Issuer; and
- (c) the Trustee,

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

- (i) makes an eligible offer;
- (ii) offers to arrange for the issue of financial products under an eligible offer; or
- (iii) issues a financial product under an eligible offer;

on the conditions set out in the Schedule 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 a person covered by paragraph 1 of this instrument) to a person to whom an eligible offer has been made to 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.

**Second exemption: licensing and hawking relief**

3. Under paragraph 911A(2)(l) of the Act, ASIC exempts a person who has the benefit of the relief in paragraphs 1 and 2 of this instrument (other than because the person made a recommendation to acquire a financial product) 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 (including any general advice given in the offer document) where the offer document for the eligible offer includes a statement to the effect that any advice given by the person in connection with the eligible offer is general advice only, and that eligible employees should consider obtaining their own financial

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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;
- (b) any subsidiary of the Issuer; and
- (c) the Trustee,

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

- (d) 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 its duties in good faith and has sufficient resources to perform those duties;
  - (e) dealing in a financial product in the course of providing a custodial or depository service covered by subparagraph (d); and
  - (f) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument and in circumstances where any acquisition by purchase or disposal of the product by the Issuer, any subsidiary of the Issuer or the Trustee, occurs either:
    - (i) through a person who holds an Australian financial services licence authorising the holder to deal in those financial products; or
    - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a) of the Act, ASIC exempts a person who has the benefit of the relief in paragraphs 1 and 2 of this instrument from sections 736, 992A and 992AA of the Act in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with an eligible offer.

**Schedule**

The following conditions apply:

- 1. an eligible offer must be substantially on the terms set out in the letter from Clayton Utz to ASIC dated 2 February 2010 and the email from Clayton Utz to ASIC sent 11 February 2010;
- 2. the person making an eligible offer must:

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- (a) include that offer in an offer document;
  - (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 eligible employee such as the identity or entitlement of the eligible employee) and of each accompanying document not later than 7 days after the first provision of that material to an eligible employee;
3. the Issuer must comply (or in the case that the Issuer does not have a registered office in this jurisdiction, cause ING Bank (Australia) Limited ACN 000 893 292 to comply) with any undertaking required to be made in the offer document by reason of this instrument;
4. in the case where the ING Employee Share Scheme may involve the issue of shares (including as a result of the exercise of an option) being shares which are represented by BDRs, the Issuer must take reasonable steps to ensure that the number of shares the subject of the offer or to be received on exercise of an option when aggregated with:
- (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares and options to acquire unissued shares, under the ING Employee Share Scheme to be accepted or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to the ING Employee Share Scheme or any other employee share scheme extended only to eligible employees;

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

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

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

5. in the case where an eligible offer may involve the issue of shares through a trust being shares which are represented by BDRs:
  - (a) the Trustee must hold those shares on trust for each eligible employee who acquires BDRs under an eligible offer;
  - (b) the Trustee must cause proper written financial records to be maintained in respect of the activities of the trust and cause those records to be audited annually; and
  - (c) the Trustee must cause to be kept a register of all shares in respect of which BDRs acquired under an eligible offer relate either at its registered office in Amsterdam, The Netherlands or at the registered office of Algemeen Administratie – en Trustkantoor BV in Amsterdam, The Netherlands, and while the register is kept at the latter office the Trustee must ensure that it has access to that register at all times; and
  - (d) the Trustee must not levy any fees or charges for operating and administering the trust, either payable directly by the eligible employees or out of the assets of the trust except as provided in Article 10 of the Trust Conditions; and
  - (e) the Trustee must provide a copy of the Trust Deed to ASIC prior to or at the same time that a copy of the offer document is provided to ASIC in accordance with this instrument; and
  - (f) the Issuer must ensure that the Trust Deed contains covenants binding the Trustee and its agents, if any, to the effect that an eligible employee possesses substantially the same rights in respect of the shares to which the BDRs acquired by an eligible employee under an eligible offer relate as if they were the legal owner of the shares, including the right to:
    - (i) direct the Trustee how the voting rights attaching to the shares shall be exercised, either generally or in any particular case; and
    - (ii) receive the income deriving from the shares, including dividends declared by the Issuer in respect of those shares;
6. the Issuer must keep at its registered office in this jurisdiction or in The Netherlands or in any other jurisdiction and make available to ASIC, upon request, a register of Participants and enter in the register:
  - (a) the name and address of each Participant;
  - (b) the extent of the holding of each Participant;

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- (c) the date at which the name of each Participant was entered in the register;  
and
- (d) the date at which any Participant's participation ceased.

*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;
2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee;
3. "Agreement" means the terms and conditions of any grant of options and/or award of performance shares under the ING Group Employee Share Scheme substantially in the form provided to ASIC on the Issuer's behalf in the email from Clayton Utz sent 11 February 2010;
4. "approved foreign market" means:  
NYSE Euronext Amsterdam, provided that:
  - (a) unless otherwise expressly stated, if such market involves more than one board, only the main board is an approved foreign market; and
  - (b) such a market is not to be taken not to be an approved foreign market at a particular time only because it was known by another name at that time.
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 the price relates;
6. "BDRs" means bearer depository receipts issued by the Trustee in respect of the fully paid ordinary shares in the capital of the Issuer that represent an equitable right or interest in those shares as described in the Rules;
7. "current market price" means, in relation to BDRs which represent the shares in the Issuer to which the eligible offer relates, the price published by the operator of the approved foreign market on which the BDRs are quoted as the final price for the previous day on which the BDR was traded on that foreign market;

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8. "eligible employee" means, in relation to the Issuer, a person who is at the time of an offer under ING Employee Share Scheme, a full or part-time employee or director of the Issuer or of a related body corporate of the Issuer;
9. "eligible offer" means an offer for issue or transfer of:
  - (a) fully-paid shares in the Issuer being shares which are represented by BDRs which at the time of the offer have been quoted on the 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;
  - (b) options for the issue or transfer of shares referred in paragraph (a) where each of the options is offered for no more than nominal consideration,  
  
made under the ING Employee Share Scheme on or around 17 March 2010 or September 2010, where any offer to a person in Australia under the ING Employee Share Scheme extends only to eligible employees of the Issuer;
10. "financial product advice" has the meaning given by section 766B;
11. "general advice" has the meaning given by section 766B;
12. "ING Employee Share Scheme" means the ING Group Long Term Equity Ownership Plan as governed by the Rules, the Trust Deed and the Agreement;
13. "Issuer" means ING Groep N.V., a public limited liability company registered in Amsterdam, The Netherlands;
14. "nominal consideration" means consideration of not more than 1 cent per option;
15. "offer" has a meaning affected by sections 700, 702 and 1010C;
16. "offer document" means a document setting out an eligible offer under the ING Employee Share Scheme that:
  - (a) includes or is accompanied by a copy, or a summary, of the Rules under which the offer is made;
  - (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 ING Employee Share Scheme, the Issuer (or where the Issuer does not have a registered office in this jurisdiction, ING Bank (Australia) Limited ACN 000 893 292) will, within a reasonable period of the eligible employee so requesting, provide that employee without charge with a copy of the Rules;

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- (c) specifies in respect of the shares of the Issuer as to which BDRs represent an equitable right or interest in those shares:
    - (i) the acquisition price in Australian dollars;
    - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
    - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer;
  - (d) includes an undertaking, and an explanation of the way in which, the Issuer (or where the Issuer does not have a registered office in this jurisdiction, ING Bank (Australia) Limited ACN 000 893 292)) will, during the offer period, within a reasonable period of the eligible employee requesting, make available to that employee:
    - (i) the current market price (or, where that price is denominated in a foreign currency, the Australian dollar equivalent of that price) of the shares being shares which are represented by BDRs (which represent an equitable right or interest in those shares to which the offer relates in the same class of shares); and
    - (ii) where subparagraph (c)(ii) or (iii) applies, the information referred to in that paragraph as updated to that date;
17. "Participant" means an eligible employee:
- (a) to whom an eligible offer is made;
  - (b) who has accepted such an offer; and
  - (c) who resides in and is a resident of Australia,
- but excludes those whose participation has ceased prior to the date of this instrument;
18. "Rules" means the rules of the ING Group Long Term Equity Ownership Plan in substantially the form provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 2 February 2010;
19. "Trustee" means Stichting ING Aandelen, a foundation with its registered office in Amsterdam, The Netherlands;
20. "Trust Conditions" means the Trust Conditions of the Trustee in substantially the form as amended 8 October 2008 provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 2 February 2010;
21. "Trust Deed" means the constituent documents of the Trustee, being the Trust Conditions and the Articles of Association of the Trustee in substantially the form

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as amended 7 January 2009 provided to ASIC on the Issuer's behalf in the letter from Clayton Utz dated 2 February 2010.

**Commencement**

This instrument takes effect on gazettal.

Dated this 10<sup>th</sup> day of March 2010.



