



ASIC

Australian Securities &
Investments Commission

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Contents

Notices under Corporations Act 2001

10-0205	10-0206	10-0210	10-0212	10-0232
10-0233	10-0234	10-0240	10-0242	10-0243
10-0244	10-0252	10-0254	10-0260	10-0262

Company deregistrations

Company change of type

Errata

RIGHTS OF REVIEW

Persons affected by certain decisions made by ASIC under the *Corporations Act 2001* and the other legislation administered by ASIC may have rights of review. ASIC has published Regulatory Guide 57 *Notification of rights of review* (RG57) and Information Sheet *ASIC decisions – your rights* (INFO 9) to assist you to determine whether you have a right of review. You can obtain a copy of these documents from the ASIC Digest, the ASIC website at www.asic.gov.au or from the Administrative Law Co-ordinator in the ASIC office with which you have been dealing.

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10-0205

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

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

1. Section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by adding after subsection (13) (as notionally inserted into section 609 by ASIC Class Order [CO 03/634]):

"(14) A person does not have a relevant interest in securities merely because they apply restrictions on the disposal of the securities by the holder";
and
2. Part 6C.1 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by adding after section 671BA (as notionally inserted into Part 6C.1 by ASIC Class Order [CO 03/634]) by adding after section 671BA:

"671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14)".

SCHEDULE A

Mastermyne Group Limited ACN 142 490 579 ("*Company*")

SCHEDULE B

An acquisition of a relevant interest in securities of the Company ("*Escrowed Securities*") arising as a result of the entry into one or more escrow agreements or deeds (each an "*Escrow Agreement*") between the Company and any one or more of the persons named in Schedule C ("*Security Holders*") where each Escrow Agreement:

- (a) is in connection with the proposed listing of the Company on ASX ("*IPO*");
- (b) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (c) terminates no later than 2 years after the date of execution of the relevant Escrow Agreement;

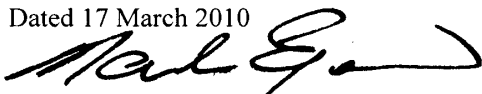
10-0205

- (d) allows the Security Holder to accept into an on-market takeover bid where holders of at least half of the bid class securities that are not subject to any agreement or deed with the Company restricting disposal of the securities have accepted into the bid;
- (e) allows the Security Holder to accept into an off-market takeover bid at any time and requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (f) allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act;
- (g) is in the form provided to ASIC on 12 March 2010; and
- (h) does not, when taken together with each of the other Escrow Agreements, result in the Company having, but for subsection 609(14), a relevant interest resulting from the Escrow Agreements in more than 43.2 per cent of the issued voting shares in the Company from the date of commencement of the relevant Escrow Agreement until 30 September 2011.

SCHEDULE C

Carm (NQ) Pty Ltd as trustee for the Carnhogan Family Trust
Darren William Hamblin as trustee for the Carnhogan Family Trust
Anthony Salvatore Caruso as trustee for the Carnhogan Family Trust
Michael Alan Coombs as trustee for the Carnhogan Family Trust
Anthony Charles Zarha as trustee for the Carnhogan Family Trust
Harley Jake Hutchinson and Carol Dawn Hutchinson as trustees for the J&C
Hutchinson Superannuation Fund
Gary Allan Macintyre and Lisa Macintyre as trustees for the G&L Macintyre
Superannuation Fund
Michael Joseph Doyle
Catherina Doyle
Kathleen Margaret Parsons-Young
Neil Bradley Parsons-Young

Dated 17 March 2010



Signed by Mark Daniel Egan
as a delegate of the Australian Securities and Investments Commission

10-0206

Australian Securities and Investments Commission – Corporations Act 2001
Paragraph 655A(1)(a) – Exemption

Under paragraph 655A(1)(a) of the *Corporations Act 2001* (Cth) (the **Act**) the Australian Securities and Investments Commission (**ASIC**) exempts the persons specified in Schedule A from section 606 of the Act in respect of the acquisition specified in Schedule B on the conditions specified in Schedule C and for so long as those conditions are met.

Schedule A

National Australia Bank Limited (ACN 004 044 937) (**NAB**)

National Wealth Management Holdings Limited (ACN 093 329 983) (**NWMHL**)

AXA (a company incorporated in France and having an address of 21 – 25 Avenue Matignon, 75008, Paris, France) (**AXA**)

Schedule B

An acquisition of a relevant interest in ordinary shares in AXA Asia Pacific Holdings Limited (ACN 069 123 011) (**AXA APH**) arising solely as a result of either:

1. NAB, AXA and AXA APH entering into one or more of the Transaction Documents for the purposes of pursuing the Proposed Transaction; or
2. completion of the transactions contemplated by the AAPHL Share Sale Deed,
where:
 3. the Transaction Documents are substantially in the form of the draft agreements provided to ASIC on 30 March 2010; and
 4. immediately before execution of the Transactions Documents:
 - (a) AXA has voting power of 53.92% in AXA APH, excluding votes attached to the AXA Excluded Shares; and
 - (b) NAB has no voting power in AXA APH, excluding votes attached to the NAB Excluded Shares.

Schedule C

1. NAB and AXA must use their best endeavours to ensure that the Transaction Documents contain provisions substantially in the form set out below:
-

10-0206

(A) "***Bona fide Competing Proposal:***

- (a) If a Competing Proposal (one which the independent directors committee of the board of directors of AXA APH acting reasonably considers to be a bona fide proposal) is publicly announced at any time between the date on which the explanatory statement for the Scheme is dispatched to holders of ordinary shares in AXA APH, and the date on which the Scheme Meeting is to be held, AXA APH must ensure that holders of ordinary shares in AXA APH are provided with all information which is known to AXA APH and which is material to the consideration of the Scheme by holders of ordinary shares in AXA APH, including any material information concerning the third party proposal (***New Information***);
- (b) AXA APH agrees to consult in a timely manner with ASIC in relation to the New Information and the time by which the New Information is to be dispatched to holders of ordinary shares in AXA APH prior to the date on which the Scheme Meeting is to be held;
- (c) where New Information is dispatched to holders of ordinary shares in AXA APH in accordance with paragraphs (a) and (b), AXA APH will take such steps as reasonably required to adjourn the holding of the Scheme Meeting to allow the holders of ordinary shares in AXA APH at least 10 business days prior to the last date on which proxies can be lodged with AXA APH in relation to the Scheme Meeting to consider the New Information; and
- (d) the parties agree that the explanatory statement for the Scheme will contain prominent disclosure of AXA APH's obligations under this clause,"

where "Competing Proposal" is defined in the document referred to in paragraph (a) of the definition of 'Transaction Documents' in this instrument, which is substantially in the form given to ASIC on 30 March 2010; and

- (B) "Where a Competing Proposal is made and the independent directors committee of the board of the directors of AXA APH, acting in good faith and in order to satisfy what it reasonably considers to be its fiduciary or statutory duties, forms the opinion that the Competing Proposal would, if supported by AXA, be likely to be a Superior Proposal, AXA will not, in relation to that Competing Proposal and for so long as the independent directors committee of the board of directors of AXA APH holds that opinion, be subject to the exclusivity provisions set out in the Transaction Documents and will be allowed to discuss the proposal with the person making the Competing Proposal and AXA APH without breaching the relevant Transaction Documents,"

where, "Competing Proposal" and "Superior Proposal" are defined in the document referred to in paragraph (a) of the definition of 'Transaction Documents' in this instrument, which is substantially in the form given to ASIC on 30 March 2010.

10-0206

2. NAB and AXA must use their best endeavours to ensure that AXA APH complies with the provision referred to in paragraph (1) above.
3. NAB will immediately terminate, or procure the termination of, the Transaction Documents if the Court makes a determination, which is final and not appellable, to not approve the Scheme.
4. NAB and AXA must use their best endeavours to have AXA APH engage an independent expert to prepare a report on whether:
 - (a) the Scheme is in the best interests of holders of ordinary shares in AXA APH (other than AXA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares); and
 - (b) the acquisition of AXA APH's Asian businesses by AXA is fair to holders of ordinary shares in AXA APH (other than AXA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares).
5. At the Scheme Meeting, NAB, AXA and their respective associates will not exercise any voting rights attaching to ordinary shares in AXA APH in which they have a relevant interest, other than the AXA Excluded Shares and the NAB Excluded Shares.
6. NAB and AXA must use their best endeavours to have AXA APH record separately the manner in which:
 - (a) NAB, a subsidiary of NAB or an entity in which NAB has voting power of more than 20%; and
 - (b) AXA, a subsidiary of AXA or an entity in which AXA has voting power of more than 20%,votes ordinary shares held in AXA APH at the Scheme Meeting, and reports this information to ASIC and the Court as soon as practicable after the Scheme Meeting, but to ASIC before the second court hearing and to the Court either before or at the second court hearing.
7. Following execution of the Transaction Documents:
 - (a) NAB gives a substantial holding notice in accordance with section 671B of the Act specifying its voting power in AXA APH following execution of the Transaction Documents, including the votes attached to the AXA Excluded Shares and NAB Excluded Shares; and

10-0206

- (b) a copy of the Transaction Documents are attached to the substantial holding notice.

Interpretation

In this instrument:

AXA Excluded Share means an ordinary share in AXA APH:

- (a) held by AXA, a subsidiary of AXA or an entity in which AXA has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which neither AXA, a subsidiary of AXA nor an entity in which AXA has voting power of more than 20% has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

NAB Excluded Share means an ordinary share in AXA APH:

- (a) held by NAB, a subsidiary of NAB or an entity in which NAB has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which none of NAB, a subsidiary of NAB or an entity in which NAB has voting power of more than 20%, has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

Proposed Transaction means:

- (a) the acquisition by NAB of 100% of the ordinary shares in AXA APH pursuant to the Scheme and the AAPHL Share Sale Deed; and
- (b) the acquisition of AXA APH's Asian businesses by AXA.

Scheme means a compromise or arrangement between AXA APH and holders of ordinary shares in AXA APH (excluding AXA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares) conducted under Part 5.1 of the Act in connection with the Proposed Transaction.

Scheme Meeting means a meeting of holders of ordinary shares in AXA APH convened to consider the Scheme in accordance with s411(1) of the Act.

Transaction Documents means:

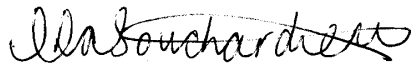
- (a) the framework deed between NAB, AXA APH and AXA;
- (b) the merger implementation deed between NAB and AXA APH;
- (c) the share sale deed between NAB and AXA (**AAPHL Share Sale Deed**);
- (d) the procurement deed between NAB and AXA;
- (e) the co-operation deed between NAB and AXA;

10-0206

- (f) the Asian subsidiary deed between NAB, National Mutual International Pty Limited (ACN 004 484 351), AXA APH and AXA; and
- (g) the separation agreement between NWMHL and AXA,

dated on or around the date of this instrument.

Dated this 30th day of March 2010



Signed by Claire LaBouchardiere
as a delegate of the Australian Securities and Investments Commission

10-0210

**Australian Securities and Investments Commission
Corporations Act 2001 – Subsection 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 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;

(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."

Schedule A

Any security holder in Seven Group Holdings Limited ACN 142 003 469 (**SGH**).

Schedule B

An offer of securities in SGH where:

1. those securities were issued by SGH by reason of the conversion of TELYS4 issued under the TELYS3 Scheme;
2. the TELYS4 were issued without disclosure to investors under Part 6D.2 of the Act because subsection 708(17) applied to the issue; and
3. the circumstances and terms of the issue of the TELYS4 are disclosed in the explanatory statement in relation to the TELYS3 Scheme.

10-0210

Interpretation

In this instrument:

TELYS3 Scheme means the proposal by Seven Network Limited ACN 052 816 789 (**Seven**) under which Transferable Extendable Listed Yield Securities, being non-cumulative redeemable and convertible preference shares in Seven are to be transferred to WesTrac Holdings Pty Limited ACN 009 336 109 in exchange for the issue by SGH of TELYS4.

TELYS4 means Transferable Extendable Listed Yield Securities, being non-cumulative redeemable and convertible preference shares in SGH on the terms described in the explanatory statement in relation to the TELYS3 Scheme.

Dated this 31st day of March 2010



Signed by Aldona Baranowski
as a delegate of the Australian Securities and Investments Commission

10-0212

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraph 1020F(1)(a) – Exemption**

Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the **Act**) the Australian Securities and Investments Commission (**ASIC**) exempts the person specified in Schedule A from Division 5A of Part 7.9 of the Act in the case set out in Schedule B.

Schedule A

WesTrac Holdings Pty Limited ACN 009 336 109 (**WesTrac**).

Schedule B

An offer made by WesTrac to holders of TELYS3 to acquire TELYS3 on the terms described in the explanatory statement in relation to the TELYS3 Scheme and the prospectus issued by Seven Group Holdings Limited ACN 142 003 469 and lodged with ASIC on 16th March 2010.

Interpretation

In this instrument:

TELYS3 means Transferable Extendable Listed Yield Securities, being non-cumulative redeemable and convertible preference shares in Seven Network Limited ACN 052 816 789 (**Seven**) on the terms described in the TELYS3 prospectus dated 6 April 2005.

TELYS4 means Transferable Extendable Listed Yield Securities, being non-cumulative redeemable and convertible preference shares in SGH on the terms described in the explanatory statement in relation to the TELYS3 Scheme.

TELYS3 Scheme means the scheme of arrangement between Seven Network Limited ACN 052 816 789 (**Seven**) and the holders of TELYS3 in relation to the exchange of TELYS3 for TELYS4 if the proposed merger of Seven and WesTrac to form Seven Group Holdings Limited proceeds.

Commencement

This instrument takes effect on gazettal.

Dated this 31st day of March 2010



Signed by Aldona Baranowski
as a delegate of the Australian Securities and Investments Commission

10-0232

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

1. Under paragraph 655A(1)(b) of the *Corporations Act 2001* (the **Act**), the Australian Securities and Investments Commission (**ASIC**) declares that Chapter 6 of the Act applies in relation to the persons specified in Schedule A in the case specified in Schedule B as if:
 - (a) subsection 606(1) of the Act was modified to disregard acquisitions of relevant interests and increases in voting power arising as a result of the Transaction Documents.
2. Under paragraph 673(1)(b) of the Act, ASIC declares that Part 6C.1 of the Act applies in relation to the persons specified in Schedule A in the case specified in Schedule C as if:
 - (a) Section 671B of the Act was modified to disregard relevant interests that would otherwise need to be taken into account as a result of the Transaction Documents and substantial holdings arising or increasing as a result of such relevant interests.

Schedule A

National Australia Bank Limited (ACN 004 044 937) (**NAB**) and its subsidiaries

Schedule B

The acquisition by NAB or a subsidiary of NAB of a relevant interest in voting shares or voting interests in which an AXA entity has a relevant interest, and increases in voting power in the issuers of such shares or interests where:

- (a) the acquisition arises as a result of the Transaction Documents other than as a result of completion of the transactions contemplated by the Transaction Documents; and
- (b) the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 30 March 2010.