Signed by Trevor John Shaw  
as a delegate of the Australian Securities and Investments Commission

10-0191

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

1. Under paragraphs 741(1)(a) and 1020F(1)(a) of the Act ASIC exempts:
  - (a) the issuer;
  - (b) a related body corporate of the issuer; and
  - (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,from Parts 6D.2, 6D.3 (except section 736) and 7.9 where that person:
  - (d) makes an eligible offer;
  - (e) offers to arrange for the issue of financial products under an eligible offer;
  - (f) 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), 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), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an offer referred to in that paragraph (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the person in connection with the offer is general advice only, and that employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
4. Under paragraph 911A(2)(1), ASIC exempts:
  - (a) the issuer who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument; and
  - (b) a related body corporate of the issuer,

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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 4(c) of this instrument; and
  - (e) dealing in a financial product in connection with an offer covered by the exemption 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 those financial products; or
    - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in those financial products in the relevant place.
5. Under paragraphs 741(1)(a) and 992B(1)(a), ASIC exempts a person who is exempt from Part 6D.2 or Part 7.9 because of paragraph 1 of this instrument from sections 736, 992A and 992AA in relation to offers made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the offer.
6. Under paragraph 601QA(1)(a), ASIC exempts a person who operates a managed investment scheme relating to an eligible offer, where the person is:
- (a) the issuer;
  - (b) a related body corporate of the issuer; or
  - (c) any person who, by way of contract between the person and the issuer, in connection with an eligible offer, acts for or on behalf of the issuer,

from subsection 601ED(5) in relation to the operation of that managed investment scheme.

**Schedule**

The following conditions apply:

1. the eligible offer must be substantially on the terms set out in the letter from Freehills to ASIC dated 9 February 2010, titled 'Saint-Gobain Employee Offering 2010'; and

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2. the person making the offer must:
  - (a) include that offer in an offer document; and
  - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
  - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives complies with any undertaking required to be made in the offer document by reason of this instrument; and
4. the issuer must take reasonable steps to ensure that the number of shares the subject of the offer when aggregated with:
  - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares and units of shares, under an employee share scheme to be accepted or exercised; and
  - (b) the number of shares in the same class issued during the previous 5 years pursuant to the Group Savings Plan or any other employee share scheme extended only to eligible employees of the issuer;but disregarding any offer made, or option acquired or share issued by way of or as a result of:
  - (c) an offer to a person situated at the time of receipt of the offer outside this jurisdiction; or
  - (d) an offer that was an excluded offer or invitation within the meaning of the Corporations Law as in force before the commencement of Schedule 1 to the *Corporate Law Economic Reform Program Act 1999*; or
  - (e) an offer that did not need disclosure to investors because of section 708; or
  - (f) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D; or
  - (g) an offer made under a disclosure document or Product Disclosure Statement,must not exceed 5% of the total number of issued shares in that class of the issuer as at the time of the offer; and
5. the Rules must contain provisions to the effect that the books of account maintained in respect of the activities of the FCPE must be audited annually; and

## 10-0191

6. the issuer must take reasonable steps to ensure that the Manager and/or the Custodian may only levy any fees or charges for operating and administering the FCPE which are payable by the employees to a maximum amount provided for in the Rules and such fees must be fully disclosed in the offer document; and
7. the issuer, through Saint-Gobain Abrasives must make the statements of assets, balance sheets and statements of income (together with the related notes) of the FCPE and the auditors' reports of those statements delivered to them under the Rules available for inspection by eligible employees domiciled in this jurisdiction at a registered office or principal place of business in Australia during normal business hours or such other time as is agreed with an eligible employee; and
8. the issuer must take reasonable steps to ensure that upon Saint-Gobain Abrasives receiving notices relating to the buy-back/redemption of units as provided for in the Rules or otherwise under the eligible offer, it must forward these to the Manager without delay; and
9. the issuer must take reasonable steps to ensure that Saint-Gobain Abrasives must, on behalf of the issuer and the Manager, accept notices, correspondence and service of process at a registered office or principal place of business in Australia; and
10. upon Saint-Gobain Abrasives being advised that the buy-back arrangements/redemption facilities of units in the FCPE are suspended or terminated or that quotation of the shares of the issuer on any approved foreign market is suspended, the issuer through Saint-Gobain Abrasives must notify ASIC within 7 days; and
11. the issuer, through Saint-Gobain Abrasives, must make available for public inspection at Saint-Gobain Abrasives' registered office or principal place of business in Australia, and provide to eligible employees domiciled in this jurisdiction, copies of the Rules and the offer document and meet all reasonable requests for information; and
12. the issuer, through Saint-Gobain Abrasives, must maintain in Australia and make available to ASIC, upon request, records relating to the issue or sale of and the buy-back/redemption of units in the FCPE to or from eligible employees domiciled in this jurisdiction; and
13. the FCPE must at all times be approved or authorised or registered by the French Autorité des Marchés Financiers (the *Relevant Agency*) and the Group Saving Plan must at all times be authorised under the law of France; and
14. there must at all times be a custodian of the FCPE assets and the Rules must be complied with in appointing or changing the Custodian; and
15. within 14 days of the date of this instrument, ASIC must be provided with:
  - (a) certified copies of the Rules and any other related documents;
  - (b) a certified copy of any written approval or authorisation issued by the Relevant Agency in relation to the eligible offer; and

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- (c) if any document is not in English, a certified translation of that document into English; and
- 16. the issuer must take reasonable steps to ensure that each related body corporate of the issuer must keep at a registered office or principal place of business in this jurisdiction, a register of its employees who participate in the eligible offer and enter in the register:
  - (a) the names and addresses of each employee;
  - (b) the extent of the holding of each employee;
  - (c) the date at which the name of each employee was entered in the register; and
  - (d) the date at which any employee's interest ceased; and
- 17. except as may be required by French law, the Rules must not be modified or varied in any material respect that would adversely affect the rights and interests of eligible employees domiciled in this jurisdiction who participate in the eligible offer unless ASIC notifies Saint-Gobain Abrasives in writing that it does not object to the modification or variation; and
- 18. the issuer must take reasonable steps to ensure that the Manager and the Custodian must comply with the provisions of the Rules; and
- 19. the eligible offer must at all times comply with the law of France.

**Interpretation**

In this instrument:

- 1. except where otherwise stated, references to provisions are to provisions of the Act.
- 2. an employee share scheme shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee.
- 3. ***approved foreign market*** means Euronext Paris.
- 4. ***Australian dollar equivalent*** in relation to a price, means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which the price relates.
- 5. ***current market price*** means in relation to a share, the price published by the Euronext Paris as the final price for the previous day on which the share was traded on that financial market.

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6. **Custodian** means the custodian from time to time of the FCPE (presently BNP-Paribas Securities Services, a company registered in France), where the Custodian, by way of contract with the issuer, in connection with an eligible offer acts for or on behalf of the issuer.
7. **eligible employee** means, in relation to an issuer, a person who is at the time of an offer under an employee share scheme, a full or part-time employee or director of the issuer or of a related body corporate of the issuer.
8. **eligible offer** means an offer to issue or transfer fully-paid shares in the issuer where:
- (i) the shares are in the same class as shares which have been quoted on 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;
  - (ii) the shares are to be held by the Custodian of the FCPE; and
  - (iii) units in the FCPE are issued in accordance with the Rules to eligible employees who participate in the eligible offer;
- made under the employee share scheme, as described as the Group Savings Plan, on terms not significantly different to those described in a letter to ASIC dated 9 February 2010, titled 'Saint-Gobain Employee Offering 2010', from Freehills on behalf of the issuer, extended only to eligible employees of the issuer.
9. **FCPE** means the Fonds Commun de Placement D'Entreprise governed by the Rules of the *Saint-Gobain PEG Monde* FCPE (which includes the Saint-Gobain Avenir Monde compartment) dated on or about 9 March 1999 and the rules of the *Saint-Gobain Relais Adhesion 2010 Monde* FCPE dated on or about 18 December 2009, as amended from time to time.
10. **financial product advice** has the meaning given by section 766B;
11. **general advice** has the meaning given by section 766B;
12. **Group Savings Plan** means the Saint-Gobain Group Savings Plan for employees of non-French companies of the Saint-Gobain group dated on or about 22 January 1988;
13. **issuer** means Compagnie de Saint-Gobain, a company registered in France;
14. **Manager** means the management company from time to time of the FCPE presently AXA Investment Managers Paris, a company registered in France), where the management company, by way of contract with the issuer in connection with an eligible offer, acts for or on behalf of the issuer;
15. **offer** has a meaning affected by sections 700, 702 and 1010C of the Act;
16. **offer document** means a document setting out an offer under an employee share scheme that:

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- (a) includes or is accompanied by a copy or summary of the Rules under which the offer is made; 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 domiciled in this jurisdiction may acquire the financial products offered, the issuer through Saint-Gobain Abrasives 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:
    - (i) the acquisition price in Australian dollars;
    - (ii) where the acquisition price is specified in a foreign currency, the Australian dollar equivalent of that price at the date of the offer; or
    - (iii) where the acquisition price is to be worked out in the future under a formula, the Australian dollar or Australian dollar equivalent of that price were that formula applied at the date of the offer; and
  - (d) includes an undertaking, and an explanation of the way in which, the issuer through Saint-Gobain Abrasives 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; and
    - (ii) where subparagraph (c)(ii) or (iii), 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 a related body corporate of the issuer for the purpose of acquiring financial products under the Group Savings Plan; and
  - (f) states prominently that the eligible offer is an offer for participation in a foreign scheme that is subject to the regulation of the Relevant Agency and to the law of France and describes the legal and practical effect (if any) this may have on the rights and ability of an eligible employee domiciled in this jurisdiction to make any claim or enforce any right arising out of or in connection with the eligible offer;
17. **Rules** means the rules of the Group Savings Plan dated on or about 22 January 1988, the rules of the *Saint-Gobain PEG Monde* FCPE (which includes the *Saint-Gobain Avenir Monde* compartment) dated on or about 9 March 1999 and the rules of the *Saint-Gobain Relais Adhesion 2010 Monde* FCPE dated on or about 18 December 2009, each as amended from time to time.

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18. *Saint-Gobain Abrasives* means Saint-Gobain Abrasives Pty Ltd ACN 068 931 420.
19. *unit* in relation to a share means a legal or equitable right or interest in the share.

**Commencement**

This instrument takes effect on gazettal.

Dated this 11<sup>th</sup> day of March 2010



Signed by Sebastian Strykowski

as a delegate of the Australian Securities and Investments Commission



10-0193

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** GO EQUITIES PTY LTD  
ACN 080 369 142 ("the Licensee")  
304 Sheans Creek Road  
RMB 3335  
EUROA VIC 3666

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 231154 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11th Day of March 2010

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

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



10-0194

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** JOHN SMITH INSURANCE BROKERS PTY. LTD.  
ACN 099 626 758 ("the Licensee")  
Suite 41C and 41G, Level 1  
190-200 Jells Road  
WHEELERS HILL VIC 3150

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 246802 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11th Day of March 2010

Signed .....

A handwritten signature in black ink, appearing to read 'Allan Melville'.

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



10-0195

**ASIC**

Australian Securities &amp; Investments Commission

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

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

**TO:** AGRICULTURAL RISK MANAGEMENT SERVICES PTY LTD  
ACN 076 945 107 ("the Licensee")  
Tower 1 Darling Park, Level 17  
201 Sussex Street  
SYDNEY NSW 2000

Pursuant to section 915B of the **Corporations Act 2001**, the Australian Securities and Investments Commission hereby cancels Licence Number 238186 held by the Licensee with effect from the date on which this notice is given to the Licensee.

Dated this 11th Day of March 2010

Signed

A handwritten signature in black ink, appearing to read 'Allan Melville', written over a dotted line.

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

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 085 662 951 PTY LIMITED	085 662 951
A.C.N. 129 019 496 PTY LIMITED	129 019 496
A & NZ LICENCEE PTY LTD	129 020 097
ABDULKADER PTY. LTD	062 926 283
ACS MORTGAGES PTY LTD	117 633 815
ACTION BEARINGS SHEPPARTON PTY. LTD.	085 673 703
ADAM FORMWORK PTY LTD	123 228 642
ADEPTCO PTY LTD	095 440 967
AD SALES NETWORK PTY LTD	076 880 834
AGB CONSULTING PTY LTD	123 236 206
AHB ADMINISTRATION SERVICES PTY LTD	123 209 067
AHLQUIST FAMILY PTY LTD	129 009 909
AKRAM ALI PTY. LTD.	062 937 991
ALBERO HOLDINGS PTY LIMITED	062 922 981
ALJOMI DEVELOPMENTS PTY LTD	112 311 092
ALLAN R GROGAN COUNSELLING SERVICES PTY LTD	081 124 281
ALL COAST ENTERPRISES PTY LIMITED	112 264 927
ALLCO REGISTRY SERVICES PTY LIMITED	054 645 706
AMURO PTY LTD	129 020 042
ANALINE PTY. LTD.	010 880 403
ANISE BISTRO & WINE PTY LTD	112 305 996
ANNA GOODWIN INVESTMENTS PTY LTD	058 491 035
APEL PACIFIC GROUP PTY LTD	081 147 391
A P KANE INSURANCES PTY LTD	103 223 614
APT (SYDNEY OLYMPIC PARK) PTY LTD	123 220 735
ASAP TOWING PTY LTD	129 009 972

Name of Company	ACN
ASCOT MANOR PTY LTD	123 210 533
ASORBY & ASSOCIATES PTY LTD	112 263 199
ATTARSONS PTY LTD	117 687 279
ATTIKA FASHION PTY LTD	128 998 112
AUBREY MAY NOMINEES PTY. LTD.	004 969 760
AUDI CENTRE SYDNEY NSW PTY LTD	129 017 885
AUSTRALIA NEW MIGRANTS INVESTMENT HOLDINGS GROUP PTY LTD	129 015 774
AUSTRALIAN PRINT MEDIA GROUP PTY LTD	107 477 341
AUSTRALIAN STOCK AND PROPERTY PTY LTD	129 010 662
AUTOMOTION MEDIA PTY LTD	112 265 577
AVAIL CORPORATION PTY LTD	123 247 790
BALLYVADEN STUD PTY LIMITED	090 997 112
BARRATT PROPERTY DEVELOPMENT NO 3 PTY LTD	112 321 954
BATTYE FAMILY SUPER PTY LTD	117 638 874
BAYSTONE MACDOUGAL PTY LTD	112 288 838
BBC FLEET SERVICES PTY LTD	117 637 377
BEDROOMS TO BOARDROOMS PTY LTD	112 298 478
BEECHTREE PTY. LTD.	010 551 578
BEGE CONTRACTING PTY LTD	123 236 822
BELLHAVEN MANAGEMENT PTY LTD	058 463 504
BELSHAM INVESTMENTS PTY. LTD.	112 298 325
BETTER BOBCATS AUSTRALIA PTY LTD	129 022 288
BIA CONSORTIUM PTY LIMITED	117 640 561
BIKINI PTY LTD	112 269 164
BILLCORP AUSTRALIA PTY LTD	129 017 483
BILLION LEADING INTERNATIONAL PTY LTD	123 207 447
BLUE RIBBON ACCOMMODATION PTY. LTD.	107 476 353
BLUE WAVES 23 PTY LIMITED	117 630 930
BOB RICE RECRUITMENT PTY. LTD.	095 449 166
BONDI JUNCTION CENTRAL CHILDREN SERVICES (NSW) PTY LTD	117 637 144
BOSKO BRNABIC PTY. LTD.	010 612 414
BOYD CORPORATION PTY LIMITED	112 265 853
BPS FINANCIAL GROUP PTY. LTD.	129 031 572
BRAKE WORKS PTY LTD	123 233 670
BRONSON PACKAGING PTY LIMITED	117 652 132
BUDTEX INTERNATIONAL PTY LTD	081 148 754
BULK LOGISTICS SERVICES PTY LTD	123 204 268

Name of Company	ACN
BURATTO INVESTMENTS PROPRIETARY LIMITED	004 682 606
BURONGA PTY LTD	123 207 394
BUSINESS PERIPHERIAL SOLUTIONS PTY. LTD.	081 132 014
BUXTON GURR & CO PTY LTD	003 432 219
C.W.R. & A.K. PTY. LTD.	007 129 259
CABEX PTY LTD	123 219 045
CANNON FINANCIAL SERVICES AUSTRALIA PTY LTD	129 019 307
CAPRI ASSET PTY LTD	090 992 340
CARON CORPORATION PTY LTD	009 359 915
CASSAWARRY TRANSPORT PTY LTD	107 482 208
CC200 DEVELOPMENTS PTY LTD	129 014 464
CENTRAL HIGHLANDS REAL ESTATE PTY LTD	129 000 880
CHADSTONE AIR CONDITIONING SERVICES PROPRIETARY LIMITED	004 670 580
CHADSTONE OFFICE PARTITIONS PTY LTD	090 996 348
CHANCELLOR CONSULTING PTY. LTD.	128 995 853
CHAPMAN-HILL SALES PTY LTD	008 707 168
CHARLES ALEXANDER FINANCIAL SERVICES PTY LTD	112 315 572
CHIMINEAS CHAPALA AUSTRALASIA PTY LTD	091 030 189
CHOICES (THE FREEDOM TO CHOOSE) PTY LTD	010 880 887
CINE CAFE PTY LTD	107 474 279
CINNABUN AUSTRALASIA PTY LTD	103 245 414
CIVISTRUCT AUSTRALIA PTY LTD	123 231 363
CLASS (QLD) PTY LTD	085 697 123
CLASSIC AUTO SEARCH PTY LIMITED	058 490 967
COMMERCIAL HOOD & DUCT CLEANING PTY LTD	117 659 677
COMMUNITY, TRAINING AND SUPPORT SERVICES ASSOCIATION OF AUSTRALIA LIMITED	123 245 269
COMMUNITY VENTURES AND ALLIANCES PTY LTD	099 123 323
CONCRETE CONCEPTS (QLD) PTY LTD	117 643 740
COPRAX PTY. LTD.	062 871 523
COSM PROPRIETARY LIMITED	006 111 628
CRAIGIELEA PROPERTY INVESTMENTS PTY LTD	085 677 863
CRA NETWORK PTY LTD	129 005 750
CUTTING EDGE TRAINING (NSW) PTY LTD	129 002 688
CYPHERLABS INTERNATIONAL PTY LTD	112 289 808
D. & S. PRODUCE PTY. LTD.	085 660 804
D.M.I. CLEANING CO PTY LTD	058 504 028
D & J RIGG ELECTRICAL WHOLESALERS PTY LTD	099 114 333