10-0232

Schedule C

A substantial holding of NAB or a subsidiary of NAB in a listed company or listed registered scheme, to the extent the substantial holding arises or increases because:

- (a) of the Transaction Documents, other than as a result of completion of the transactions contemplated by the Transaction Documents;
- (b) an AXA entity has a relevant interest in shares or interests in the company or registered scheme; and
- (c) in relation to substantial holdings in AXA APH, the AXA entity acquires the relevant interest after entry into the Transaction Documents but does not hold the relevant interest at the time of entry into the Transaction Documents,

and where:

- (d) the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 30 March 2010.

Interpretation

In this instrument:

AXA entity means AXA, AXA Asia Pacific Holdings Limited (ACN 069 123 011) (**AXA APH**), any of their subsidiaries or an entity in which either AXA or AXA APH has voting power of more than 20%.

AXA Excluded Share means an ordinary share of AXA APH:

- (a) held by AXA, a subsidiary of AXA or an entity in which AXA has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which neither AXA, a subsidiary of AXA nor an entity in which AXA has voting power of more than 20% has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

AXA means AXA (a company incorporated in France and having an address of 21 – 25 Avenue Matignon, 75008, Paris, France).

Proposed Transaction means:

- (a) the acquisition by NAB of 100% of the ordinary shares in AXA APH pursuant to the Scheme and the AAPHL Share Sale Deed; and

10-0232

(b) the acquisition of AXA APH's Asian businesses by AXA.

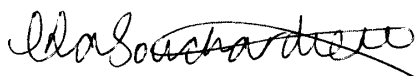
Scheme means a compromise or arrangement between AXA APH and holders of ordinary shares in AXA APH (excluding AXA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares) conducted under Part 5.1 of the Act in connection with the Proposed Transaction.

Transaction Documents means:

- (a) the framework deed between NAB, AXA APH and AXA;
- (b) the merger implementation deed between NAB and AXA APH;
- (c) the share sale deed between NAB and AXA (**AAPHL Share Sale Deed**);
- (d) the procurement deed between NAB and AXA;
- (e) the co-operation deed between NAB and AXA;
- (f) the Asian subsidiary deed between NAB, National Mutual International Pty Limited (ACN 004 484 351), AXA APH and AXA; and
- (g) the separation agreement between National Wealth Management Holdings Limited (ACN 093 329 983) and AXA,

in connection with the Proposed Transaction and the Scheme, and dated on or around the date of this instrument.

Dated this 30th day of March 2010



Signed by Claire LaBouchardiere
as a delegate of the Australian Securities and Investments Commission

10-0233

**Australian Securities and Investments Commission
Corporations Act 2001 – Paragraphs 655A(1)(a) and 673(1)(a) – Exemptions**

1. Under paragraph 655A(1)(a) of the *Corporations Act 2001* (the **Act**), the Australian Securities and Investments Commission (**ASIC**) exempts the persons specified in Schedule A from section 606 of the Act in respect of the acquisitions specified in Schedule B on the conditions specified in Schedule C and for so long as those conditions are met.
2. Under paragraph 673(1)(a) of the Act, ASIC exempts the persons specified in Schedule D from section 671B of the Act in respect of the substantial holding specified in Schedule E on the conditions specified in Schedule C and for so long as those conditions are met.

Schedule A

AXA Asia Pacific Holdings Limited (ACN 069 123 011) (**AXA APH**) and their subsidiaries and each entity in which AXA APH has voting power of more than 20% (but only to the extent that such an entity is associated with AXA APH within the meaning of item 6 of section 7 of the *Legislative Instruments Act 2003*).

Schedule B

The acquisition by AXA APH or their subsidiaries or an entity in which AXA APH has voting power of more than 20% of a relevant interest in voting shares in which a NAB entity has a relevant interest where:

- (a) the acquisition occurs:
 - (i) as a result of the Transaction Documents but not as a result of completion of the transactions contemplated by the Transaction Documents; or
 - (ii) after entry into the Transaction Documents, but before completion of the transactions contemplated by the Transaction Documents or termination of the Transaction Documents, and where:
 - (A) the acquisition is made on behalf of, or for the benefit of, a third party (including external investors, unit holders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts); and
 - (B) the entity making the acquisition is obliged to act in the interests of that third party; and

10-0233

- (C) neither AXA, a subsidiary of AXA nor an entity in which AXA has voting power of more than 20% has a beneficial interest in the securities (other than in its capacity as trustee, responsible entity, life company, investment manager or similar); and
- (D) the acquisition does not result in AXA APH having voting power in itself of more than 1% more than it held immediately after entry into the Transaction Documents (excluding any votes attached to shares in AXA APH acquired by a NAB entity acquired after entry into the Transaction Documents); and

- (b) the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 30 March 2010.

Schedule C

AXA APH will immediately terminate, or use their best endeavours to procure the termination of, the Transaction Documents if the Court makes a determination, which is final and not appellable, to not approve the Scheme.

Schedule D

AXA APH and its related bodies corporate

Schedule E

A substantial holding by AXA APH or its related bodies corporate in a listed company or listed registered scheme to the extent the substantial holding arises because:

- (a) of entry into the Transaction Documents but not as a result of completion of the transaction contemplated by the Transaction Documents; and
- (b) a NAB entity has a relevant interest in shares or interests in the company or registered scheme, but in relation to substantial holdings in AXA APH, where the NAB entity acquires the relevant interest after entry into the Transaction Documents but does not hold the relevant interest at the time of entry into the Transaction Documents,

and where:

- (c) the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 30 March 2010.

10-0233

Interpretation

In this instrument:

AXA Excluded Share means an ordinary share of AXA APH:

- (a) held by AXA, a subsidiary of AXA or an entity in which AXA has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unit holders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts, where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which neither AXA, a subsidiary of AXA nor an entity in which AXA has voting power of more than 20% has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

AXA means AXA (a company incorporated in France and having an address of 21 – 25 Avenue Matignon, 75008, Paris, France).

NAB entity means National Australia Bank Limited ACN 004 044 937, a subsidiary of NAB or an entity in which NBA has voting power of more than 20%.

Proposed Transaction means:

- (a) the acquisition by NAB of 100% of the ordinary shares in AXA APH pursuant to the Scheme and the AAPHL Share Sale Deed; and
- (b) the acquisition of AXA APH's Asian businesses by AXA.

Scheme means a compromise or arrangement between AXA APH and holders of ordinary shares in AXA APH (excluding AXA SA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares) conducted under Part 5.1 of the Act in connection with the Proposed Transaction.

Transaction Documents means:

- (a) the framework deed between NAB, AXA APH and AXA;
- (b) the merger implementation deed between NAB and AXA APH;
- (c) the share sale deed between NAB and AXA (**AAPHL Share Sale Deed**);
- (d) the procurement deed between NAB and AXA;
- (e) the co-operation deed between NAB and AXA;
- (f) the Asian subsidiary deed between NAB, National Mutual International Pty Limited ACN 004 484 351, AXA APH and AXA; and

10-0233

(g) the separation agreement between National Wealth Management Holdings Limited ACN 093 329 983 and AXA,

dated on or around the date of this instrument.

Dated this 30th day of March 2010



Signed by Claire LaBouchardiere
as a delegate of the Australian Securities and Investments Commission

10-0234

**Australian Securities and Investments Commission
Corporations Act 2001 - Paragraph 655A(1)(a) – Exemption**

Under paragraph 655A(1)(a) of the *Corporations Act 2001* (Cth) (the **Act**) the Australian Securities and Investments Commission (**ASIC**) exempts the persons specified in Schedule A from section 606 of the Act in respect of the acquisitions specified in Schedule B on the conditions specified in Schedule C and for so long as those conditions are met.

Schedule A

National Australia Bank Limited (ACN 004 044 937) (**NAB**), Fairview Equity Partners Pty Ltd (ACN 131 426 938), Lodestar Capital Partners Pty Limited (ACN 115 077 748), Pengana Holdings Pty Ltd (ACN 103 765 082), Northward Capital Pty Limited (ACN 113 618 938) and a subsidiary of any of those entities (each a **NAB entity**)

Schedule B

An acquisition by a NAB entity of a relevant interest in ordinary shares in AXA Asia Pacific Holdings Limited (ACN 069 123 011) (**AXA APH**) where all of the following are satisfied:

- (a) the Transaction Documents are substantially in the form of the draft documents provided to ASIC on 30 March 2010;
- (b) immediately before execution of the Transaction Documents:
 - (i) AXA has voting power of 53.92% in AXA APH, excluding votes attached to the AXA Excluded Shares; and
 - (ii) NAB has no voting power in AXA APH, excluding votes attached to the NAB Excluded Shares;
- (c) the acquisition is made on behalf of, or for the benefit of, a third party (including on behalf of external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity making the acquisition is obliged to act in the interests of that third party;
- (d) neither NAB or a subsidiary of NAB has a beneficial interest in the shares (other than in its capacity as trustee, responsible entity, life company, investment manager or similar);

10-0234

- (e) where the acquisition is by a NAB entity other than NAB, the acquisition is not in connection with:
 - (i) a relevant agreement entered into, or proposed to be entered into, between NAB and the NAB entity, for the purpose of controlling or influencing the composition of AXA APH's board or the conduct of AXA APH's affairs; or
 - (ii) NAB and the NAB entity, acting, or proposing to act, in concert in relation to AXA APH's affairs;
- (f) the acquisition occurs after entry into the Transaction Documents but before completion of the transactions contemplated by the AAPHL Share Sale Deed or the termination of the Transaction Documents (whichever occurs first); and
- (g) the acquisition does not result in NAB having voting power in AXA APH of more than 3% more than it held immediately after entry into the Transaction Documents (where in calculating the 3%, votes attached to shares in AXA APH in which a relevant interest is acquired by AXA SA, a subsidiary of AXA SA or an entity in which AXA SA has voting power of more than 20%, after entry into the Transaction Documents are included, but not votes attached to shares in AXA APH in which a relevant interest is acquired by AXA APH, a subsidiary of AXA APH or an entity in which AXA APH has voting power of more than 20%, after execution of the Transaction Documents).

Schedule C

1. NAB will immediately terminate, or procure the termination of, the Transaction Documents if the Court makes a determination, which is final and not appellable, to not approve the Scheme.
2. Following the execution of the Transaction Documents, NAB gives a substantial holding notice in accordance with section 671B of the Act specifying its voting power in AXA APH following the execution of the Transactions Documents, including the votes attached to the AXA Excluded Shares and NAB Excluded Shares and a copy of the Transaction Documents are attached to the substantial holding notice.

Interpretation

In this instrument:

10-0234

AXA Excluded Share means an ordinary share of AXA APH:

- (a) held by AXA, a subsidiary of AXA or an entity in which AXA has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which neither AXA, a subsidiary of AXA nor an entity in which AXA has voting power of more than 20% has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

AXA means AXA (a company incorporated in France and having an address of 21 – 25 Avenue Matignon, 75008, Paris, France).

NAB Excluded Share means an ordinary share of AXA APH:

- (a) held by NAB, a subsidiary of NAB or an entity in which NAB has voting power of more than 20%;
- (b) held on behalf of, or for the benefit of, a third party, including external investors, unitholders, policyholders or beneficiaries of funds (including superannuation, life insurance and other insurance funds), managed investment schemes and trusts where the entity holding the share is obliged to act in the interests of that third party; and
- (c) in which neither NAB, a subsidiary of NAB nor an entity in which NAB has voting power of more than 20% has a beneficial interest (other than in its capacity as trustee, responsible entity, life company, investment manager or similar).

Proposed Transaction means:

- (a) the acquisition by NAB of 100% of the ordinary shares in AXA APH pursuant to the Scheme and the AAPHL Share Sale Deed; and
- (b) the acquisition of AXA APH's Asian businesses by AXA.

Scheme means a compromise or arrangement between AXA APH and holders of ordinary shares in AXA APH (excluding AXA and any of its subsidiaries that are not also subsidiaries of AXA APH, except in the capacity of AXA or its subsidiaries as holders of AXA Excluded Shares) conducted under Part 5.1 of the Act in connection with the Proposed Transaction.

Transaction Documents means:

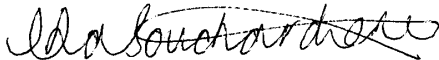
- (a) the framework deed between NAB, AXA APH and AXA;
- (b) the merger implementation deed between NAB and AXA APH;
- (c) the share sale deed between NAB and AXA (*AAPHL Share Sale Deed*);
- (d) the procurement deed between NAB and AXA;
- (e) the co-operation deed between NAB and AXA;
- (f) the Asian subsidiary deed between NAB, National Mutual International Pty Limited (ACN 004 484 351), AXA APH and AXA; and

10-0234

(g) the separation agreement between National Wealth Management Holdings Limited (ACN 093 329 983) and AXA,

dated on or around the date of this instrument.

Dated this 30th day of March 2010

A handwritten signature in black ink, appearing to read 'Claire LaBouchardiere', with a horizontal line drawn through the middle of the signature.

Signed by Claire LaBouchardiere
as a delegate of the Australian Securities and Investments Commission

10-0240

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (the *Act*) the Australian Securities and Investments Commission (*ASIC*) declares that, until 13 August 2010, Chapter 5C applies to the person specified in Schedule A in relation to each of the registered schemes specified in Schedule B in the case set out in Schedule C as if section 601FL of the Act were modified or varied as follows:

1. omit from subsection (1) all the text after the word “it” and substitute:
“must either:
 - (a) call a members’ meeting to explain its reason for wanting to retire and to enable the members to vote on a resolution (which must be an extraordinary resolution if the scheme is not listed) to choose a company to be the new responsible entity; or,
 - (b) propose a related body corporate to be the new responsible entity in accordance with subsection (1A).”;
2. insert after subsection (1) the following subsection:

“(1A) The requirements for proposing a related body corporate (the *proposed responsible entity*) to be the new responsible entity are as follows:

 - (a) The responsible entity must give members notice of a proposal to choose the proposed responsible entity to be the scheme’s new responsible entity.
 - (b) The notice to members must:
 - (i) set out:
 - (A) the responsible entity’s reasons for wanting to retire; and
 - (B) such information as can reasonably be expected to be material to a member in forming a view as to the choice of the proposed responsible entity; and
 - (C) information about the timing of the proposed retirement of the responsible entity and the manner in which that retirement will occur; and
 - (D) how members can access on the responsible entity’s web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur; and
 - (ii) state prominently that if:

10-0240

- (A) members who together hold at least 5% of the total value of the interests held by members; or
- (B) 100 members,

who would be entitled to vote if the proposal were put as a proposed resolution to a meeting of members under paragraph (1)(a), ask for a vote on the choice of the proposed responsible entity by giving written notice received by the responsible entity within 21 days from the date the notice is sent, the responsible entity will either arrange a postal vote or convene a meeting to vote on a resolution for the choice of the proposed responsible entity; and
- (iii) be accompanied by a form which can be ticked to ask for a vote; and
- (iv) state prominently a reply paid address of the responsible entity to which the form may be sent.
- (c) The responsible entity must prominently disclose on its web site current information about the proposed timing of the retirement of the responsible entity and the manner in which that retirement will occur.
- (d) If sufficient members ask for a vote in accordance with the notice, the responsible entity must arrange for a postal vote or, if the responsible entity chooses, convene a meeting in accordance with Part 2G.4 to vote on the choice of the proposed responsible entity as soon as possible.
- (e) If there is a postal vote:
 - (i) a voting paper must be sent to each member stating a reply paid address of the responsible entity to which the voting paper may be sent;
 - (ii) the responsible entity must notify the members in, or in a document accompanying, the voting paper that:
 - (A) the proposed responsible entity will be chosen as the new responsible entity if at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the choice; and
 - (B) only votes received by the responsible entity within 28 days after the issue of the voting paper will be counted.