Name of Company	ACN
D & R WASTE PTY LTD	123 211 254
DAHONG PTY LTD	107 487 767
DANDEB HOLDINGS PTY LTD	129 017 769
D D B TECHNOLOGY PTY LTD	095 445 186
DEBT COACHING PTY LTD	085 700 545
DELVER PTY. LTD.	072 269 302
DENGAIL PTY. LIMITED	003 679 945
DERBYSHIRE CORPORATE PTY LTD	129 005 705
DERWENT VIEW HOLDINGS PTY LTD	095 445 382
DEVANJUL PTY LTD	117 644 087
DEV DISTRIBUTION PTY LTD	129 019 807
DFT CAFE'S PTY LTD	107 476 157
DIAMOND AUSTRALIA HOLDINGS PTY LTD	123 221 563
DIAMONDE DETAILING PTY LTD	112 325 872
DO BOOKS PTY LTD	112 321 981
DOWLYN PTY LTD	112 268 747
DRIEA PTY. LTD.	129 028 495
DUNMANA PTY LTD	129 006 668
DYNAMIC CONCEPTS & SOLUTIONS PTY LTD	123 214 746
DYNAMIC CONTROL SECURITY PTY LTD	129 017 741
E -GLOBAL MINERAL RESOURCES PTY LTD	129 029 705
E-SECURITY PTY. LTD.	091 014 103
EASY PRODUCTS PTY LTD	107 470 833
EATON CHILDREN SERVICES (WA) PTY LTD	107 465 216
E CENTURY AUST PTY LTD	112 321 285
EIRAM INVESTMENTS PTY. LIMITED	010 890 052
ELBA INDUSTRIES PTY LTD	117 662 094
ELIZATONE HOLDINGS PTY LTD	128 998 201
ELKERDI HOLDINGS PTY. LTD.	090 985 381
EMENTOO PTY LTD	128 998 041
EMI GROUP (AUSTRALIA) HOLDINGS PTY LTD	004 563 035
ENTERPRISE IT PTY LTD	123 205 881
ENTERPRISE NETWORK DATA SOLUTIONS PTY LTD	117 635 533
ENVIRONMENTALLY SUSTAINABLE PROPERTIES PTY LTD	123 224 591
EQ MANUFACTURING PTY LTD	103 250 755
EQUIPMENT RESOURCE PTY LTD	128 994 963
EQUITY SECURE INCOME FUND PTY. LTD.	123 216 115
EURASIA STUD PTY. LTD.	072 245 571

Name of Company	ACN
F. & C. MATERIA PTY. LTD.	072 262 992
F.I.T. (FUN INNOVATIVE TRAINING) PTY LTD	112 309 056
FAHRI PTY LTD	128 991 033
FAZCORP PROPERTY AND FINANCE PTY LTD	102 319 522
FCF HOLDINGS (AUSTRALIA) PTY. LIMITED	091 012 047
FERRARI GROUP PTY LTD	081 150 058
FERRIS INVESTMENTS AUSTRALIA PTY LTD	107 462 331
FIND IT ONLINE PTY LTD	005 503 622
FLAGSTONE PROPERTIES PTY LTD	129 014 106
FLOORPAG PTY LIMITED	085 698 595
FLY WITH MICHAEL PTY LTD	117 659 382
FOOD FLARE PTY LTD	117 631 544
FOOTBALL ENDORSEMENTS PTY. LTD.	062 802 920
FRANKSTON DAF PTY LTD	072 274 232
FYNA HOLDINGS PTY LTD	107 484 453
G.S. SYNDICATE PTY LTD	123 229 621
GGAV GROUP PTY LTD	112 283 057
GINGKO PRODUCTS PTY LTD	123 248 377
GLOBAL ENTERPRISE SOLUTIONS PTY. LTD.	091 039 182
GLOBAL ENTERTAINMENT (QLD) PTY. LTD.	085 659 892
GOULBOURN VALLEY AUCTION HOUSE PTY LTD	117 660 045
GOULBURN CHIROPRACTIC CENTRE PTY LTD	001 425 967
GRACIOUS HOLDINGS PTY LTD	067 615 589
GRANDAL ENTERPRISES PTY LTD	123 245 643
GRAYKO PTY LTD	112 282 514
GREENACRE SPARES PTY LTD	123 229 685
GROVEPINE PTY. LIMITED	107 489 136
GROVERIDGE PTY LTD	099 115 081
GUARDIAN LOGISTICS PTY LTD	095 440 234
HAMILTON 89 PTY LTD	129 004 235
HANDONG CONSTRUCTION PTY LTD	123 204 571
HARRAWYN CORPORATION PTY LTD	003 434 197
HASTHIGIREE PTY. LTD.	123 220 646
HEADLIGHT WORLD PTY LTD	002 549 206
HEAL THE WORLD INTERNATIONAL LIMITED	112 327 287
HEALTH WITH ATTITUDE PTY LTD	112 266 396
HIBBINS BUSINESS INVESTMENTS NO. 3 PTY LTD	099 113 578
HILLRISE PTY. LTD.	009 652 902

Name of Company	ACN
HIRE TOWERS AUSTRALIA PTY LTD	128 998 569
HOLLAND - MACKENZIE PTY LTD	129 002 679
HOZSELL PTY. LTD.	006 110 667
HYRO SOLUTIONS PTY LIMITED	107 481 327
IMCS PTY LTD	081 141 611
IMPERIAL BARGAINS PTY LTD	123 234 800
INDEPENDANT RACE SERIES PTY LTD	112 296 590
INSOLINK PTY LTD	091 038 514
INTEGER CONSTRUCTION GROUP PTY LTD	095 457 533
INTERNATIONAL TRADE FINANCE PTY LTD	072 266 123
INTERPARES PTY LTD	099 123 645
INTERPORT CARGO SERVICES PTY LTD	009 707 028
INVESTORS EDGE PTY. LTD.	095 459 831
IRIS BROOK PTY LTD	062 908 918
IRVING SUPER COMPANY PTY LTD	117 671 379
IVESON MANAGEMENT PTY. LTD.	085 683 843
J A COLES ENTERPRISES PTY LTD	128 991 220
JACQUES TRANS PTY LTD	129 028 191
JACTWENTYONE PTY LTD	071 810 207
JADANROIS TRANSPORT PTY LTD	117 661 855
JAGO PRODUCTIONS PTY LTD	129 022 411
JAMGEN PTY LIMITED	128 991 944
JAYSANDRA PTY LTD	001 425 181
JAYSE INVESTMENTS PTY LTD	117 675 939
JBCOM PTY LTD	091 003 655
JEM AND LEE PTY LTD	112 269 057
JEZ JEN PTY LTD	112 284 152
JIGSAW STRUCTURAL PTY LTD	123 209 665
JILL MCHENRY PTY. LTD.	067 629 645
JOHNSON'S SURFSIDE FREIGHTERS PTY LTD	123 233 170
K.W. & M.F. BROWN PTY LTD	091 025 740
KA & LEN CONTRACTORS PTY LTD	117 631 482
KARDINIA HOTEL PTY. LTD.	058 485 331
KATSARAS HOLDINGS PTY. LTD.	128 995 648
KECAMA PTY LTD	129 018 613
KEEPALDIS PTY LTD	001 664 964
KELSO CHILDREN SERVICES (NSW) PTY LTD	117 637 046
KENT WOODHOUSE & ASSOCIATES PTY LTD	129 014 393

Name of Company	ACN
KIC INTERNATIONAL PTY LTD	117 640 196
KINGFISHER SCRIPTWORKS PTY LTD	062 935 880
KINGSPORT PTY LTD	112 283 173
KINGSTON ALFRED ENTERPRISES PTY LTD	103 231 107
KINKARA PTY LIMITED	099 123 814
K J RIMMER PTY LTD	002 547 328
KRIKIS NOMINEES PTY LTD	117 653 166
KS LEWIS PTY LTD	129 020 739
KYUNG UN PTY LTD	128 998 078
LA BAIA HENLEY PTY LTD	099 124 991
LADYBUG FINANCIAL SERVICES PTY LTD	103 242 628
LARRY HANLEY PTY LTD	112 281 526
LAURENS GROUP PTY LIMITED	112 278 145
L B MITCHELL PTY LTD	107 484 140
LDM SUPER PTY. LTD.	067 621 372
LEETON DEVELOPMENT CO PTY LTD	117 659 328
LHV PTY LTD	112 314 502
LIFESTYLE IN FOCUS PTY. LTD.	090 992 493
LIGHTBOX & SIGNAGE CLEANING & MAINTENANCE PTY LTD	103 232 453
LILYROSE INVESTMENTS PTY LTD	112 266 403
LIMEZEST CATERING PTY LIMITED	129 011 865
LIVING LIFESTYLES PTY LTD	123 232 824
LMC LAWN MOWER COMPANY PTY LTD	112 266 010
LOCHLAN AUSTRALIA PTY LTD	123 213 794
LOT 6 COLLINS STREET PTY LTD	095 461 715
LP STOCKCARE PTY LIMITED	099 115 018
LUXURIOUS RETIREMENT PTY. LTD.	129 021 334
LYNCH GOUGH TRADING PTY LTD	123 218 137
LYNNFORD PTY LTD	076 861 277
M & J LITTLE SUPERFUND PTY LIMITED	090 979 034
MAC GEE PTY LTD	128 999 717
MACKIN EQUESTRIAN SERVICES PTY LTD	112 303 705
MADDOX MK PTY. LTD.	129 019 763
MAFFHS PTY LTD	112 306 680
MAINTENANCE EXPERTS 777 PTY LTD	129 020 748
MALONEY DEVELOPMENTS PTY LTD	107 466 491
MAMONE CORPORATION PTY LTD	099 126 904
MARZ CONSTRUCTION PTY. LTD.	103 245 030

Name of Company	ACN
MCM IT SERVICES PTY. LTD.	128 990 894
MDVP PTY LTD	117 690 132
MECHANATIONS PTY LTD	067 603 481
MEDICAL PROFESSIONALS RECRUITMENT SERVICES PTY LIMITED	123 225 678
MFP BIZ SOLUTIONS PTY LTD	129 016 771
MHM CORPORATE PTY LTD	128 918 874
MICHELLE MALES PTY LTD	129 007 843
MICRIS COMPUTERS PTY LTD	067 592 714
MIMADO PTY LTD	002 051 818
MINH COMPUTER CONTRACTING PTY LTD	067 598 958
MIRACLE COATINGS AUSTRALIA PTY LIMITED	103 224 237
MNY CABINETS PTY LTD	117 660 394
MOBILE MEDIA PTY LTD	128 962 327
MOJOFLEK PTY LTD	123 224 457
MONBOLLOC PTY LTD	076 868 703
MOOCHEW PTY LTD	129 013 010
MOXEY HEATH PTY LIMITED	099 110 442
MURANO HOUSE PTY. LTD.	123 231 023
MYM GROUP PTY LTD	112 271 771
NATIONAL CAPITAL ALARMS PTY LTD	117 643 562
NATURAL EXTRACTS (VICTORIA) PTY LTD	007 348 530
NAUTILUS RESIDENTIAL PTY LTD	117 637 920
NEARCASTLE PTY. LTD.	076 876 554
NEOSTUDIES PTY. LTD.	123 208 775
NES BUSINESS MANAGEMENT PTY LTD	072 251 622
NEWBOLD CONSTRUCTIONS INTERNATIONAL PTY LTD	081 153 246
NORFOLK MAINTENANCE HOLDINGS PTY LIMITED	123 207 312
NSK MARKETING PTY LTD	112 274 503
OAKGRAIL PTY. LTD.	058 452 725
OOHEH PTY LTD	107 487 472
OPEN PLAN DESIGN PTY LTD	112 281 115
OZ-DRY SYSTEMS PTY LIMITED	129 010 000
P.R.L. NOMINEES PTY LTD	008 824 299
P.R.M. MANAGEMENT SERVICES PTY. LTD	062 926 345
P-TEK CONSULTING PTY LIMITED	095 453 704
PACIFIC LAND DEVELOPMENTS PTY. LTD.	010 325 096
PAC SKIP BINS PTY. LTD.	123 222 104
PANUNEE INTERNATIONAL PTY LTD	095 463 175

Name of Company	ACN
PAPWORTH NOMINEES PTY LTD	050 495 684
PAUL RAYMOND KELLY PTY LIMITED	128 992 101
PAUS PTY LTD	117 663 813
PENMIRRA PTY LIMITED	072 264 441
PEREIRA DA SILVA PTY LTD	117 643 508
PERFECT CUP MOBILE EXPRESSO BAR MT GRAVATT PTY LTD	107 457 161
PERPETUAL FINANCIAL GROUP PTY. LTD.	128 997 777
PERSONAL ASSET DEVELOPMENT PTY LTD	010 998 357
PHOENIX FITNESS MANAGEMENT PTY LTD	091 027 897
PICDEN HOLDINGS PTY LTD	117 661 104
PIERRE DAHDAH PTY LTD	123 240 442
PINK & PRETTY PTY LTD	129 009 794
PLUMPTON 19 PTY LTD	129 004 226
POP TELEVISION PTY LTD	112 323 092
POPVISION AUSTRALIA PTY LTD	123 237 749
PORTAL INFORMATION SYSTEMS & TECHNOLOGY PTY LTD	095 443 726
PRESTONS CIVIL PTY LIMITED	107 480 697
PRIME GOLF PTY LTD	072 274 447
PROPHETSGROUP (AUST) PTY LIMITED	112 314 253
PUMPTV PTY LTD	112 300 115
PURECOAST PTY LTD	112 330 097
QA CONSULTING PTY LTD	112 307 838
QUALITY TECHNOLOGY PTY LTD	076 863 155
QUICK LOANS PTY LTD	008 157 579
QUICKTAN SOLARIUMS AUSTRALIA PTY. LIMITED.	095 439 437
RACE DATA TECHNOLOGY PTY LTD	117 653 111
RAFIKI NOMINEES PTY LTD	067 603 061
RAJAH PTY LTD	123 224 582
RALEIGH EARTHMOVING PTY LTD	081 122 769
RASTEK PTY LIMITED	107 483 643
REBEIRA HOLDINGS PTY. LIMITED	076 872 994
REMEDY ONE PTY LTD	062 902 701
RESIDENTIAL & COMMERCIAL MARKETING PTY. LIMITED	067 562 467
REVSON HOLDINGS PTY. LTD.	006 363 971
RIDGEBANK PTY. LTD.	129 004 351
RIPTT PTY LTD	107 470 673
ROBERTO LAND HOLDINGS PTY LTD	117 662 594
ROK PTY LIMITED	003 918 518

Name of Company	ACN
RONAVLE PTY LTD	129 004 324
ROZLOR PTY LTD	112 327 607
RP 27 PTY LTD	091 035 219
RYDAN HOLDINGS PTY LTD	107 471 367
S & I NO. 2 PTY LTD	123 220 691
SAAFIR PTY LTD	129 014 875
SAN MARTIN ENTERPRISES PTY LTD	123 211 263
SARLAT INVESTMENTS PTY. LTD.	117 649 788
SARRVILLE PTY LTD	129 018 426
SCHMICK ONE INSTALLATIONS PTY LIMITED	112 265 988
SEATOW QUEENSLAND PTY. LTD.	107 460 962
SECA CRANES CONTRACTING 1 PTY. LTD.	081 140 785
SECA CRANES CONTRACTING 2 PTY. LTD.	081 140 758
SECA RIGGING CONTRACTING 1 PTY. LTD.	081 140 696
SECA RIGGING CONTRACTING 2 PTY. LTD.	081 140 669
SECURE SPV002 PTY LTD	123 207 438
SEREINE PTY LIMITED	117 649 895
SERENITY NAILS & SKIN CARE PTY LIMITED	067 606 446
SERIF PTY LTD	081 122 232
SEROTAVLAS YAW PTY LTD	107 475 990
SERRATORE HOLDINGS PTY LIMITED	112 284 876
SHELLBECCA PTY LTD	123 212 117
SHIPMORE PALLETS PTY LTD	117 653 424
SHODWELL PTY LTD	090 982 326
SILVER CENTURY PTY LTD	112 298 978
SINERGY ENTERPRISES PTY LTD	112 302 495
SIX BELLS WINES PTY LTD	099 117 290
SMITH DEVELOPMENTS PTY LTD	112 266 369
SOFTWARE PAYMENT SERVICES PTY LTD	129 022 322
SOLITAIRE VICTORIA PTY LTD	107 473 889
SONG BOX PTY. LTD.	123 246 524
SPAINO PTY LIMITED	112 314 244
SPANISH PUBLICATIONS PTY LTD	123 229 836
SPORTSWISE MANAGEMENT PTY LTD	112 317 549
SPURLET INTERNATIONAL PTY. LIMITED	072 081 120
STACEY'S CHEM-SPRAY SERVICES PTY. LIMITED	007 885 529
STAFFING ENTERPRISES PTY LTD	129 013 805
STANROSE PTY. LTD.	010 681 679