10-0240

- (f) If a meeting is convened the resolution to choose the new responsible entity must be an extraordinary resolution if the scheme is not listed.”; and
3. insert after subsection (2), the following subsections:
- “(2A) If a postal vote is arranged under paragraph (1A)(c) and at least 50% of the total votes that may be cast by members that would be eligible to vote at a meeting under paragraph (1)(a) are cast in favour of the proposed responsible entity, that entity is taken for the purposes of subsection (2) to have been chosen by a resolution of members on the last day on which postal votes may be received in order to be counted.
- (2B) If:
- (a) a related body corporate is proposed to be the new responsible entity in accordance with subsection (1A); and
 - (b) sufficient members do not ask for a vote to choose the entity in accordance with the notice referred to in paragraph (1A)(b); and
 - (c) the entity has consented in writing to becoming the scheme’s responsible entity,
- then:
- (d) as soon as practicable and in any event within 2 business days after the end of the period in which a member may ask for such a vote, the current responsible entity must lodge a notice with ASIC asking it to alter the record of the scheme’s registration to name the proposed responsible entity as the scheme’s responsible entity; and
 - (e) the notice must be accompanied by a certificate from the current responsible entity that it reasonably considers that the appointment of the proposed responsible entity would be in the best interests of members with a summary of the responsible entity’s reasons as to why this is the case; and
 - (f) unless ASIC reasonably believes that the appointment of the proposed responsible entity would not be in the best interests of members, ASIC must comply with the notice as soon as practicable after the notice and summary are lodged.”.

Schedule A

Synergy Capital Management Limited (ACN 062 264 108) as responsible entity of the registered schemes specified in Schedule B.

10-0240

Schedule B

1. Synergy Investment Service (ARSN 093 503 818);
2. Synergy Investment Plus (ARSN 097 534 551); and
3. First Quest Investment Service (ARSN 098 113 207).

Schedule C

Where NMMT Limited (ACN 058 835 573) has agreed in writing to become the new responsible entity of the registered schemes specified in Schedule B.

Dated this 30th day of March 2010



Signed by Joyce C Li
as delegate of the Australian Securities and Investments Commission

10-0242

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

Under paragraph 601QA(1)(b) of the *Corporations Act 2001* (*the Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in the Schedule as if the provisions of that Chapter as modified or varied by ASIC Class Order [CO 05/26] were modified or varied as follows:

1. after subsection 601GAB(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the issue price is taken to comply with subsection (2) for interests in a class of interests that are not quoted on a financial market if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

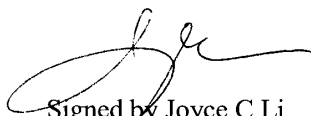
2. after subsection 601GAC(2) insert:

“(2A) If there is more than one class of interests in the scheme, a formula or method that is to be used to set the withdrawal amount is taken to comply with subsection (2) if the formula or method is based on the assets, liabilities, revenues and expenses properly attributable to the class and number of interests in the class.”

Schedule

ING Investment Management Limited ACN 003 731 959 in its capacity as responsible entity of the ING Alpha Plus Australian Share Fund ARSN 142 666 073.

Dated this 30th day of March 2010



Signed by Joyce C Li

as a delegate of the Australian Securities and Investments Commission

10-0243

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

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

Schedule A

Western Areas N.L. ACN 091 049 357 (*WSA*)

Schedule B

Where:

1. WSA issues Convertible Bonds under a prospectus (*Prospectus*) that is lodged with ASIC on or around 26 March 2010 and has the content required under Part 6D.2 of the Act; and
2. at the time the Prospectus is lodged with ASIC, shares in the same class as the Ordinary Shares are quoted on the financial market operated by ASX Limited ACN 008 624 691; and
3. WSA only issues Convertible Bonds under the Prospectus:
 - (a) to investors outside this jurisdiction; or
 - (b) to Sophisticated Investors; or
 - (c) to professional investors.

Interpretation

In this instrument:

Convertible Bond means a convertible security issued by WSA that is convertible into Ordinary Shares by the exercise of rights attached to those convertible securities outlined in the Prospectus.

Ordinary Share means an ordinary share in WSA.

10-0243

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

Dated this 25th day of March 2010



.....
Signed by Yuki Kobayashi
(as a delegate of the Australian Securities and Investments Commission)

10-0244

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

Pursuant to paragraphs 655A(1) and 673(1)(b) of the Corporations Act 2001 (**Act**) the Australian Securities Commission revokes ASIC Instrument [10-0205] dated 17 March 2010 and declares that Chapters 6 and 6C of the Act apply to the persons named in Schedule A in the case referred to in Schedule B as if:

1. Section 609 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by adding after subsection (13) (as notionally inserted into section 609 by ASIC Class Order [CO 03/634]):

"(14) A person does not have a relevant interest in securities merely because they apply restrictions on the disposal of the securities by the holder"; and

2. Part 6C.1 of the Act as modified or varied by ASIC Class Order [CO 03/634] were further modified or varied by adding after section 671BA (as notionally inserted into Part 6C.1 by ASIC Class Order [CO 03/634]) by adding after section 671BA:

"671BB For the purposes of section 671B and the definition of *substantial holding* in section 9, a person has a relevant interest in securities if the person would have a relevant interest in the securities but for subsection 609(14)".

SCHEDULE A

Mastermyne Group Limited ACN 142 490 579 ("**Company**")

SCHEDULE B

An acquisition of a relevant interest in securities of the Company ("**Escrowed Securities**") arising as a result of the entry into one or more escrow agreements or deeds (each an "**Escrow Agreement**") between the Company and any one or more of the persons named in Schedule C (**Security Holders**) where each Escrow Agreement:

- (a) is in connection with the proposed listing of the Company on ASX ("**IPO**");
- (b) restricts disposal of, but not the exercise of voting rights attaching to, the Escrowed Securities;
- (c) terminates no later than 2 years after the date of execution of the relevant Escrow Agreement;

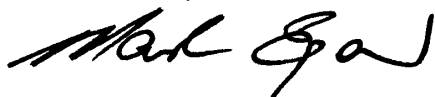
10-0244

- (d) allows the Security Holder to accept into an off-market takeover bid at any time and requires that the Escrowed Securities be returned to escrow if the bid does not become unconditional;
- (e) allows the Escrowed Securities to be transferred or cancelled as part of a merger by scheme of arrangement under Part 5.1 of the Act;
- (f) is in the form provided to ASIC on 12 March 2010; and
- (h) does not, when taken together with each of the other Escrow Agreements, result in the Company having, but for subsection 609(14), a relevant interest resulting from the Escrow Agreements in more than 45 per cent of the issued voting shares in the Company from the date of commencement of the relevant Escrow Agreement until 30 September 2011.

SCHEDULE C

Carm (NQ) Pty Ltd as trustee for the Carnhogan Family Trust
Darren William Hamblin as trustee for the Carnhogan Family Trust
Anthony Salvatore Caruso as trustee for the Carnhogan Family Trust
Michael Alan Coombs as trustee for the Carnhogan Family Trust
Anthony Charles Zarha as trustee for the Carnhogan Family Trust
Harley Jake Hutchinson and Carol Dawn Hutchinson as trustees for the J&C
Hutchinson Superannuation Fund
Gary Allan Macintyre and Lisa Macintyre as trustees for the G&L Macintyre
Superannuation Fund
Michael Joseph Doyle
Catherina Doyle
Kathleen Margaret Parsons-Young
Neil Bradley Parsons-Young

Dated the 26th Day of March 2010



Signed by Mark Daniel Egan
as a delegate of the Australian Securities and Investments Commission

10-0252

**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

C.P. Eaton Partners, LLC (the *body*) where all of the following apply:

- (a) the body is a registered broker dealer that is a member of the Securities Investor Protection Corporation established under the Securities Investor Protection Act of 1970 of the US, and
 - (i) is a member of the Financial Industry Regulatory Authority (FINRA); and
 - (ii) the FINRA is the body's examining authority; and
 - (aa) the body is a body corporate incorporated 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
-

10-0252

- (f) the body has not notified ASIC that it will not rely on this instrument.

Schedule B

Where:

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 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 *Australian Securities and Investments Commission*

10-0252

Act 2001 (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 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 broker dealer 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

10-0252

- (b) notify ASIC by 31 March and 30 September of each year in such form if any as ASIC may from time to time specify in writing:
- (i) either:
- (A) of the details of each significant change (a *notifiable regulatory change*) to the US regulatory requirements (including in the power or authority of the 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
- (c) 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

10-0252

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;

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;

examining authority, in relation to a body, means a self-regulatory organisation to which the body belongs which has not been relieved of responsibility relating to the body under section 17(d)(1)(A) of the Exchange Act in any respect.

Exchange Act means the Securities and Exchange Act of 1934 of the US;

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;

FINRA means the Financial Industry Regulatory Authority of the US, which is a self-regulatory authority under the Exchange 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 broker dealer means a broker or dealer registered under section 15(b) of the Exchange Act;

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; and any applicable rules, policies or other documents of the FINRA;

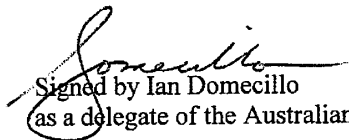
wholesale client has the meaning given in section 761G of the Act.

Commencement

10-0252

This instrument takes effect on gazettal.

Dated this 31st day of March 2010


Signed by Ian Domicillo
as a delegate of the Australian Securities and Investments Commission

10-0254

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

Under subsection 601QA(1)(b) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) declares that Chapter 5C of the Act applies to the person specified in Schedule A in the case set out in Schedule B as if section 601LC of the Act were modified or varied as follows:

- (a) in notional paragraph 208(1)(d)(i), omit “the approval of the scheme’s members in the way set out in sections 217 to 227” and substitute “the written consent of each of the member(s) of the scheme”; and
- (b) after notional paragraph 208(3), insert:
 - “(4) If the giving of a benefit is approved in accordance with subparagraph (1)(d)(i), within 14 days after the written consent is given, the responsible entity must lodge with ASIC a notice setting out the text of the written consent given by the member(s) of the scheme together with a copy of an explanatory statement that sets out the information that would satisfy section 219 as if references in section 219 to a proposed resolution were references to the proposal to which the written consent relates.
 - (5) If the giving of a benefit is approved in accordance with subparagraph (1)(d)(i), the responsible entity must not issue an interest in the scheme that requires the giving of a Product Disclosure Statement under Division 2 of Part 7.9, unless:
 - (a) the explanatory statement required by subsection (4) has been lodged for at least 14 days and the applicant for the interest:
 - (i) has received the explanatory statement required by subsection (4); and
 - (ii) has consented in writing to the giving of the benefit; or
 - (b) if the giving of the benefit included by giving a guarantee or indemnity, the responsible entity has no further obligations under the guarantee or indemnity and if the giving of the benefit included the provision of any charge or other security interest, the charge or security interest has been discharged.”

10-0254

Schedule A

Mirvac REIT Management Limited ACN 002 060 228 (*MRML* or the *Responsible Entity*) in its capacity as responsible entity of the Mirvac Real Estate Investment Trust ARSN 089 535 526 (the *Fund*).

Schedule B

Where:

1. the benefit given by MRML, in its capacity as responsible entity of the Fund, from the assets of the Fund, consists of:
 - (a) guaranteeing the obligations of Related Parties only under a Senior Unsecured Revolving Multi-Option Loan Note Subscription Agreement dated 1 June 2006 between Mirvac Limited ACN 003 280 699 (the *Company*), Mirvac Funds Limited ACN 002 561 640 (*MFL*) as responsible entity of Mirvac Property Trust ARSN 086 780 645 (*MPT*), Mirvac Group Funding Limited ACN 119 339 276, Mirvac Group Finance Limited ACN 119 339 463, Australia and New Zealand Banking Group Limited ACN 003 357 522 and others; and
 - (b) guaranteeing the obligations of Related Parties only under the terms of a Mirvac Group Deed Poll of Guarantee and Indemnity dated 4 September 2006 (*Group Guarantee*) by the Company, MFL as responsible entity of MPT and others in favour of certain Financiers (as defined in the Group Guarantee),

(collectively, *the Benefit*);
2. at the time that written consent is given, the only member of the Fund is MFL in its capacity as responsible entity of MPT (the *Member*) and the Member is a related body corporate of the Responsible Entity;
3. the Responsible Entity provides the Member with an explanatory statement that
 - (a) would satisfy section 219 of the Act (the *Explanatory Statement*) as if references in section 219 to a proposed resolution were references to the proposal to which the written consent relates; and
 - (b) specifies the documents under which the Benefit is to given,

before the Member gives their consent to the Benefit;
4. the Explanatory Statement states that the Responsible Entity considers that the Benefit is in the best interests of the Member as a member of the Fund; and

10-0254

5. the Responsible Entity has obtained the written consent referred to in condition 2 of Schedule B which includes a statement that the Member considers the giving of the consent with respect to the Benefit is in the best interests of members of MPT.

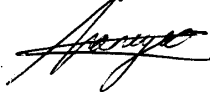
Interpretation

In this instrument:

Related Parties means the following entities:

- (a) MRML;
- (b) the Company;
- (c) any wholly owned subsidiary of the Company, whether the shares are held directly or indirectly; or
- (d) any responsible entity or trustee of a managed investment scheme where all the interests in the managed investment scheme are held by companies referred to in subparagraphs (a), (b) or (c) above.