Name of Company	ACN
STARKIE ENTERPRISES PTY LTD	117 684 670
STATESMEN PRINTING GROUP PTY LIMITED	123 208 882
STELLA INDUSTRIES PTY LTD	112 278 583
STEPTEL PTY LTD	112 274 496
ST KILDA RD DEVELOPMENTS PTY LTD	091 030 214
STROEBEL CORPORATION PTY LTD	123 227 994
STROLLMAE PTY. LTD.	006 902 610
STRONGEST LINK (NSW) PTY LIMITED	123 215 912
SUM-TYME PTY. LTD.	005 272 980
SUMMER DISCOUNTS TRADING PTY LTD	095 450 785
SUPER CAR WASH CENTER PTY LTD	123 209 736
SYDNEY LIGHT FESTIVAL PTY. LTD.	128 999 664
T AND R MCNEE PTY LTD	095 445 346
TARPUP PTY LTD	112 284 312
TEICA AUSTRALIA PTY LTD	123 208 757
T F & E M RAY PTY LTD	129 015 390
THEADORA INVESTMENTS PTY LIMITED	076 886 032
THE C.V. SUPERANNUATION FUND PTY LIMITED	117 642 109
THE CARPET SNAKE PTY. LTD.	062 964 845
THE EDUPLAY GROUP PTY LIMITED	128 995 899
THE FORTE GROUP PTY LTD	076 875 208
THE GOLDEN WINNERS CLUB PTY. LIMITED	072 229 817
THE HOBBIT THEATRICAL PRODUCTION PTY LTD	112 224 129
THE INVESTMENT CLUB NETWORK (AUSTRALIA) PTY LTD	003 682 022
THE KEY CONCIERGE PTY. LTD.	123 226 719
THE LEARNING BUG PTY LTD	067 593 391
THE MAINTENANCE CONTRACTORS PTY. LTD.	129 024 602
THERMOPROP PTY LIMITED	090 992 475
THORNLIE CHILDREN SERVICES (WA) PTY LTD	107 470 628
TMF HOLDINGS PTY LTD	103 251 029
TOK & CO PTY LTD	003 678 082
TONI & GUY CRONULLA PTY LTD	107 473 932
TOP DOG DEVELOPMENT (WA) PTY LTD	067 632 688
TOUCHSTONE BUILDING PTY LIMITED	091 021 591
TRELLISES PTY. LIMITED	072 249 882
TREVOR HAMISH WEIR PTY LTD	129 030 360
TRI-STATE DEVELOPMENTS PTY LTD	128 992 496
TRIBUTE TRACKS PTY LTD	112 282 872

Name of Company	ACN
TRICO CUSTODIANS PTY LTD	067 432 937
TRU K. & G. PTY. LIMITED	062 895 603
TUMBLEHOME PTY LTD	129 031 723
TURBOMASTER SCREENS PTY LTD	062 930 563
TUTT EARTHMOVING PTY LTD	085 646 797
ULLADULLA AG PTY LTD	128 992 601
UNFASHIONABLE INVESTMENTS PTY LTD	076 866 638
UNITED CELLARS GROUP PTY LTD	112 287 144
UNITED FLEXIBLE PTY LTD	103 224 184
UNITED GROUP AUSTRALASIA PTY LTD	112 267 633
V.J. MORONEY PTY. LIMITED	058 502 060
VALTEL AUDIO VISUAL CONCEPTS PTY LTD	067 589 619
VASILIOS ENTERPRISES PTY. LTD.	128 995 657
VERHEYDEN ASSET MANAGEMENT PTY. LTD.	091 015 431
VIBRATION TRAINING PTY LTD	123 214 460
VIDHI PTY LTD	129 028 600
VIRTUAL TECHNOLOGIES INTERNATIONAL LIMITED	123 234 015
VMI PTY LTD	095 450 070
VOYAGEUR PTY. LTD.	072 250 474
WANSAPLEX RENOVATIONS PTY. LTD.	107 486 297
WATTLE SPRINGS GROUP PTY LTD	112 272 974
WAYNE SERVICE PTY LTD	128 999 495
WC PROGRESS PTY LTD	117 687 662
WEALTHMAP PTY LTD	090 996 982
WELLINGTON CHAMBERS PTY LTD	085 691 309
WESTCOAST SCAFFOLD PTY LTD	123 214 308
WESTERN SEAGATE PTY LTD	076 849 002
WHITE MEN CAN BOOGIE PTY LTD	090 990 006
WHITFORD CORPORATE SERVICES PTY LTD	099 110 479
WHITFORD MANAGEMENT PTY LTD	099 119 178
WILDFIRE BUSINESS & TECHNICAL SERVICES PTY LTD	123 210 828
WILLKIRK NOMINEES PTY LTD	076 863 119
WORKING HOLIDAY ADVANCED TOURS PTY. LIMITED	003 917 673
WYANGLE STATION PTY. LIMITED	062 934 347
XEM AUSTRALIA PTY. LTD.	004 861 189
XIYANG PTY LTD	123 225 267
YASENDO PTY LTD	117 684 278
YEDWAY PTY. LIMITED	085 693 714

Name of Company	ACN
YUENS SUPER PTY. LIMITED	091 035 826
YULI AYA PTY LTD	128 994 221
ZERO AGENTS PTY LTD	112 268 907
ZOI CORPORATION PTY. LTD.	091 014 112
ZORZAN - 0001 PTY LTD	107 475 981
ZORZAN - 0003 PTY LTD	107 476 004
ZORZAN - 0004 PTY LTD	107 476 406
168 INVESTMENTS (AUST.) PTY. LTD.	117 661 864
299 STANMORE ROAD, PETERSHAM PTY LIMITED	117 682 514

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

AEROCENTURY CORP.

135 943 172

ANEGADA METALS CORPORATION LTD

128 019 518

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

INVESTEC INVESTMENT MANAGEMENT LIMITED

127 679 501

REGUS GROUP LIMITED

127 250 720

SIEMENS FINANCIAL SERVICES GMBH

094 753 938

WILTON CORPORATION

112 997 270

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company****ACN**

A & J TREX SOFTWARE PTY. LTD.:	129 308 621
AARON'S LAUNDRY PTY. LIMITED:	010 797 627
ABBOTT SOLUTIONS PTY LTD:	130 368 893
ABKA PTY LTD:	109 548 138
AISH DRAFTING SUPPLIES PTY. LTD.:	008 208 580
ALL LIFE MINISTRIES INTERNATIONAL LTD:	114 654 376
ANDY D. SCOTT ENTERTAINMENT PTY. LTD.:	006 178 561
ANOOP PTY LTD:	134 732 175
APPROVED SERVICES PTY LTD:	117 145 623
ARGYLE CHASE PTY. LTD.:	058 731 365
ATTICUS DEVELOPMENTS PTY LTD:	130 118 400
AUSPOWER DAIRY GROUP PTY. LTD.:	115 221 611
AUSTRALASIAN TECHNOLOGY (PROPERTIES) CORPORATION PTY LIMITED:	000 756 918
AUSTRALIA INTEGRATED TECHNOLOGIES PTY LTD:	128 577 382
AZURE COASTAL INVESTMENTS PTY LTD:	103 803 952
BALLYBAY PTY LTD:	085 632 248
BARBALET TECHNOLOGIES AUSTRALIA PTY LIMITED:	090 761 005
BARREDO INVESTMENTS PTY LTD:	129 803 078
BARTEL FRERE PTY. LTD.:	091 581 467
BASSFREE PTY. LIMITED:	084 031 845
BING'S PLASTERBOARD PTY LTD:	115 255 108
BLACKWOOD LEISURE GROUP PTY. LTD.:	136 519 492
BROCKWEIR PTY. LIMITED:	006 699 529
C.A. DISPLAY PTY. LIMITED:	055 246 118
CALIFORNIA COURT PTY. LTD.:	058 865 384
CAPITAL CONSTRUCTIONS GROUP PTY LTD:	125 949 886

CARLTON PROJECT CONTROL PTY. LTD.:010 981 423  
CARTIME PTY. LIMITED:089 433 367  
CHALSIO PTY LIMITED:106 370 914  
CHARNG HOLDING PTY LIMITED:139 261 108  
CHELMORE HOLDINGS PTY LTD:066 172 325  
CHENGBO PTY LTD:125 293 610  
CLARK & HARDES PTY. LIMITED:109 763 948  
CLAYOQUOT PTY. LTD.:086 711 444  
COASTAL FRESH 1 PTY LTD:071 122 935  
CORBETT EXECUTIVE PTY LIMITED:112 679 991  
CORNISH CONSULTING (SA) PTY LTD:081 234 059  
CRYSTAL CLEANING (VIC) PTY. LTD.:072 881 728  
D.L.D. PTY. LTD.:079 559 934  
D & M GROUP CORPORATION PTY LTD:134 318 997  
DAVROD MANAGEMENT PTY LTD:099 204 645  
DAVROD PROPERTIES PTY LTD:099 205 179  
DEWHIRST HOLDINGS PTY LTD:120 442 042  
DEWHIRST PTY LTD:113 604 121  
DEYS PTY LTD:096 138 528  
D G AUTO REFINISHING PTY LTD:132 045 633  
DOUG TERRY DEVELOPMENTS PTY. LTD.:116 926 955  
D SOUL PTY LTD:130 819 966  
DT CAPITAL PTY. LTD.:109 128 618  
E & A SERVICES PTY LTD:108 003 069  
ECO-ULTIMATE PTY. LTD.:129 669 987  
EIG AUSTRALIA PTY LIMITED:137 487 971  
EJT'S MUFFLER SHOP PTY LTD:090 576 659  
ELECTA PTY LTD:121 768 018  
ENVIROSHINE PTY LTD:107 556 883  
EZYCHOICE PTY LTD:124 820 408  
FABIAN TRANSPORT PTY LIMITED:078 565 705  
FORWARD HOLDINGS PTY. LTD.:010 573 403  
FREIGHTSEARCH PTY LTD:127 856 508  
FURNELL HOLDINGS PTY. LIMITED:004 376 041  
G.S. BURSTOW NOMINEES PTY. LTD.:059 226 327  
G. S. CONSULTING GROUP PTY. LTD.:064 725 622  
G AND R BABILONIA PTY. LTD.:135 637 884  
GARDEN SERVICES PTY LIMITED:112 828 789  
GAS ENERGY POWER PTY LTD:141 024 553  
GEARFORM PTY. LTD.:100 450 477

GOLDEN STATE AUST PTY LTD:122 441 052  
GRID SPORTS PTY LIMITED:107 410 033  
HALIM INVESTMENTS PTY. LTD.:080 480 048  
HAMERTWO PTY LTD:002 682 886  
HANHAJAM PTY LIMITED:107 755 484  
HANROW PTY LTD:112 932 402  
HAULIT PTY. LTD.:079 670 625  
HAWKEY ENTERTAINMENT SERVICES PTY. LTD.:133 081 571  
HILLY SERVICE PTY LTD:135 571 649  
HILTON MARINE DEVELOPMENT SERVICES PTY. LTD.:124 638 946  
HINTER TRADING PTY. LTD.:111 422 649  
HNL AUSTRALIA PTY LTD:112 931 156  
HOLLRACE PTY. LTD.:067 971 797  
HRA INITIATIVES PTY. LTD.:113 823 411  
HUAHUEI CONSTRUCTIONS PTY LTD:116 302 295  
IIBAGS PTY. LTD.:135 624 305  
IPB NOMINEES PTY LTD:102 745 522  
ITALIAN GIRL FILMS PTY LTD:078 426 829  
J.P. & L. ADDINK HOLDINGS PTY LTD:071 345 938  
JANSTAN MANAGEMENT SERVICES PTY LTD:086 294 395  
JASCAR PTY LTD:113 026 341  
JENNIFER MCDONAGH PTY LTD:129 958 676  
JIRUSE PTY LTD:102 920 605  
JODIE MAURER DESIGNS PTY LIMITED:108 881 572  
JQW INTERNATIONAL PTY LTD:129 763 855  
JTL TRANSPORT PTY LTD:130 186 766  
KAYELL QLD PTY. LTD.:088 164 005  
KCS COMPUTER PTY. LTD.:005 290 817  
KELLY SELECT PTY. LTD.:075 496 990  
KL JOHNSON PTY LTD:129 215 309  
LABOUR GREEN PTY LTD:133 710 264  
LINTMORE PTY. LIMITED:067 093 270  
LIQUID WINE SPIRITS BEER PTY LTD:112 870 425  
LOFTHOUSE & SLOAN PTY LTD:107 048 000  
LORENZA PUGLIESE PTY LTD:104 979 348  
LVM PTY LTD:115 529 372  
LYRIC MANAGEMENT PTY LTD:136 099 977  
MANA CORPORATION PTY LTD:108 452 508  
MARTIN COLLEGE PTY LIMITED:071 340 782  
MATHERAPIS PTY LIMITED:103 178 552

MEIGOK AUSTRALIA PTY LTD:091 137 236  
MICROTEL AUSTRALIA PTY LIMITED:087 576 074  
MINE ELECT PTY LTD:067 556 905  
MINING HOLDINGS PTY LTD:122 192 483  
MOGG-BLEREAU INVESTMENTS PTY LTD:008 565 026  
MOIRA HOLDINGS PTY. LTD.:008 622 106  
NANTA PTY LTD:136 000 176  
NEENA PTY LTD:063 409 325  
NEW AGE INSULATION PTY LTD:136 994 262  
NEWPORT ESTATE NO. 1 PTY LIMITED:116 741 201  
NEW PRODUCT DEVELOPMENTS PTY LTD:086 480 060  
NEXTEC BIOSCIENCES PTY. LTD.:100 308 405  
NO FREEWAY PTY LTD:095 440 850  
NORSHA PTY. LTD.:073 661 435  
NORTH SHORE I.T. CONTRACTING PTY. LTD.:129 315 420  
N R YU PTY LTD:118 631 691  
ONLINE DEALERSHIP PTY LTD:141 461 609  
ORANGE BLUSH PTY LTD:104 057 481  
PACIFIC IMPORT GROUP PTY LTD:109 576 187  
PATHOLD NO. 184 PTY. LIMITED:068 391 980  
PBW ENTERPRISES PTY. LTD.:141 536 021  
PELICAN UNIVERSAL BLASTING PTY LTD:083 397 148  
PLAYCORP GAMES PTY LTD:123 418 735  
PLEASURE STATE NO. 2 PTY LIMITED:129 561 342  
PRINCEWAY NOMINEES PTY. LTD.:065 849 694  
PROFESSIONAL BOND SERVICES PTY LTD:070 427 084  
PROFESSIONAL PROPERTY MANAGEMENT (NSW) PTY LTD:124 055 689  
PROMENADE INVESTMENTS (WA) PTY LTD:110 129 121  
PURSELL'S FRUIT MART PTY LTD:082 466 948  
PUZZLE PARTNERS RELOCATION CONSULTING (VIC) PTY LTD:118 135 872  
R.J.M MEDICAL PTY LTD:120 201 381  
RADLETT HOLDINGS PTY LTD:002 713 635  
REDEND NOMINEES PTY LTD:108 013 565  
RESOURCE OUTCOMES PTY LTD:122 541 977  
RICHVIEW NOMINEES PTY LTD:082 450 511  
RIVULET DISTRIBUTION PTY LTD:123 476 399  
ROBERT MCK FISHER PTY LTD:002 318 872  
ROYGARD PTY LTD:128 049 276  
RUILA PTY LTD:100 551 442  
S & KAY CONSTRUCTION PTY LTD:123 494 011

SAVOIR CAPITAL PTY LTD:133 343 165  
SEDILEM PTY LIMITED:103 502 272  
SHIN TUNG YANG & CO. PTY. LIMITED:003 949 344  
SLE ENTERPRISES PTY LTD:106 984 954  
SOUNDFIELD PTY LTD:113 865 973  
SPECIALITY TRADINGS (AUST) PTY LTD:121 158 101  
STAGE-COACH COURIERS PTY LTD:127 164 952  
STATIM ENGINEERING PTY LIMITED:108 859 301  
STRICKLAND FAMILY SUPER PTY LIMITED:113 058 209  
S WHITE FINANCE PTY LTD:131 261 786  
TALKING HEADS AUSTRALIA PTY LTD:121 168 081  
TANKEV PTY LTD:113 018 009  
TELFORD ENGINEERING PTY. LTD.:123 973 035  
TIM'S PAINT 'N' PANEL (S.A.) PTY. LTD.:056 780 673  
TOM EATON NOMINEES PTY LTD:009 919 902  
TRADMINO PTY LTD:002 367 759  
TRANSERV PTY. LTD.:108 191 653  
TRANT TRADING PTY LTD:124 225 645  
TUNCOTE PTY LTD:001 929 353  
ULTRA PREMIUM FINANCE PTY LTD:129 954 089  
URGENT ELECTRICAL PTY LTD:129 805 778  
VAT SUBCO PTY LIMITED:119 181 476  
VENUE LOCATORS PTY LIMITED:117 011 748  
VICEX SERVICES PTY LTD:091 188 966  
VIDEO AUSTRALASIA MELBOURNE PTY LTD:109 563 653  
VIDEO AUSTRALASIA SYDNEY PTY LTD:109 566 234  
VISION INSTALLATIONS PTY LTD:072 169 147  
VISION TECH (AUST) PTY LIMITED:002 702 507  
VLADELLA INTERNATIONAL PTY. LTD.:075 896 212  
WAGGLE PTY. LTD.:051 277 322  
YERRICK SAW WORKS PTY LTD:002 846 335  
YINNAR LOGGING PTY. LTD.:061 131 253  
11TH STUDIOS PTY LTD:124 289 845  
389 GROUP PTY. LIMITED:108 897 481

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme**

**ARSN**

POWERS TRUST

105 094 442

CORPORATIONS ACT 2001  
Subsection 601PA(3)

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Scheme****ARSN**

ACTIVE QUANT SHARE FUND	087 396 281
KBC ALTERNATIVE ENERGY FUND	132 455 157
KBC CLIMATE CHANGE FUND	132 454 909
KBC GLOBAL WATER FUND	125 776 945