Dated this 30th day of March 2010



Signed by Nisha Kaneyson
as a delegate of the Australian Securities and Investments Commission

10-0260

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

1. Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (*ASIC*) exempts Tap Oil Limited ACN 068 572 341 (the *Issuer*) from Part 7.9 of the Act where the Issuer:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
2. Under paragraph 1020F(1)(b) of the Act, ASIC exempts a financial product that is the subject of an eligible offer from Part 7.9 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 acquire the financial product as a retail client; and
 - (b) the person who made the recommendation is not aware, and ought not reasonably to be aware, that any of the conditions set out in the Schedule have not been met.
3. Under paragraph 911A(2)(l) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of a financial service consisting of general advice reasonably given in connection with an eligible offer covered by paragraph 1 of this instrument (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by the Issuer in connection with the offer is general advice only, and that eligible employees should consider obtaining their own financial product advice from an independent person who is licensed by ASIC to give such advice.
4. Under paragraph 911A(2)(l) of the Act, ASIC exempts:
 - (a) the Issuer; and
 - (b) any related body corporate of the Issuer,from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (c) the provision of a custodial or depository service in connection with an eligible offer covered by paragraph 1 of this instrument where the provider of the service performs their duties in good faith and has sufficient resources to perform those duties; and
 - (d) dealing in a financial product in the course or providing a custodial or depository services covered by paragraph (c); and

2

10 - 0260

- (e) dealing in a financial product in connection with an eligible offer covered by paragraph 1 of this instrument where any acquisition by purchase or disposal of the product (by the Issuer or a related body corporate) occurs either:
 - (i) through a person who holds an Australian financial services licence authorising the holder to deal in financial products; or
 - (ii) outside this jurisdiction and through a person who is licensed or otherwise authorised to deal in financial products in the relevant place.
- 5. Under paragraph 992B(1)(a) of the Act, ASIC exempts the Issuer from section 992A of the Act in relation to eligible offers covered by paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Schedule

The following conditions apply:

1. the Issuer must ensure that the eligible offer is substantially on the terms set out in the Rules of the Plan.
2. the Issuer must:
 - (a) include the offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
3. the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument; and
4. the Issuer must take reasonable steps to ensure that the number of shares to be issued on vesting of a Performance Right when aggregated with:
 - (a) the number of shares in the same class which would be issued were each outstanding offer with respect to shares, units of shares and options to acquire unissued shares, under an employee share scheme (including the Plan) to be accepted, vested or exercised; and
 - (b) the number of shares in the same class issued during the previous 5 years pursuant to any employee share scheme (including the Plan) 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 did not need disclosure to investors because of section 708; or
- (e) an offer that did not require the giving of a Product Disclosure Statement because of section 1012D of the Act; or
- (f) an offer made under a disclosure document or Product Disclosure Statement, does not exceed 5% of the total number of issued shares in that class of the Issuer as at the time of the offer.

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. the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the scheme in favour of their nominee.
3. **Australian dollar equivalent** in relation to a price means a price calculated by reference to the relevant exchange rate published by an Australian bank no earlier than the business day before the day to which price relates.
4. **current market price** means in relation to a share, the price published on the financial market operated by ASX Limited ACN 008 624 691 (**ASX**) as the final price for the previous day on which the share was traded on that financial market.
5. **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.
6. **eligible offer** means an offer for the issue of a Performance Right that is made under the Plan.
7. **financial product advice** has the meaning given by section 766B of the Act.
8. **general advice** has the meaning given by section 766B of the Act.
9. **offer** has a meaning affected by section 1010C of the Act.
10. **offer document** means a document setting out an offer under the Plan that:
 - (a) includes or is accompanied by a copy, or a summary, of the Rules of the Plan; and
 - (b) if a summary (rather than a copy) of the Rules of the Plan is given — includes an undertaking that during the period (the **offer period**) in which an eligible employee may acquire the financial products offered, the Issuer will, within a reasonable period of the employee so requesting, provide the employee without charge with a copy of the Rules of the Plan; and

10 - 0260

(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 Australia dollar equivalent of that price were that formula applied at the date of the offer; and

(d) includes an undertaking, and an explanation of the way in which, the Issuer will, during the offer period, within a reasonable period of the employee requesting, make available to the employee the current market price of the shares.

11. **Performance Right** means a right under the Plan to be issued, at the discretion of the Issuer, a fully-paid ordinary share in the Issuer in the same class as shares which have been quoted on the financial market operated by ASX throughout the 12 month period immediately before the offer without suspension for more than a total of 2 trading days during that period.

12. **Plan** means an employee share scheme that is known as the date of this instrument as the Tap Oil Limited Share Rights Plan where:

- (a) the scheme is extended only to eligible employees; and
- (b) the scheme is governed by the Rules of the Plan.

13. **Rules of the Plan** means the written terms of the Plan as at the date of this instrument that are substantially the same as the terms set out in the Tap Oil Limited Share Rights Plan Rules provided to ASIC as an attachment to an electronic mail dated 11 March 2010.

Commencement

This instrument takes effect on gazettal.

Dated this 30th day of March 2010



Signed by Sally Koerting
as a delegate of the Australian Securities and Investments Commission

10-0262

Australian Securities and Investments Commission
Corporations Act 2001 (Cth) – Paragraphs 911A(2)(a), 992B(1)(a) and
1020F(1)(a) – Exemption

- 1 Under paragraph 1020F(1)(a) of the *Corporations Act 2001* (the *Act*), the Australian Securities and Investments Commission (**ASIC**) exempts the Issuer from Part 7.9 of the Act where the Issuer:
 - (a) makes an eligible offer; or
 - (b) offers to arrange for the issue of financial products under an eligible offer; or
 - (c) issues a financial product under an eligible offer,on the conditions set out in the Schedule and for so long as the conditions are met.
- 2 Under paragraph 911A(2)(l) of the Act, ASIC exempts the Issuer from the requirement to hold an Australian financial services licence for the provision of the following financial services:
 - (a) dealing in a financial product in connection with an eligible offer covered by the exemption in paragraph 1 of this instrument; and
 - (b) general advice reasonably given in connection with an eligible offer covered by the exemption in paragraph 1 of this instrument (including any general advice given in the offer document) where the offer document for the offer includes a statement to the effect that any advice given by 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.
- 3 Under paragraph 992B(1)(a) of the Act, ASIC exempts the Issuer from section 992A of the Act in relation to eligible offers covered by the exemption in paragraph 1 of this instrument made in the course of, or because of, unsolicited meetings or telephone calls reasonably held or made in connection with the eligible offer.

Schedule

The following conditions apply:

- 1 the Issuer must ensure that the eligible offer is substantially on the terms set out in the rules of the Plan.

10-0262

- 2 the Issuer must:
- (a) include the offer in an offer document; and
 - (b) take reasonable steps to ensure that any eligible employee to whom the offer is made is given a copy of the offer document; and
 - (c) provide to ASIC a copy of the offer document (which need not contain details of the offer particular to the employee such as the identity or entitlement of the employee) and of each accompanying document not later than 7 days after the first provision of that material to an employee; and
- 3 the Issuer must comply with any undertaking required to be made in the offer document by reason of this instrument.

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 the Plan shall not be regarded as extended to a person other than an eligible employee only because such an employee may renounce an offer of financial products made to them under the Plan in favour of their nominee.
- 3 ***associated body corporate*** of the Issuer means:
- (a) a body corporate that is a related body corporate of the Issuer; or
 - (b) a body corporate that has voting power in the Issuer of not less than 20%; or
 - (c) a body corporate that in which the Issuer has a voting power of not less than 20%.
- 4 ***current market price*** means, in relation to ordinary shares of the Issuer on any day, the middle market quotation for an ordinary share taken from the Daily Official List the London Stock Exchange (the ***LSE***) for the previous day on which the ordinary shares were traded on that financial market or such other price or quotation for those shares as the Issuer determines from time to time.

10-0262

- 5 **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.
- 6 **eligible offer** means an offer made under the Plan for the issue of a Phantom Award for nil consideration.
- 7 **financial product advice** has the meaning given by section 766B of the Act.
- 8 **general advice** has the meaning given by section 766B of the Act.
- 9 **Issuer** means The Royal Bank of Scotland Group plc.
- 10 **offer** has a meaning affected by section 1010C of the Act.
- 11 **offer document** means a document setting out an offer under the Plan that:
- (a) includes or is accompanied by a copy, or a summary, of the rules of the Plan; and
 - (b) if a summary (rather than a copy) of the rules of the Plan is given - includes an undertaking that during the period in which an eligible employee may acquire Phantom Awards that are offered, the Issuer or an associated body corporate of the Issuer will, make a copy of the rules of the Plan available on the Issuer's intranet site accessible by all eligible employees; and
 - (c) specifies the circumstances in which an eligible employee may receive a cash amount in connection with a Phantom Award and how the cash amount will be calculated.
- 12 **Phantom Award** means a contractual right to receive payment of a cash amount calculated by reference to the current market price at a specified time in accordance with the rules of the Plan, less any tax or other payment that the Issuer is required to withhold, where the conditions set out in the terms of issue of the Phantom Awards have been satisfied or waived in accordance with the rules of the Plan.
- 13 **Plan** means an employee incentive plan extended only to eligible employees of the Issuer referred to at the date of this instrument as:
- (a) The RBS 2010 Deferral Plan; or
 - (b) The RBS/ABN AMRO 2010 Deferral Plan,
- or by whatever name it is known from time to time provided that the rules of the employee incentive plan are substantially the same as the rules of the employee incentive plans provided to ASIC as an attachment to an electronic mail dated 5 March 2010.

10-0262

Dated this 31st day of March 2010

Signed by



Sebastian Strykowski

as a delegate of the Australian Securities and Investments Commission

CORPORATIONS ACT 2001
Subsection 601AA(4)

ASIC may deregister the companies listed below
two months after the publication of this notice,
unless given acceptable reason not to proceed.

Dated this sixth day of April 2010

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 087 076 766 PTY LTD	087 076 766
A.C.N. 106 243 056 PTY LTD	106 243 056
ACN 109 565 237 PTY LTD	109 565 237
ACN 109 565 308 PTY LTD	109 565 308
ACN 109 565 353 PTY LTD	109 565 353
ACTDAD PTY. LIMITED	081 062 633
ALBEREZ PTY LTD	108 027 550
ALDACO INVESTMENTS PTY LIMITED	082 748 614
ALLARDS EXCAVATIONS PTY LTD	003 358 656
ANDREW'S MOBILE CRANE HIRE PTY. LTD	090 637 666
APOGEE AUSTRALIA PTY. LTD.	125 218 313
APOLLO NOMINEES PTY LTD	099 415 728
AQUI INVESTMENTS PTY. LTD.	119 034 927
AROHA INVESTMENTS PTY LTD	120 076 673
ARRIS PROPERTY PTY LTD	106 578 036
AUSTRALIAN HOLIDAY INTERNATIONAL PTY LTD	135 412 092
AUSTRALIAN SECURITY COMPANY (BRISBANE) PTY LTD	051 155 385
AUTRICE ENTERPRISE PTY. LTD.	008 161 984
AYAN COMPANY PTY LTD	096 355 798
B.R. ICE DESIGNS PTY LTD	129 256 944
BARRABOOL COUNTRY PTY. LTD.	127 823 812
BETTER MOBILITY CHOICES PTY. LTD.	097 514 175
BMA BODY CORPORATE SERVICES PTY LTD	058 596 099
BOOKHOUSE BOWRAL PTY LTD	090 751 723
BRADFORD NOMINEES PTY LTD	062 097 170
BRIDAL BY DESIGN PTY LTD	137 165 078

Name of Company	ACN
BRIDAL COUTURE ALTERATIONS PTY LTD	137 165 667
BRIGHSUN TECHNOLOGIES PTY LTD	123 729 395
BUDGIE AIR PTY LTD	124 018 686
BUGLESS PEST CONTROL PTY LTD	130 070 567
BUR MAR PTY. LTD.	095 939 763
BUSINESS ADVICE SOLUTIONS (TAX RETURNS) PTY LTD	108 516 258
BUSINESS INTELLIGENCE GLOBAL PTY LTD	074 031 271
CABBI PTY. LTD.	093 016 258
CARNATION INDUSTRY PTY LTD	119 152 608
CARPENTRY SOLUTIONS PTY. LIMITED	090 395 609
CEDAR GABLES PTY LTD	103 692 511
CE GLOBAL ENTERPRISES PTY LTD	108 400 559
CERANALTO PTY. LTD.	007 385 033
CHADBURY PTY. LTD.	010 939 161
CHANG TZE PTY LTD	132 138 713
CHERISH LINEN PTY LTD	137 556 104
CLARITY CONSULTING & TRAINING PTY LTD	107 931 260
CMA INVESTMENTS PTY LTD	091 701 987
CMKH PTY LTD	129 836 148
COLLISSON INTERNATIONAL PTY LTD	116 758 420
CONVENE IT PTY LIMITED	100 386 678
CORPS OF COMMISSIONAIRES (NEW SOUTH WALES) LIMITED	068 077 074
CORPS OF COMMISSIONAIRES (SOUTH AUSTRALIA) LIMITED	068 076 997
COWRIE NO. 2 PTY LTD	009 834 155
CRANES4HIRE PTY LTD	129 919 740
CROMAC INVESTMENTS PTY. LTD.	086 785 579
DALMENY INVESTMENTS PTY. LTD.	058 996 946
DEAN MILGATE PTY LTD	100 030 644
DEWESTOCK PTY LTD	010 291 451
DIRIVE PTY LTD	129 582 449
DRNATALIA.COM PTY LIMITED	108 453 541
DROVER PTY LTD	088 283 363
DRUG FREE AUSTRALIA LIMITED	102 169 139
DRUM DEVELOPMENTS PTY. LTD.	005 211 736
DYSA HOLDINGS PTY LTD.	060 766 949
E. & S. SOMERS PTY. LTD.	007 181 106
E.M. TYRES INTERNATIONAL PTY LTD	113 081 217
EASTERN RAINBOW INTERNATIONAL PTY LTD	119 138 484

Name of Company	ACN
EBONY SPRINGS PTY LTD	077 290 325
ECO - CULTURE PTY LTD	105 164 092
EL TRADING PTY LTD	121 873 925
ERIC CULLEN & SONS PTY LTD	067 848 355
FAMILL PTY. LTD.	050 343 925
FINN CRAGG PTY LTD	130 246 981
FIRST TIME (QLD) PTY LTD	122 346 178
FREEDOM POOLS (CENTRAL COAST) PTY. LIMITED	073 723 823
G&T INVESTMENT MANAGEMENT PTY LIMITED	003 492 493
GEOFF CRONIN FP PTY LTD	135 919 112
GOLDEN POINT INDUSTRIAL PTY LTD	119 965 543
GOLDEN SQUARE PTY LIMITED	104 019 490
GOLDEN TANG INVESTMENTS PTY LTD	118 326 435
GOLDHAND PAINTING PTY LTD	123 800 546
GROSPPOINT PTY. LIMITED	006 778 883
HARDONEBY PTY. LTD.	055 677 444
HARTKOK PTY LTD	124 018 748
HELMIC PTY LTD	119 127 552
HEMCON PTY. LTD.	128 392 772
HOGAN HOT WATER PTY LTD	136 938 282
HORMAYR CONSTRUCTIONS PTY. LTD.	006 220 104
HRJ PTY LTD	107 939 766
HUNTER QUALITY SERVICES PTY LTD	120 068 466
IMG CAPITAL PTY LTD	123 096 668
INBAR PTY. LTD.	007 894 251
INO DUCT PTY LTD	074 383 869
JENMAR (WA) PTY LTD	081 780 145
JOMANDE PTY. LTD.	005 304 021
JULAWHY (AUST) PTY. LTD.	124 554 865
K & D CONTRACTING PTY LTD	128 959 795
KAKADU TECHNICAL SERVICES PTY. LTD.	068 345 022
KATHIE ROBB FINE ART PTY LTD	003 011 818
KILLEROO PTY LTD	079 781 392
KNOWLES BRICKLAYING PTY. LTD.	006 037 341
KOLBACK CORPORATION PTY LTD	001 723 100
KONYA CONSTRUCTIONS PTY LTD	002 091 803
LABMAT PTY LTD	128 982 114
LAKE MARSHDALE PTY. LTD.	010 833 093