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 twelfth day of March 2010

Rosanne Bell  
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A. & B. ALAM CONSTRUCTIONS PTY LTD	000 727 131
ACN 010 047 720 PTY LTD	010 047 720
ACT NOW PROPERTY MAINTENANCE PTY LTD	068 975 995
ADVENTURE CONCRETE PUMPING PTY LTD	106 103 940
AEROSHELL PTY. LIMITED	055 384 453
AFFINITY RESOURCES PTY LTD	118 159 354
ARENA COASTJET INTERNATIONAL AVIATION COLLEGE PTY LTD	129 780 418
AVIATION INTERIORS PTY LTD	105 627 718
BAZCO MAINTENANCE PTY. LIMITED	089 891 421
BCG ENTERPRISES PTY LTD	090 159 238
BENSON FINANCE PTY LIMITED	103 300 778
BRUCE BAVIN AND CO. PTY. LTD.	006 305 577
CANOE SPORTS PTY LIMITED	102 999 726
CATWALK BAR & RESTAURANT PTY LTD	096 464 523
CEDAR RIDGE VINEYARD CONTRACTORS PTY LTD	100 483 510
CHOICE PROPERTIES PTY LTD	084 587 673
COOL-ZONE CAIRNS PTY LTD	123 401 909
COOLAYFIN PTY LTD	107 173 722
CORDON BLEU INTERNATIONAL PTY. LTD.	097 018 472
CORE DRILL PTY LTD	108 608 797
CREATIVE CERAMIC CONTRACTORS PTY LTD	068 732 614
CUSTOM ELECTRONIC PAYMENT SYSTEMS PTY LTD	134 111 050
CWS CONSTRUCTIONS PTY LTD	077 691 984
DANNY MEYERS PTY LTD	120 266 408
DERGAH PTY LIMITED	119 162 364
DOMINION LIFESTYLE TOWER APARTMENTS PTY LTD	102 850 000

Name of Company	ACN
DRUCAR PTY LTD	098 739 283
EAST WEST WORLD HOLDINGS PTY LIMITED	104 916 154
E G WALL PTY LTD	117 790 191
ENVEE HOLDINGS PTY LTD	104 118 425
ESTEAM CLEAN PTY LTD	085 851 770
FAIRWAY TURF PTY LIMITED	110 436 274
FALCO JANTHA PTY LTD	110 494 490
FATUM PTY LTD	104 319 011
FIT FOR A KING CANTEENS PTY LTD	123 355 975
GALATIN PTY. LTD.	091 863 544
GLOBAL DIRECTION SERVICES PTY LTD	123 292 213
GOODNESS ME (AUST) PTY LIMITED	096 670 236
GRANGE PROJECTS PTY LIMITED	085 544 921
GREEN FROG MARKETING PTY LIMITED	118 087 460
GROOM MARINE PTY LTD	108 447 203
HB & M BOSTOCK PTY LTD	115 198 153
HOLLAND BROS EXCAVATIONS PTY LTD	001 533 624
HTH - HILTONS TIPPER HIRE PTY LTD	128 862 948
I CONVEYANCING.COM.AU PTY. LTD.	089 874 377
IMAGESCAPE PTY. LIMITED	067 109 022
INFRASTRUCTURE MAINTENANCE SERVICES PTY LIMITED	097 407 095
I NUOVI COSMETICS AUSTRALIA PTY LTD	123 988 938
ISOLOCO PTY LTD	121 946 905
JAYPEN ENTERPRISES PTY. LIMITED	120 373 659
K & A JAMES LIVESTOCK TRANSPORT PTY LTD	112 710 086
KAMBA PTY. LIMITED	056 664 254
KENTROW PTY LTD	076 191 430
KINGS NURSING SERVICE PTY LTD	086 269 767
KNO TRANSPORT PTY. LIMITED	092 686 532
LANE PROPERTIES PTY LTD	096 778 282
LEVEL - RITE EARTHMOVING PTY LTD	095 887 611
M.M.E. FORMWORK PTY LTD	112 895 333
MANAGED EVENTS PTY. LTD.	122 563 393
MAYA NOMINEES PTY LTD	101 145 055
MELBOURNE TYRE RECYCLERS PTY LTD	094 295 940
METALTEC INSTALLATIONS PTY LTD	074 598 413
MIJO DEVELOPMENTS PTY. LIMITED	107 283 885
M T AIRCONDITIONING & ELECTRICAL (NSW) PTY LTD	091 495 411

Name of Company	ACN
NORTHPOINT PROJECTS PTY LTD	098 935 178
OILS OF NATURE MANAGEMENT PTY LTD	071 857 620
OZKOTE PTY LTD	091 551 138
PACIFIC COAST ATHLETIC CLUB & HEALTH SPA PTY LIMITED	113 104 484
PAINT BIZ PTY LTD	121 841 094
PALLADIAN PROPERTIES PTY LTD	095 248 230
PFEIFFER QUICKENDEN PTY LTD	111 054 990
PHILLIP PRYOR BRICKLAYING PTY LTD	091 037 606
POWER ADVERTISING & MARKETING PTY. LTD.	083 477 141
P T EMBROIDERY PTY LTD	096 062 412
Q CONN PTY. LTD.	065 841 992
RECOM ENGINEERING SA PTY LTD	008 063 812
RIGHT CHOICE RENDERING PTY LTD	112 952 280
RITE HIRE PTY LTD	108 608 733
ROUGHTON PTY LTD	054 439 600
S & V IMPROVEMENTS PTY LTD	083 232 473
SEAFURY PTY LTD	095 013 120
SEAN STEWART CONSTRUCTION SYSTEMS PTY LTD	122 144 905
SEYMOUR ENTERPRISES PTY LIMITED	002 276 646
SHANE COUSINS PLUMBING PTY. LTD.	077 249 015
SHELTED PTY LTD	127 745 493
SOLAR EVAP AUSTRALIA PTY LTD	089 237 052
SOPRANOS CAFE AND RESTURANT PTY LTD	072 852 852
SOUTHERN HIGHLANDS HAULAGE PTY LTD	126 343 628
SOUTHWEST ADMINISTRATION SERVICES PTY LTD	071 436 390
SPECIALTY CASTINGS PTY. LIMITED	079 002 636
STARTEC ELECTRICAL PTY LTD	098 088 478
STEPHEN A ELIAS PTY LTD	001 252 151
STUDIO DERRICK GEORGE PTY. LTD.	062 915 806
SUNDOWN MARINE PTY. LTD.	078 678 136
T.J. ROUSO PTY LTD	117 259 266
THE DENNIS SIMS GROUP PTY LIMITED	002 456 420
THIRTIETH APTOR PTY. LTD.	006 318 369
TILE RIGHT PTY LTD	094 145 052
TONY MARTENS PTY. LTD.	095 193 543
VALDIA PTY LTD	075 761 938
VALLEY WELDING & ENGINEERING PTY LIMITED	103 693 116
VIJAYA GRAPHICS PTY LTD	001 614 571

**Name of Company****ACN**

VISCOUNT MANUFACTURING PTY LTD

113 937 910

WAYKEM PTY LTD

081 036 820

2-6 BUNTON STREET PTY LTD

124 297 794

CORPORATIONS ACT 2001  
Subsection 601CC(4)

Notice is hereby given that the names of the registered Australian bodies mentioned below have been struck off the register.

Dated this twelfth day of March 2010

Rosanne Bell  
DELEGATE OF  
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**Name of Company**

**ARBN**

AUSTRALIAN RICE GROWERS CO-OPERATIVE LIMITED

067 290 224

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.

**AION DIAGNOSTICS LIMITED** ACN 110 659 928 will change to a proprietary company limited by shares. The new name will be AION DIAGNOSTICS PTY LTD ACN 110 659 928.

**AQAFOOD HOLDINGS LIMITED** ACN 137 537 038 will change to a proprietary company limited by shares. The new name will be AQAFOOD HOLDINGS PTY LIMITED ACN 137 537 038.

**CENTIUS MINES PTY LTD** ACN 140 475 921 will change to a public company limited by shares. The new name will be CENTIUS GOLD LIMITED ACN 140 475 921.

**M J WOODGATE PTY.** ACN 000 946 672 will change to a proprietary company limited by shares. The new name will be M J WOODGATE PTY LTD ACN 000 946 672.

**MZL INVESTMENTS PTY LIMITED** ACN 128 868 440 will change to a public company limited by shares. The new name will be INVESTEC EQUITY INVESTMENTS LIMITED ACN 128 868 440.

**OPAL MINING QLD PTY** ACN 142 097 541 will change to a proprietary company limited by shares. The new name will be OPAL MINING QLD PTY LTD ACN 142 097 541.

**PROPERTY MATCH UP PTY. LTD.** ACN 135 344 820 will change to a public company limited by shares. The new name will be PROPERTY MATCH UP LIMITED ACN 135 344 820.

**SOLAR STATION BETA PTY** ACN 141 300 290 will change to a proprietary company limited by shares. The new name will be SOLAR STATION BETA PTY LTD ACN 141 300 290.