Name of Company	ACN
LECTURE PTY LTD	062 097 205
LET IT HAPPEN PTY. LTD.	128 735 731
LIMOSANI PTY. LTD.	005 314 563
LINE DRAWINGS PTY. LTD.	060 728 396
LINEMORE PTY. LIMITED	084 644 280
LORAX MANAGEMENT SERVICES PTY LTD	113 815 179
LUXOR HAIR & BEAUTY PTY LTD	096 193 654
MAKE-R-MARK PTY LTD	118 445 917
MANLY SURF SHOP PTY LTD	123 916 405
MARBEND PTY. LTD.	064 129 317
MASTERS BRIDGE HOLDINGS PTY LTD	068 615 609
MATANAMI PTY. LTD.	117 907 098
MCF INDUSTRIES PTY LTD	073 252 132
MCMILLAN BROS. PTY. LTD.	093 338 679
MEADOW LARK PTY. LTD.	074 259 868
MEDLOW DOONE PTY. LTD.	094 462 398
METAL ART FABRICATIONS PTY. LTD.	111 542 511
METRO DELL PTY. LTD.	056 164 839
MEXCO PTY. LIMITED	005 920 463
MIRROR SOFTWARE PTY. LIMITED	074 736 708
MODESTIE PTY LTD	125 450 973
MONARO TENANCY SCHEME LTD	002 872 728
MQ TRADING AUSTRALIA PTY LTD	124 410 699
MURDEEU PTY LTD	078 121 481
NAGI & SOHAIR PTY LTD	117 886 772
NIMBLEFOOT PTY. LTD.	126 254 457
NORTHERN FUNDING SOLUTIONS PTY LTD	099 336 339
NO TIME (QLD) PTY LTD	122 315 557
NOTTERS MINE CONSTRUCTION PTY LTD	129 804 735
NTS TOOLING SOLUTIONS PTY LTD	094 072 054
P.W.R ELECTRICS PTY LTD	112 946 059
PACIFIC EMPIRE GROUP PTY LTD	116 510 144
PARALON PTY. LTD.	005 794 552
PARK'S CAMP PTY. LIMITED	103 497 829
PEPPERMINT BLUE MANAGEMENT PTY LTD	118 600 052
PEPPERMINT BLUE PTY LTD	092 040 858
PEPPERMINT BLUE TOURING PTY LTD	100 146 021
PETRA PAPER INTERNATIONAL PTY LTD	118 681 244

Name of Company	ACN
PHANREY PTY LTD	132 083 446
PITTWATER (QLD) BUSINESS SOLUTIONS PTY LTD	105 093 641
PKF ADMIN (SP) PTY LTD	093 390 713
PM2 LOCUMS PTY LTD	128 883 554
P P T INTERNATIONAL TRADING (AUSTRALIA) PTY LTD	073 843 455
QMES PTY LTD	079 036 749
RANGLA HOLDINGS PTY LTD	104 515 077
RED TAG CORPORATION PTY. LTD.	097 742 955
REFNOL PTY LTD	001 653 443
REMAWAY PTY. LIMITED	078 153 938
RK & IA HUNT PROPERTY MAINTENANCE PTY LTD	003 466 939
ROD MACFARLANE FINANCIAL SERVICES PTY LTD	118 431 600
ROSEFARM PTY LTD	003 923 411
S. & F. DI BARTOLO INVESTMENTS PTY. LTD.	010 064 481
S & R TILING PTY LTD	114 141 678
SAFE 'N' SOUND ALARMS PTY. LTD.	083 689 598
SCOBERNE PTY. LTD.	129 559 486
SECOLO SERVICES PTY. LTD.	093 590 286
SERGE GO PTY LTD	116 377 729
SHANGHAI INTERNATIONAL INVESTMENT PTY. LTD.	122 763 320
SHELTARA PTY LTD	001 223 436
SIDGREAVES DESIGN PTY. LTD.	000 417 292
SIDGREAVES MANAGEMENT SERVICES PTY LTD	003 468 166
SORRENTO NOMINEES (WA) PTY LTD	099 533 945
STANDARD MERCANTILE & COLLECTION AGENCY PTY. LIMITED	005 009 254
STANDARD MOTOR CO PTY LTD	090 657 944
STEPHEN SENZ & ASSOCIATES PTY. LIMITED	008 539 311
STEWART CHIROPRACTIC CENTRES PTY. LTD.	004 672 191
ST JAMES PROPERTY GROUP PTY LIMITED	118 260 932
SYDNEY NORTHSIDE CONSULTING PTY LTD	135 375 183
SYNECTIC SYNTHESIS PTY LTD	081 870 528
TAHYNA GROUP PTY LTD	118 685 073
TAMELLE PTY. LTD.	006 567 031
TC (WA) PTY LTD	113 382 040
THE SIDGREAVES GROUP (VIC) PTY LIMITED	003 405 605
THE TRAINING AFFILIATION COMPANY PTY LTD	114 715 034
THOSE AUSSIE GIRLS PTY. LTD.	124 434 895
TILSLEY PTY LTD	092 141 243

Name of Company	ACN
TOTAL TRADING PTY LIMITED	116 542 539
TRIPLEGREEN PTY LTD	126 639 423
TRUCK'N AROUND PTY. LTD.	131 661 713
TWIIN COMMUNICATIONS PTY LTD	135 467 097
ULYSSYS PTY LTD	129 862 737
VALUE CHAIN MANAGEMENT PTY LTD	068 505 573
VECTOR MARINE PTY. LTD.	108 173 833
VISUAL AND SPATIAL RESEARCH GROUP PTY LIMITED	071 235 222
WAVEFLEX PTY LTD	102 638 193
WESTON STREET NOMINEES PTY LTD	072 027 199
WKM CONSULTING PTY. LTD.	133 844 201
WOODLAND ON THE PARK PTY. LTD.	124 306 672
WYE PLAN CO PTY. LTD.	074 496 996
2SP CLOTHING PTY LTD	117 576 351
3 POINT HOLDINGS PTY LTD	136 421 522
3 WAY HOLDINGS PTY LTD	136 420 374
4TH GENERATION CRANE HIRE PTY LTD	110 113 463

CORPORATIONS ACT 2001
Subsection 601AB(3)

ASIC may deregister the companies listed below
two months after the publication of this notice,
unless given acceptable reason not to proceed.

Dated this sixth day of April 2010

Rosanne Bell
DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 128 340 769 PTY LTD	128 340 769
ADVANCE KITCHEN & WARDROBE PTY. LTD.	130 681 588
AGFAPHOTO AUSTRALIA PTY LTD	110 874 738
AIRPLAY AUSTRALIA PTY LIMITED	087 170 885
ALBORINO PTY LTD	128 363 066
ALCORN'S HIGH PRESSURE CLEANING PTY LIMITED	107 443 809
ALR PAINTING SERVICES PTY LTD	117 557 374
AMAROU GROUP PTY. LTD.	125 934 429
AMBALA PTY. LTD.	061 547 895
AQUA CLEANING SERVICES PTY LTD	109 379 795
ARTSTONE & PAVING (MANUFACTURING) PTY LTD	105 717 726
AUSTBEEF GENETICS PTY. LIMITED	003 924 409
AUSTRALIAN CARAVANS PTY LTD	005 991 168
BEL-PAC MANAGEMENT PTY LIMITED	124 817 554
B G WINES PTY LTD	107 513 520
BPA INDUSTRIES PTY LTD	000 007 018
CALENDAR CITI CARPET CLEANING PTY LIMITED	057 057 324
CALIMA PTY LTD	097 307 358
CARDINIA SPECIALISED SECURITIES LTD	111 187 823
CASH LOGISTICS & SECURITY (QUEENSLAND) PTY LTD	124 182 396
CITY M & D CEILING PTY. LTD.	099 593 450
COLLEGE DEVELOPMENTS PTY LTD	088 420 553
COLMAX ELECTRIC PTY. LIMITED	004 247 447
CONNECT TO JEWELLERY PTY LTD	094 932 751
CONWAY ELECTRICS INDUSTRIAL PTY. LTD.	089 209 781
CONWAY ELECTRICS SERVICES PTY. LTD.	085 545 786

Name of Company	ACN
CREATIVE KITCHENS & CABINETS (ACT) PTY LTD	107 081 578
D.T.J. NOMINEES PTY. LTD.	006 943 335
DAPTO PROPERTY INVESTMENT PTY LTD	108 901 140
DEPOSIT & INVESTMENT CO LTD	000 000 911
E.K.B. PROPERTIES PTY. LTD.	103 898 488
EASTCOAST CERAMIC WALL & FLOOR TILING PTY LTD	117 245 253
ECHELON NUTRITIONALS PTY LTD	100 806 504
EDWARD PARADE PTY. LTD.	057 109 289
EFC HOLDINGS PTY. LTD.	116 172 411
EIREANN EXCAVATIONS PTY. LTD.	103 832 837
EL KHARIBI TRADING PTY LTD	096 815 002
EXPRESS BEVERAGE & OFFICE SUPPLIES PTY LTD	100 533 668
FLORELL PTY. LTD.	107 075 418
FREECALL PRINT PTY LTD	001 843 769
G & K STEEL TRANSPORT PTY LTD	106 109 924
GLENMORE BUILDING AND INDUSTRIAL SERVICES PTY LTD	085 353 671
GORTWUN ENTERPRISE PTY LTD	109 527 353
GRE COLLEGE PTY LIMITED	097 386 108
GREENE DEVELOPMENTS PTY LTD	105 233 903
GREENWAY AUTOMOTIVE PTY LTD	085 972 434
GROMSEC PTY LTD	105 811 863
HANWILL PTY LTD	103 341 322
HODGE FREIGHTLINES PTY LTD	113 598 851
HOW WHEN WHY PTY LTD	088 949 026
INSIGHT ASSET MANAGEMENT PTY LTD	100 428 493
JAIT INVESTMENTS PTY LTD	111 512 700
JAMON GROUP PTY LTD	094 015 335
JASS ENTERPRISES PTY LTD	119 713 398
K & K PROMOTIONS PTY LTD	093 150 086
LEGAL AND CORPORATE STAFF PTY LTD	066 505 735
LICENSED DEVELOPMENTS PTY LTD	122 179 882
LIMAC SERVICES PTY LTD	074 397 363
LORIKEET GROUP PTY LTD	100 398 972
M & J CONLEY CONSTRUCTIONS PTY. LTD.	057 241 326
MALRINO PTY. LTD.	010 486 414
MARSDAN PTY LTD	101 077 196
MELBOURNE MEDICAL IMAGING PTY LTD	121 310 585
MERVYN ZIEBELL & CO. PTY. LIMITED	004 633 069

Name of Company	ACN
MOBILE MAILBOX PTY LTD	119 531 887
MODAFORTE PTY LTD	104 219 614
NATURMAMA PTY LTD	115 652 385
NINTH GREENJO PTY. LTD.	007 264 691
OLYMPIC COACHES PTY LTD	106 989 486
ONSTEEL ENGINEERING PTY LTD	091 448 270
PHILGAI TRANSPORT PTY LTD	116 353 532
PICOTEK TOTAL SERVICE PTY LTD	115 208 958
PIONEER CONCRETE PUMPING & EQUIPMENT PTY. LTD.	105 836 539
PRIMARY DEVELOPMENTS PTY. LTD.	117 787 023
R.K.C. INSTALLATIONS (QLD) PTY LTD	095 989 807
R & K TRANSPORT PTY LTD	101 486 640
RAY LOGISTICS PTY LIMITED	120 850 017
REMY-MOFFATT CONSULTING SERVICES PTY LTD	068 922 770
RICOM (QLD) PTY. LTD.	134 147 685
ROCK DEVELOPMENTS & CONSTRUCTIONS PTY LTD	096 641 753
RODGERS FAMILY INVESTMENTS PTY. LTD.	082 602 239
ROXCORP PTY LIMITED	082 888 604
S.J. STANLEY PAINTING PTY. LTD.	006 700 367
SANDGROVE SPECIALISED SECURITIES LTD	107 473 996
SANUM AUSTRALIA PTY. LIMITED	080 199 113
SEA-SLIP MANUFACTURING PTY LTD	110 239 195
SEAPORT MARKETING PTY. LTD.	056 303 041
SECURE ID (AUSTRALIA) PTY LTD	098 313 967
SEDGBERG PTY. LTD.	074 990 873
SHALCO PTY LTD	080 175 873
SHK & RV INVESTMENTS PTY. LTD.	096 417 033
SILVERBACKS PTY LTD	109 840 315
SOYUZ PTY LTD	119 880 027
STRESSLESS TILING PTY LTD	103 230 977
SUNPLAS (AUST) PTY LTD	104 628 435
SUPPORTERZONE PTY LTD	085 174 143
SYNERGY BUILDING SERVICES PTY. LTD	060 496 586
THE BLUE PALM TREE PTY. LTD.	125 882 457
THE CHEESE ROOM PTY LTD	125 395 100
THE NEW BUTCHER SHOP PTY LTD	113 451 139
TONGA TONGILAVA LEMOTO PTY. LIMITED	057 899 653
TRIMGLOW PTY LTD	111 349 770

Name of Company	ACN
UMATE PTY LTD	123 673 692
VALOTTI PTY. LIMITED.	010 611 775
VAN BAO TILING SERVICE PTY LTD	120 426 968
WARAHUB PTY. LTD.	010 987 621
WAROS PTY LTD	060 623 949
WESTERN WATERS PLUMBING & GAS PTY LTD	107 915 319
WESTLIFT HIRE PTY LTD	074 583 805
WILSON TILING SERVICES PTY LTD	096 395 292
4DV CONSTRUCTIONS PTY LTD	084 528 825

CORPORATIONS ACT 2001
Subsection 601AB(3) & 601PB(3)

ASIC may deregister the organisations listed below two months after the publication of this notice, unless given acceptable reason not to proceed.

Dated this sixth day of April 2010

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

Name of Company	ACN
A.C.N. 007 138 990 PTY LTD	007 138 990
A. C. STEPHEN AND SONS. PTY. LTD.	095 617 137
A & B CATERING PTY LTD	117 896 287
A & C REMOVALIST PTY LTD	123 501 940
AARAM ENTERPRISES PTY LTD	112 526 155
AC/DC ELECTRICAL CONTRACTORS PTY LTD	123 520 507
ACHIEVEMENT COMPANY PTY LTD	077 085 477
ACORN OFFICE PRODUCTS PTY LTD	117 922 460
ACTIVE PROPERTY INTERNATIONAL PTY LTD	107 658 944
ADELAIDE AVALANCHE ICE HOCKEY PTY LTD	117 918 000
ADMIN GROUP PTY LIMITED	123 535 124
ADVANCED EVOLUTION SYSTEMS PTY. LTD.	129 256 088
AE CIVIL PTY LTD	129 203 283
AFSIS HOLDINGS PTY LTD	112 553 698
AGAR HAULAGE PTY LTD	099 257 191
AGCESS AUSTRALIA PTY. LTD.	072 463 373
AIRPORT TRUCK & TRAILER PTY LTD	117 907 025
AIR RESOURCES AUSTRALIA PTY LTD	129 277 087
AJLEIGH PTY. LTD.	081 327 095
ALLEBASI INVESTMENTS PTY LTD	129 239 701
ALL TERRAIN ENTERPRISES PTY. LTD.	129 213 190
ALPHEGA MANAGEMENT SERVICES PTY. LIMITED	003 691 521
AMA GROUP AUSTRALIA PTY LTD	112 500 508
AMBIANT PTY LTD	123 536 489
AMZ FAMILY GROUP PTY. LTD.	099 256 416
ANDOJEN PTY LTD	103 355 817

Name of Company	ACN
ANDRIT HOLDINGS PTY LTD	085 875 529
ANGD PTY LTD	072 500 700
ANZ LOGISTICS PTY LTD	123 487 258
AP CONSULTING SERVICES (AUST) PTY LIMITED	123 478 035
APPLE PIE PICTURES PTY LTD	112 505 003
AQUA SOLAR PACIFIC PTY. LTD.	123 525 280
ARLETTE GROUP PTY LTD	085 927 377
ARMIDALE RACING ACADEMY PTY LIMITED	081 280 293
ASIAN SPORTS AND LEISURE PTY LTD	129 275 010
A SPARTALIS PRODUCE PTY LTD	007 550 030
ASPECT WAVE PTY LTD	129 227 658
ASTORIA INVESTMENT HOUSE PTY LTD	085 889 961
AUSCAR TRADING PTY LTD	107 636 251
AUSEMED INVESTMENTS PTY LTD	117 867 544
AUSFULL PTY LTD	067 801 969
AUSI WIN PTY. LTD.	129 261 276
AUSTRALASIAN INVESTMENT SOLUTIONS PTY LTD	117 902 708
AUSTRALIA EDUCATION & INVESTMENT PTY LTD	123 539 828
AUSTRALIA EDUCATION CENTRE PTY LTD	112 531 834
AUSTRALIAN COLLEGE OF BUSINESS EDUCATION PTY LTD	123 517 055
AUSTRALIAN FISHERIES PTY LTD	129 161 084
AUSTRALIAN HEAVY HAULAGE PTY LTD	077 087 113
AUSTRALIAN HOUSE AND LAND PTY LIMITED	123 539 800
AUSTRALIAN SUN GROUP PTY LTD	123 489 805
AUSTRALVIC CONSTRUCTION SERVICES PTY. LTD.	117 868 256
AVIATION AGENCIES AUSTRALIA PTY LTD	123 508 172
AVIATION SERVICES (VIC) PTY LTD	107 612 395
AZALAYA PTY LTD	123 475 810
AZALEA PARK NOMINEES PTY LTD	103 405 938
AZALEL PTY LTD	091 253 075
B. & B. RELOCATIONS PTY LTD	077 102 624
B.L.D.J. HAN PTY LTD	103 363 426
B.T. KELLY PTY LTD	129 283 503
B & D EXPRESS SERVICES PTY LTD	129 238 946
B & L FOODY TRANSPORT PTY LTD	112 522 282
BALLYGARRETT HOLDINGS PTY LIMITED	107 672 864
BANKSIA PRICE PTY LTD	123 448 064
BANNERS ACROSS AUSTRALIA PTY LTD	112 520 297

Name of Company	ACN
BAOCAI RENOVATION PTY LTD	123 499 454
BARDOTS PTY LTD	081 269 472
BARGAINS UNITED 4 YOU PTY LTD	117 896 983
BARRY TILLEY PTY LTD	123 460 846
BATTLE CORPORATION PTY LTD	112 491 988
BEAUSUM PTY LTD	129 270 935
BECK (GOLD COAST) PTY LTD	112 552 664
BELINDA MCARDLE BROKING PTY. LTD.	129 290 348
BELLA PR AND EVENTS PTY LTD	129 224 077
BELLINGEN BUSINESS SERVICES PTY. LTD.	123 362 989
BELT OF DELTORA PTY LTD	123 498 037
BENSON COMMUNICATIONS PTY. LIMITED	003 926 190
BE 2 PTY LIMITED	117 909 109
BILBY PUBLISHING & CONSULTING PTY LTD	103 422 966
BILL BOYER PTY LTD	129 271 094
BILLION HOLDINGS PTY LTD	129 285 785
BILLY MAC TRANSPORT (VIC) PTY LTD	107 641 887
BIL MANNING PTY LTD	129 200 568
BIRKENHEAD SEAFOODS PTY LTD	000 973 197
BJF COMMUNICATIONS PTY LTD	117 914 066
BJW ENTERPRISES PTY LTD	103 369 517
BLACK & WHITE PICTURES PTY LTD	002 343 624
BLACKBON MANAGEMENT PTY LTD	107 629 756
BLACKPOOL EDGAR GROUP PTY. LTD.	129 301 168
BLITZ TELECOM AUSTRALIA PTY. LTD.	129 246 591
BLITZ VENUE SERVICES PTY LIMITED	103 412 497
BLONDIE ALLEN PTY LTD	107 616 624
BLUE MOUNTAIN AUSTRALIA PTY LTD	112 506 895
BLUR OPTIX DESIGN TWO PTY LTD	129 220 891
BODENKO INDUSTRIES PTY. LTD.	117 932 644
BODY BLISS ON TOORAK PTY LTD	129 271 647
BODY PRODUCTS PTY LTD	117 873 686
BODY SHAPE (DEE WHY) PTY LTD	107 661 343
BONDI BEADS PTY LTD	117 913 434
BOOST STREETWEAR PTY LTD	112 557 552
BOSCH CLEANING & RESTORATION SERVICES PTY LTD	091 237 615
BRADANA TRANSPORT PTY LTD	112 561 252
BRETT RHON PTY LTD	099 300 679

Name of Company	ACN
BREWARRINA AVIATION PTY LTD	123 513 968
BRIDAL BIKINIS AUSTRALIA PTY LTD	129 234 000
BRIGHT STAR TOWING & SMASH REPAIRS PTY LTD	099 300 919
BRISBANE CITY PROPERTIES PTY LTD	123 462 046
BROADBEACH MEDIA PTY LTD	117 926 851
BRODERICKS TILT TRAY PTY LTD	099 279 133
BROOKLYN DEVELOPMENTS PTY LTD	081 266 239
BUCKHAM SCHOOL SUPPLIES PTY LTD	103 391 457
BUDGET FINANCE CORPORATION PTY LTD	112 550 740
BUILDING APPROVALS GROUP PTY LTD	117 913 023
BURATTO ENTERPRISES PROPRIETARY LIMITED	004 505 186
BUSHTRICITY PTY LIMITED	123 470 217
BUSINESS ACCOUNTANCY & MANAGEMENT SERVICES PTY LTD	129 236 004
BUSINESS EXECUTIVE SUITES - WALKER STREET PTY. LIMITED	117 952 548
BUSY BEE HIRE PTY LTD	123 539 266
C.J.L. DEVELOPMENTS PTY LTD	129 277 452
C.L.R.W. DEVELOPMENTS PTY LTD	129 274 415
CAFE MANYANA PTY LTD	129 254 851
CANOPY CONCEPT INTERNATIONAL PTY LTD	091 214 292
CAPER ST PTY LTD	112 507 285
CAPITALDJ PTY LTD	107 629 461
CAPITAL ONE PROPERTY FUND LTD	117 898 870
CAPPRICE SERVICES PTY. LTD.	077 104 422
CASANOVA ENTERTAINMENT PTY LTD	123 459 861
CASSIDY COMMUNICATIONS PTY LTD	123 497 423
CASTLE INVESTMENTS (QLD) PTY LTD	129 272 180
CENTRO HOLDINGS PTY LTD	099 265 906
CHANDLER GOLD PTY. LTD.	129 300 036
CHARLROCK PTY. LTD.	054 620 012
CHARTERS TOWERS BED & BREAKFAST PTY LTD	112 565 385
CHERRY BARKER PTY LIMITED	117 946 666
CHERRY TRANSPORT PTY LTD	123 532 945
CHI LIN AUSTRALIA PTY LTD	112 540 511
CHISSAM HOLDINGS PTY LTD	103 404 619
CHUNG MU GONG PTY LTD	129 267 741
CINNAMON CREATIVE PTY LIMITED	129 296 251
CK PROPERTIES (WA) PTY LTD	129 255 232
CLEAR VIEW HAND CAR WASH CAFE PTY. LIMITED	123 476 111

Name of Company	ACN
CLEM SALWIN INVESTMENTS PTY. LIMITED	081 315 228
CLUB AUSTATION PTY LTD	129 261 178
CMC MEDIA PTY LTD	129 300 732
COASTLINE SPORTSWEAR WHOLESALERS PTY. LTD.	006 512 616
COLLINS HELE PTY LTD	129 278 280
COLSU PTY LTD	107 647 021
COMAST CONSULTING PTY LTD	067 834 119
COMET TAX PTY LTD	123 450 199
COMMERCIAL EQUIPMENT SOLUTIONS PTY LTD	112 527 698
COMPUTAMATION PTY LTD	091 240 970
CONNIECORP PTY LIMITED	123 455 505
CONSTRUCTIVE MANAGEMENT SOLUTIONS PTY LTD	095 501 741
COONARA MANAGEMENT PTY LTD	091 203 682
COREY LOVELL HOLDINGS PTY LTD	129 272 537
CORNER COUNTRY AIR SERVICES PTY. LIMITED	003 690 220
CORPORATEFLOWERS.COM.AU PTY. LTD.	129 239 863
CORROSION CONTROL AUSTRALIA PTY LTD	129 273 801
COSMIC GROUP NSW PTY LTD	129 245 290
COURALLIE AVENUE PTY LIMITED	107 635 549
COURWILL PTY LTD	112 569 490
CRACK ATTACK AUSTRALIA PTY LTD	129 238 615
CREATIVE BLOCK DESIGN PTY. LTD.	067 883 818
CROWN AUTOWORKS PTY LTD	123 490 193
CRUISING CATS PTY LIMITED	099 304 211
CTAN PTY LTD	107 667 907
CUBEWAVE PTY LTD	112 547 887
CULLAROO PTY LTD	123 518 678
CULVERSON EQUIPMENT PTY LTD	123 461 665
DAILEY SERVICES PTY LTD	062 386 369
DAKOTAH PTY LTD	117 956 813
DANIFER CONSULTANTS PTY LTD	072 515 587
DARREN SENTER SPORTS PROMOTIONS PTY LTD	091 176 162
DARRYL'S ROOFING CONTRACTORS PTY LTD	129 231 536
DASE SECURITY PTY. LTD.	128 837 589
DAS SERVICES - PLUMBING & BUILDING CONTRACTORS PTY LTD	072 495 179
DATA MORTGAGES NO 2 PTY LTD	123 536 612
DAVID BURROWS PTY LTD	129 228 299
DEBORAH TRADING PTY LTD	129 274 906

Name of Company	ACN
DELCOVE PTY LTD	009 436 248
DENKAZ PTY LTD	112 522 086
DENNSEAL PTY. LIMITED	077 105 849
DESERT MARINE INDUSTRIES PTY. LTD.	123 479 863
DESIGNAHOLICS PTY LTD	112 503 938
DFK MANAGEMENT PTY LTD	077 046 729
D FRAME ELECTRICAL PTY LIMITED	103 402 259
DILER DEVELOPMENTS PTY LTD	129 237 967
DINLARA PTY LIMITED	107 660 846
DIY SUPERIOR KITCHENS PTY LTD	095 606 492
DJPEARTON PTY. LTD.	129 261 007
DOMINION HOLDINGS NO. 54 PTY. LTD.	085 886 933
DON JUAN ENTERTAINMENT PTY LTD	123 459 870
DONNA OFFICE INTERIORS PTY LTD	077 100 675
DOOLGUNNA PTY LTD	072 476 325
D P P TRADERS PTY. LTD.	129 272 779
DRAYTON INVESTMENT PTY LTD	072 470 743
DREAM TEAM LOGISTICS PTY LTD	129 204 315
DREAMY DONUTS (PRODUCTION) PTY LTD	123 460 604
DRIVE (AUST) PTY LTD	107 625 285
DR LEONA YIP PTY. LTD.	123 479 890
DUDENEYE PTY LTD	103 379 504
DUSHAN TRANSPORT PTY LTD	129 208 199
DYNAMIC PARTNERS PTY LTD	129 201 305
EBIO CORPORATION PTY. LTD.	095 597 541
EB PROPERTY SOLUTIONS PTY LTD	123 526 312
ECO-WISE GROUP PTY LTD	112 572 951
ECO SEARCH ENVIRONMENTAL CONSULTANTS PTY LIMITED	107 621 250
ELAND INVESTMENTS PTY LTD	072 539 685
ELCAST NO.3 PTY. LTD.	103 400 666
ELDRIDGE EQUIPMENT HIRE PTY LTD	123 540 849
EMELVALE PTY. LTD.	112 560 979
EMERGENT THINKING PTY LTD	091 048 270
EMPIRE CREATIONS PTY. LTD.	095 628 158
END2END BELTS PTY LTD	129 262 086
ENSAT COMMUNICATION PTY LTD	112 521 641
EPISTON PTY. LTD.	099 274 969
EQUESTRIAN ENTERPRISES PTY LTD	112 571 829

Name of Company	ACN
EVENT MANAGEMENT WORLD WIDE PTY. LTD.	095 608 003
EXCEL FIELD SERVICES PTY LTD	081 300 941
EXPORT MINERAL PTY LIMITED	123 465 958
EXTREME FORM PTY LTD	117 911 967
EZY FITNESS (QLD) PTY LTD	129 292 075
EZY SCAFFOLDING PTY LTD	112 518 868
FABFRA PTY LTD	123 516 807
FANDANGO MELBOURNE PTY LTD	123 451 678
FASHION INDUSTRY SERVICES PTY LTD	112 562 339
FAST EAGLE SERVICE PTY LTD	129 294 328
FAST TRADING PTY. LTD.	117 918 082
FBC PTY. LTD.	129 265 014
F C S QUALITY FOODS PTY LTD	123 496 622
FIGHTING FIT AUSTRALIA PTY LIMITED	103 380 712
FINANCIAL TRADERS PTY LTD	117 947 887
FISHY BUSINESS (MONA VALE) PTY LIMITED	107 666 580
FLADE HOLDINGS PTY LTD	003 442 457
FLAT ROCK PTY LTD	000 298 537
FORMWORK 1 (AUST.) PTY LTD	123 460 597
FORTUNE TRADING (AUST) PTY LTD	095 628 407
FRASER COAST PLANS PTY LTD	123 508 449
FRED'S RENOVATIONS AND REPAIRS PTY LTD	103 404 922
FSF GROUP SERVICES PTY LTD	103 390 147
FULL BOTTLE PTY LTD	095 635 340
FUSION 20 PTY LTD	123 515 159
FUTURE POS PTY LTD	123 524 005
FX INTELLIGENCE PTY LTD	129 286 639
G.E.P. MANAGEMENT PTY LTD	107 646 766
G.N.L. INVESTMENTS PTY. LTD.	077 055 148
GA CLARK PTY LTD	099 257 520
GDM TECHNOLOGIES PTY LTD	091 263 704
GEMHOST PTY. LIMITED	003 691 432
GEORGE PALLIS & ASSOCIATES PTY LTD	103 399 319
GHIN GHIN PASTORAL & CONSULTING PTY LTD	095 641 526
GHM AUSTRALIA PTY LTD	129 299 369
GIANT INVESTOR PTY LTD	095 585 461
GILMERE PTY. LIMITED	085 898 077
GLAMSTART PTY LTD	123 512 032

Name of Company	ACN
GLENFIELD CHILDREN SERVICES (NSW) PTY LTD	103 390 085
GLEN WARRI WOOLS PTY LTD	081 291 429
GLOBAL COLLEGE ONLINE PTY LTD	071 888 803
GLOBAL FRONTLINE PTY. LTD.	129 250 282
GLOBALKON PTY LIMITED	091 230 330
GLOBAL MARKETING CORPORATION PTY LIMITED	072 519 138
GLOBAL MARKETING SOLUTIONS PTY LTD	117 869 217
GNOSIS CONSULTING PTY. LTD.	129 252 259
GODDAL PTY LTD	112 487 411
GOLD OCEAN PTY. LTD.	117 948 188
GOOD HOLDINGS PTY. LIMITED	072 474 054
GRAIL (QLD) PTY LTD	117 923 949
GRANT BURTON PTY. LTD	077 119 389
GREENEGGS AND CAMS PTY LTD	123 503 999
GREENSPAN MORTGAGE PROFESSIONALS PTY LTD	095 630 916
GREN PTY LTD	112 504 131
GUANGXI FIRST GATEWAY CREATION PTY. LTD.	129 289 765
HALAL CATERING SERVICES PTY LTD	129 283 227
HALLMARK DESIGNS PTY LTD	071 567 863
HAMILTON & HAMILTON PTY. LIMITED	003 925 746
HAMILTON EARTHMOVING PTY LTD	003 030 813
HATJINIKITAS HOLDINGS PTY LTD	123 497 610
HELP MAKE A DIFFERENCE LIMITED	129 216 986
H G TERRETT PTY LTD	000 973 642
HIGH-ROAD INTERNATIONAL PTY LTD	123 519 317
HIGHLY EVOLVED MARKETING PTY. LTD.	129 276 222
HOLISTIC FINANCIAL TRAINING PTY LTD	117 864 052
HOLLY HAIRCUTTING PTY LTD	099 283 235
HOME AUTOMATED LIVING PTY LTD	117 932 939
HOMINVEST PTY LIMITED	129 261 374
HORVAT GROUP PTY LTD	091 188 993
HUNTER VILLAS PTY LTD	129 268 560
HUSKS & IVORY PTY LTD	129 225 636
HYGIENESIS PTY LTD	112 483 020
I. ADLER NOMINEES PTY. LTD.	005 506 525
I & M TOBACCONIST & GIFT SHOP PTY LTD	091 210 838
ID BENCHMARK AUSTRALIA PTY LTD	123 469 821
IEDAC PTY LTD	129 248 577

Name of Company	ACN
IHL AUSTRALIA PTY. LTD.	077 069 740
IMEMUNITY PTY LTD	123 499 221
INDECO INTERIOR DESIGN PTY. LTD.	063 113 628
INNOVATIVE MACHINERY PTY LTD	076 986 091
I N PRYDE PTY LTD	003 219 261
INTEGRATED CABLING SOLUTIONS (AUST) PTY LTD	123 530 932
INTEGRATED MAPS AUSTRALIA PTY LTD	081 302 454
INTERACTIVE ANSWERS PTY LTD	095 610 165
INTERNATIONAL WHOLESALE FOODS PTY LTD	129 203 792
INVESTMENT INTELLIGENCE PTY LTD	129 286 960
IRRIGATION & GREY WATER SOLUTIONS PTY LTD	123 489 743
IZONADESIGN PTY LTD	123 484 837
J.A.C. CONSTRUCTIONS PTY LIMITED	063 164 303
J. EDGERTON NOMINEES PTY LIMITED	091 231 382
J.P.T. NOMINEES PTY. LTD.	006 232 382
J.R.T. ELECTRICAL PTY LTD	129 206 480
J & P R ENTERPRISES PTY LTD	117 923 636
J & S SPRINGFIELD TRANSPORT PTY. LTD.	129 268 793
J & T PLUMBING PTY LTD	129 204 075
JACKER CLEANING SERVICES PTY LTD	107 653 510
JBD PROMOTIONAL STAFF PTY LTD	129 289 167
JBL ENTERPRISES (SA) PTY LTD	112 490 749
JIFNA TRANSPORT & TIPPER SERVICES PTY. LTD.	129 297 392
JIMELEC PTY. LTD.	091 212 190
JNS CORPORATION PTY LTD	085 904 801
JOHN P. STEVENS PTY. LIMITED	050 489 819
JOHN PARKER & CO PTY LTD	103 416 182
JOHN PORTER SUPERANNUATION PTY LTD	103 390 898
JOINT SERVICES PTY LTD	112 517 094
JONAS DEVELOPMENTS PTY LTD	129 250 139
JONTINE PTY LTD	123 543 199
JOO IN PTY LTD	123 519 399
JOWILLCO PTY. LTD.	123 465 681
JPL MANAGEMENT PTY LTD	123 445 643
JRPC NATIONAL PTY LTD	129 290 339
JT PERPETUAL PTY LIMITED	128 609 549
JUBIJUBI PTY LIMITED	129 276 339
K & M ENTERPRISES (NSW) PTY LTD	123 514 198

Name of Company	ACN
KALYAN PTY. LTD.	129 280 628
KAMP-RITE PTY LTD	117 928 980
KARIYA PTY LTD	123 491 672
KARMA 2004 PTY LTD	103 390 067
KARRHO PTY LTD	123 467 569
KATIES ENTERPRISES PTY LIMITED	117 622 090
KAYASARA PTY LTD	129 225 958
KAYSA EXPRESS PTY LTD	107 618 922
KENMORE TRADING CO PTY LTD	054 748 702
KEW MOTORS PTY. LTD.	058 619 800
KIDJO PTY LTD	129 233 129
KIDS COLLECTION CO PTY LTD	129 290 642
KIPROS PTY. LIMITED	054 397 698
KIWIGOLD PTY. LTD.	007 137 377
KJG PTY LTD	123 522 887
K J WILSON CO PTY LTD	123 460 668
KLEENAZ AUSTRALIA PTY LTD	103 395 633
KMDC PTY. LTD.	112 479 722
KNJ TRANSPORT PTY LTD	129 213 565
KOMET KARAOKE PTY. LTD.	123 442 099
KURANUI INVESTMENTS PTY LTD	129 201 609
KYLKIR PTY LTD	003 225 901
KYLMARE PTY LTD	112 097 800
K9 CRUISERS PTY LTD	112 523 127
LAIKA INVESTMENTS PTY LTD	072 533 441
LANDCON PTY LTD	091 214 872
LANGLEY PROPERTIES PTY LIMITED	003 925 184
LANO FASHION PTY. LTD.	129 281 796
LANSARC PTY LIMITED	072 496 505
LEFT WAY RIGHT PTY LTD	129 220 711
LEIGH MARIS PTY LTD	077 103 765
LE MERIDIEN PTY LTD	117 892 912
LEONIRV PTY. LIMITED	077 092 847
LEVENTON INTERNATIONAL PTY LTD	117 917 674
LINA AUSTRALIA PTY LTD	129 295 361
LINDA ALLEN FITNESS STUDIOS PTY LTD	129 261 954
LINDEN COMMUNICATIONS CONSULTING PTY LTD	095 656 330
LINEMASTER PTY LTD	103 403 916

Name of Company	ACN
LINEN AVENUE BUYING GROUP PTY LTD	123 490 586
LION GROUP OF COMPANIES PTY. LTD.	107 598 845
LION SHIPPING PTY LTD	107 598 863
LIQUIDITY CAPITAL PTY. LIMITED	117 943 898
LIVING PARADISE ENTERPRISES PTY LTD	129 228 753
LMI FIRST PTY LTD	112 553 714
LNT VISION PTY LTD	129 269 450
LONGBEACH CUSTOMS AUSTRALIA PTY LTD	117 902 815
LOTOSLAND DESIGN WORKSHOP PTY. LTD.	117 872 250
LRV GROUP OF COMPANIES PTY LTD	112 540 520
LUVBUG DATING PTY LTD	117 890 472
LYNTRIX PTY LTD	129 256 873
M.L.M.-BUSINESS STRATEGIES PTY. LTD.	095 653 946
M & GOLD SERVICES PTY. LTD.	129 245 638
M-C-D MOTOR SPORT PTY. LIMITED	008 634 455
MABIC CONSTRUCTIONS PTY. LTD.	063 125 637
MACDONALD VALLEY CO PTY LIMITED	091 213 295
MACQUARIE IT PTY. LTD	129 297 383
MADISON MANAGEMENT SERVICES PTY LTD	091 214 881
MAGNETIC ENTERPRISES PTY LTD	103 403 925
MAG WASTE PTY LTD	123 503 882
MALKIM PTY LTD	099 254 930
MALKYL HOLDINGS PTY LTD	112 527 410
MAMIC AND CARROLL PTY LTD	081 281 432
MANDARIN MUSIC PTY. LTD.	081 295 552
MANGO MARTINI PTY LTD	103 385 637
MARC LIN AUSTRALIA PTY LTD	085 870 328
MAREK ELECTRICAL PTY LTD	103 420 417
MARK DEMPSEY PTY LTD	123 456 655
MARKET SMART PTY LTD	129 214 839
MARUTI INTERNATIONAL PTY LTD	129 201 627
MARWICK ROOFING PTY. LTD.	058 678 461
MAUSHAUS PTY LTD	123 521 004
MAV FORMWORK PTY LTD	129 264 946
MCHUGH ENTERPRISE HOLDINGS PTY. LTD.	129 287 761
MCKINLEY & SHAW PTY LTD	003 035 265
MCWILLIAMS ACCOUNTING SERVICES PTY LTD	103 411 927
MEDICAL RESEARCH AND DEVELOPMENT PTY. LTD.	123 498 635

Name of Company	ACN
MEGATREND COMPUTER RESOURCES PTY LIMITED	123 445 616
MELBOURNE CONTRACT SERVICES PTY. LTD.	117 893 419
MENIN HOLDINGS PTY LTD	067 845 621
MENKENS MENKENS & WINTOUR PTY LTD	091 228 394
MERCATUS CAPITAL AUSTRALIA PTY LTD	123 524 274
MERVANNLEIGH PTY. LTD.	010 893 268
MIACASS PTY LTD	129 259 098
MICK'S CONTAINER WASH PTY. LTD.	099 299 304
MIKE ROSE PTY LTD	067 812 060
MILANO DISTRIBUTION PTY. LTD.	117 872 876
MINI WORLD PTY LTD	107 633 885
MITCOM CABLING SYSTEMS PTY. LTD.	091 228 125
MODCOM CIVIL CONTRACTING PTY LTD	002 350 709
MOSAIC RESIDENTIAL PTY LTD	123 493 970
MOSES GROUP CUSTOMER SERVICES PTY LTD	129 231 027
MOT (NSW) PTY LIMITED	107 617 078
MOTOR EVENTS PTY LTD	107 649 785
MOUDIAY SHOW PTY LTD	123 522 289
MOUNT OVEN PASTORAL PTY LTD	107 661 450
MOVE FAST TRANSPORT PTY. LIMITED	123 540 910
MPM PERFORMANCE PTY LTD	112 546 264
MTT ADVANCED MATERIALS PTY LTD	107 675 301
MULTIPLE BUSINESS SERVICES PTY. LTD.	005 959 633
MUSTERBROOK PTY. LTD.	011 009 751
MUZAK PTY. LTD.	112 507 632
MY ARCHER WAY PTY LTD	129 281 072
MY INTERNET STORE PTY LTD	117 947 832
NALSCO HOLDINGS PTY LTD	117 941 652
NANNY CARE PTY LTD	123 467 612
NASH DEVELOPMENTS PTY LTD	103 395 339
NATHAN WILSON INVESTMENTS PTY. LTD.	099 310 344
NATIONAL SPORTS DISPUTE CENTRE PTY LTD	072 380 217
NAVYWORTH PTY. LTD.	067 544 807
NCP QUEENSLAND PTY LTD	112 537 916
NEED EDUCATION SERVICE PTY LTD	095 642 461
NEWCASTLE COMPUTER WIZ PTY. LTD.	129 258 555
NEW GUI HE PTY. LTD.	129 217 483
NEWPORT FIVE PTY. LTD.	129 251 458

Name of Company	ACN
NEWTIME AUSTRALIA LTD	117 954 819
NINE 73 CONSTRUCTIONS PTY LTD	077 082 592
NJT ENTERPRISES PTY LTD	123 487 516
NSW COMMERCIAL PTY. LTD.	129 282 873
NUKAR HOLDINGS PTY LTD	129 287 618
O'HANLON HOSPITALITY PTY LTD	107 636 564
OCEAN GROUP CO. PTY. LTD.	085 889 112
OCEAN MANUFACTURING PTY. LIMITED	054 797 232
OLBEBOSS PTY LTD	103 390 807
ONEFREEBIKE PTY LTD	077 061 888
ONE STOP MUFFLER & MECHANICAL SHOP PTY LTD	123 446 097
ORGFIN PTY LTD	107 642 731
OSCIVE PTY LTD	002 056 644
OSICHE HOLDINGS PTY. LTD.	129 264 615
OSU STILLWATER PTY LTD	123 497 932
OS WORLD EVENT MANAGEMENT PTY. LTD.	085 908 827
OZ BUILDINGS PTY. LTD.	129 294 499
P.E.A.C. PLASTICS PTY. LTD.	107 629 998
P & H JENNINGS HEAVY MACHINERY GLASS PTY. LIMITED	003 689 647
PACIFIC CHEMICALS PTY LTD	067 628 344
PACIFIC DEBENTURES PTY LTD	091 197 643
PACIFIC GLASS SOLUTIONS PTY LTD	123 476 773
PACIFIC SPRAY HIRE HUNTER PTY LTD	129 259 338
PACIFIC SPRAY HOLDINGS PTY LTD	129 259 285
PAD PRINT AUSTRALIA PTY LTD	129 283 370
PANOREA CORPORATION PTY LTD	081 302 098
PARVA SHOPFITTING PTY LTD	112 529 530
PATRICK REPAIRS PTY. LTD.	129 238 633
PAUL LYDALL CRANE OPERATIONS PTY LTD	112 495 691
PAYBACK PTY LTD	091 207 733
PEAKE SYSTEMS PTY. LTD.	095 648 614
PEARLMAN CLEANING SERVICES PTY. LTD.	058 660 389
PEGASUS SEVEN PTY. LTD.	112 527 670
PELGEN INTERACTIVE PTY LTD	058 644 134
PENGAR PTY LTD	129 262 371
PENINSULA HOLDINGS (VIC) PTY. LTD.	123 521 728
PEPORA INVESTMENTS PTY LIMITED	123 447 058
PETER & DONNA COURIERS PTY LTD	103 384 952

Name of Company	ACN
PEZZANO GROUP PTY LIMITED	123 540 732
PHOENIX CIVIL PTY LIMITED	103 381 479
PINE RIVERS REMOVALS PTY. LTD.	129 277 078
PINKUSBLAESS PTY. LTD.	091 251 106
PINNACLE WORKERS PTY LTD	112 491 693
PLESA PTY. LTD.	009 290 206
PNR OILS PROPRIETARY LIMITED	117 868 658
POSITIVE CLEARINGS PTY. LTD.	129 297 445
POWERTEK ENERGY PTY LTD	123 534 047
PRIME PACIFIC APARTMENTS PTY. LTD.	010 781 718
PRISM TILING SERVICE PTY LTD	129 262 433
PRO BUILDING PTY. LTD.	123 536 676
PROJECT SOLUTIONS (VIC) PTY LTD	091 250 832
PRO LIFT AUSTRALIA PTY LTD	112 487 224
PROSERPINE DEPOT PTY LTD	103 404 351
PSJ (QLD) PTY LTD	117 910 031
PURESEEM PTY LTD	103 411 070
PYRUS HOLDINGS PTY LTD	103 416 397
QTL CARPENTRY PTY LTD	112 567 807
QUEENS CAPITAL GROUP PTY LTD	099 211 266
QUEENSLAND PATROLS AND RESPONSE PTY LTD	129 262 737
QUELLINGTON PTY LTD	008 951 077
QUICK-PACE PTY. LTD.	107 610 962
QUICK CEILINGS PTY. LTD.	129 247 374
QUINALUP PTY LTD	081 295 310
Q1 PTY LTD	129 232 677
R.A.M. BUILDING PTY. LIMITED	050 268 169
R.S.Y. INVESTMENTS PTY. LTD.	006 232 024
R.T. ROOF RESTORATIONS PTY LTD	095 634 432
R&J DRIVER SERVICE'S PTY. LTD.	129 231 349
R & J JANSON PTY LTD	123 520 927
RACING DREAM PTY LTD	129 207 638
RACING XTRA PTY LTD	123 445 581
RAINBOW 7 INTERNATIONAL PTY LTD	123 524 470
RAINNWATER PTY LTD	112 555 914
RAZALI PTY LTD	107 600 055
REAL VIDEO TOURS PTY LTD	117 958 693
REBAMY PTY LIMITED	067 850 195

Name of Company	ACN
RECREATE YOURSELF PTY LIMITED	112 538 440
RED EMU TOURS PTY. LTD.	077 048 812
RED STAR FLOORING PTY LTD	129 214 151
REECE CUTTING SERVICES PTY. LTD.	112 507 212
REGGIE V PTY LTD	129 267 036
REKODALE PTY LTD	117 882 783
REMOTION PTY. LTD.	099 281 366
RENTOWN PTY. LTD.	058 426 654
RENT TO BUY HOUSES PTY LTD	103 420 202
REPTILE WRANGLERS INTERNATIONAL PTY LTD	103 399 828
RESEARCH MANAGEMENT MIRAM VALE PTY. LTD.	112 550 679
RESOURCE PLUS PTY. LTD.	129 278 226
RHIMES CONSULTING PTY. LTD.	129 302 307
RIA BUILDING (NSW) PTY. LTD.	063 191 417
RICHARDS PROPERTY GROUP PTY LTD	112 497 202
RICHSOFT PTY LTD	103 415 710
RIS RETAIL NETWORKS PTY. LTD.	123 517 635
RIVSHEAR PTY LIMITED	103 414 017
RJH RACING PTY LTD	129 223 276
R M K CONSULTING PTY LTD	091 241 262
ROAD ANGEL ASIA PACIFIC PTY LIMITED	123 459 021
ROBARDE PACIFIC PTY. LTD.	054 828 572
ROBERTS TECHNICAL SERVICES PTY LTD	107 607 901
ROKIA PTY LTD	112 539 410
ROLAND TRAVEL SERVICE PTY. LTD.	011 009 420
ROMMAC INDUSTRIES PTY LTD	112 523 056
RTG MEDICAL SERVICES PTY. LTD.	123 467 881
RUDLEDGE HOLDINGS PTY LTD	129 258 779
RUSE ENTERTAINMENT PTY LTD	129 215 069
RYMA CORPORATION PTY. LTD.	067 811 072
S.R. WALLACE BUILDING SERVICES PTY. LIMITED	058 627 955
SALCHEZ CONSULTING PTY. LTD.	103 355 371
SALISBURY STORAGE PTY LTD	103 395 919
SAMIK PTY LTD	107 651 392
SANCHEZ FAMILY HOLDINGS PTY LTD	123 495 947
SA PA (AUST) PTY LTD	123 498 840
SATORI TRADING GROUP PTY LTD	099 286 209
SAUNDERS PLASTIC RECYCLING PTY LTD	123 454 839

Name of Company	ACN
SBHR PTY LTD	129 210 788
SCHINCORP DEVELOPMENTS PTY LTD	123 539 846
SCKALACA PTY LTD	103 419 370
SCOTT CORRIE PTY LTD	123 538 349
SCOTT INDUSTRIES PTY LTD	112 540 977
SCUD73 PTY LTD	117 944 813
SEARCH ENGINEERS PTY LTD	117 927 992
SEAVIEW ASSET PTY LTD	129 240 017
SEDUCTION (AUS) PTY LTD	123 503 202
SELESTREAM PTY LTD	103 381 862
SELF FUND PTY. LIMITED	103 370 449
SHAHRVAND SERVICES PTY LTD	112 563 925
SHAMBALA PROPERTIES PTY LTD	107 644 477
SHANE L SULLIVAN PTY LTD	091 220 012
SHERIDAN INTERIORS PTY LTD	081 327 442
SHORE THING HOLDINGS PTY LTD	081 287 756
SIAM SP PTY LTD	095 658 192
SIDLAW FINANCIAL SERVICES PTY LTD	123 518 874
SIENNA INTERNATIONAL PTY LTD	129 207 290
SILK PURSE SOWS EAR PTY. LTD.	117 914 039
SILVER 100 ALUMINIUM (AUSTRALIA) PTY LTD	129 203 550
SIXTY-THIRD GRADUATE PTY. LTD.	006 232 391
SJJ PAINTING & DECORATING SERVICES PTY LTD	123 499 696
SKH ENG PTY LIMITED	129 243 009
SMP MEDICAL SERVICES PTY LTD	129 206 711
SOLASMART PTY LTD	129 250 504
SOMERVILLE VICTORIA PTY. LTD.	107 674 322
SONGE ARTS PTY LTD	091 229 819
SOONG CAR RENTAL PTY LTD	058 626 449
SOUL-LE-U PTY. LTD.	129 227 916
SOULMATE INTERNATIONAL HOLDINGS PTY LTD	129 222 886
SOUTHERN SPIRIT SALES PTY LTD	107 610 766
SOUTH STREET PTY LIMITED	002 330 529
SPACES 'N' PLACES PTY LTD	107 621 698
SPANIA IBERIAN PRODUCTS PTY LTD	123 481 694
SPECIALIZED PLUMBING SERVICES PTY. LTD.	123 524 532
SPI SURFER PTY. LTD.	123 542 530
SPLASH VISION PTY LTD	123 536 523

Name of Company	ACN
STAUNCH INTERNATIONAL PTY LTD	129 264 973
STJ HOLDINGS PTY LTD	123 529 742
STONE AGE DIMENSIONS PTY LTD	081 283 481
STORM FINANCIAL (TWELVE) PTY LIMITED	123 506 598
STRANGEWAYS INVESTMENTS PTY LTD	063 146 298
STRARCH TECHNOLOGIES PTY LIMITED	107 636 788
STRATEWAY PTY. LTD.	099 274 987
STREAM DEVELOPMENTS PTY LTD	123 484 846
STREAMLINE MEDITATION PTY LTD	129 212 095
STRIKCORP PTY LTD	091 255 104
STRUDDY'S FREIGHT SOLUTIONS PTY LTD	129 267 509
STUNTZ XTREME PTY LTD	107 631 078
STYNES PROPERTIES PTY. LTD.	117 893 437
SUHAM SAKSSI PTY LTD	117 917 227
SUMMERHILL PROPERTY DEVELOPMENTS PTY. LTD.	010 558 460
SUMMIT RIDGE PTY LTD	099 276 561
SURFGLADE PTY LTD	063 151 913
SWANVEST PTY. LTD.	067 881 663
SWEENEY TRANSPORT (VIC) PTY. LTD.	123 514 296
SWEET AT HEART PTY LTD	117 895 253
SWINNO'S DINER PTY LTD	117 864 089
SYDNEY 2002 GAY GAMES LIMITED	076 434 761
SYPRIM PTY LTD	129 246 573
T. H. PROJECTS PTY LTD	112 518 313
T.K.D. FASCIA & GUTTERING PTY LTD	103 353 859
T & C MARINE PTY LTD	129 228 771
TACK'S OUTBACK ENTERPRISE PTY LTD	129 250 255
TAJ BENNETT PTY LTD	123 506 561
TALL-KING PTY LTD	063 155 297
TANCRED ASSETS PTY LTD	123 513 771
TARGET BUILDINGS PTY LIMITED	067 821 649
TASC CAPITAL PTY LIMITED	081 320 318
TAT INTERIOR PTY LTD	117 930 542
TECHNICON BUILDING SERVICES PTY LTD	117 849 500
TEN SOLUTIONS PTY LTD	085 850 808
TENWA INTERNATIONAL GROUP PTY LTD	081 294 199
THAT'S AMORE CAKES & CONTINENTAL KITCHEN PTY LTD	123 526 778
THE COFFEE BEAN SHOP PTY LTD	103 415 523

Name of Company	ACN
THE GALERIA PTY. LTD.	129 290 437
THE LOCKWOOD RETIREMENT FUND PTY. LTD.	085 885 954
THE REFINANCING SPECIALIST PTY LIMITED	103 414 786
THERESE PLUMBING & AIRCONDITIONING PTY. LTD.	123 452 595
THE SAFFRON ROSE GROUP PTY. LTD.	107 649 418
THESKINCOMPANY PTY LTD	123 510 010
THE SPOT REALTY PTY LTD	123 540 581
THE WINE BARREL FURNITURE COMPANY PTY LTD	122 824 202
THIRST FASHIONS PTY LTD	129 244 239
THK MANAGEMENT GROUP PTY. LTD.	129 245 709
THM CONTRACTOR PTY LTD	117 905 530
THOMAS & THOMAS DEVELOPMENTS PTY LTD	103 415 587
TILING & PAVING KINGS PTY LTD	123 519 595
TIMBTEK PTY LTD	085 920 770
TINA INVESTMENTS PTY. LTD.	129 245 325
TKT HAULAGE PTY LTD	123 459 905
TLC FINANCE PTY LTD	123 512 229
TMA FAMILY INVESTMENTS PTY LTD	129 276 044
T M L AUSTRALIA PTY LIMITED	103 400 111
TOP OF THE HILL (AGNES WATER) PTY. LTD.	112 550 624
TOTAL ASSET VALUATION SERVICES PTY. LTD.	107 668 655
TOYBOX NOMINEES PTY LTD	117 958 504
TRADING APPLIANCES GLOBALLY PTY. LTD.	081 048 973
TRANSWORLD DEVELOPMENT (AUSTRALIA) PTY. LTD.	091 208 561
TRIDENT LEASE AND RENTAL PTY LTD	103 373 057
TRUONGEE PTY. LTD.	123 457 876
TRYTELL HOLDINGS (EMPORIUM) PTY LTD	107 645 410
TRYTELL PROPERTY INVESTMENTS PTY LTD	107 655 952
TSELEPIS PTY. LTD.	077 128 039
TUMINCO PTY LTD	009 363 053
TURBINE AIR CONSULTANTS PTY. LTD.	107 641 814
TURTLELEAP PTY LTD	085 917 308
UNITED MEDICAL CENTRE PTY LTD	129 253 265
UPRIGHT.COM PTY LTD	081 273 967
VARIPAK PTY. LTD.	091 262 609
VENTURA CONSTRUCTIONS PTY. LTD.	117 932 466
VENUS & APOLLON PTY LTD	103 386 189
VERDE GRIS PTY LTD	067 875 263

Name of Company	ACN
VICOF PTY LTD	095 619 775
VIRTUAL TV PTY LTD	123 533 639
VRT SEAL CONSTRUCTION PTY LTD	112 507 276
VSSRG PTY. LTD.	123 499 712
VTINAS PTY LTD	095 621 097
V10 INVESTMENTS PTY LTD	091 908 066
WADDIFF PTY LTD	107 645 358
WAITOMO INVESTMENTS PTY LTD	129 201 047
WALFORD ENTERPRISES 1 PTY LTD	129 270 588
WALFORD ENTERPRISES 2 PTY LTD	129 271 129
WANG YANG PTY LTD	129 289 354
WANTIRNA CHILDREN SERVICES (VIC) PTY LTD	099 292 252
WARDIN RESOURCE COMPANY PTY. LIMITED	123 447 450
WASABI INVESTMENTS PTY LTD	085 860 037
WAY2 COOL PTY. LTD.	099 290 150
WEB APPLICATIONS PTY. LTD.	117 851 626
WEBNEWS GROUP PTY LTD	103 407 889
WENTY SAND & SOIL PTY LIMITED	117 886 218
WEST ASSETT SERVICES PTY LTD	129 273 061
WHITBY (AUST) PTY LTD	112 490 758
WILD AIR SERVICES PTY LIMITED	129 208 519
WILD SKUNK PTY LTD	123 487 865
WINE MATES AUSTRALIA PTY. LIMITED	123 466 964
WINES TO THE STARS PTY. LTD.	129 283 790
WODA PURE PTY LTD	107 635 558
WOMBARRACO PTY LIMITED	123 534 896
WOMENS NATURAL HEALTH PTY. LIMITED	129 220 962
WORKING KNOWLEDGE SOLUTIONS PTY. LTD.	107 624 984
WORLD EQUITY HOLDINGS PTY LIMITED	117 953 643
WORLD EQUITY PTY LIMITED	117 953 670
WSTORE PTY LTD	112 483 646
W2C2=\$ PTY LIMITED	003 045 994
XPERT PTY. LTD.	063 101 244
XPOZE CAPITAL PTY. LTD.	117 913 489
YAGAN PTY LTD	123 482 155
YARRAM HAO JIE PTY LTD	129 214 642
YARRAM WAYMARK PTY LTD	129 214 688
YUN CHENG TRANSPORT PTY. LTD.	123 491 930

Name of Company	ACN
ZEGAN PTY LTD	123 469 036
ZONUM CORPORATION PTY LTD	129 262 077
ZREIKA & ASSOCIATES PTY LTD	123 497 101
31 TOOGOOM ROAD PTY LTD	103 371 820
4B4 PTY LTD	112 491 013
421 PTY LTD	123 519 479
60 RIVER ROAD PTY LTD	123 490 988
8 BALL MEDIA PTY LTD	123 541 079

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.

ABJURMUCK LIMITED ACN 064 157 839 will change to a proprietary company limited by shares. The new name will be
ABJURMUCK PTY. LIMITED ACN 064 157 839.

AUSTRAL COAL PTY LIMITED ACN 069 071 816 will change to a public company limited by shares. The new name will be
AUSTRAL COAL LIMITED ACN 069 071 816.

EVANS & PECK GROUP LIMITED ACN 097 996 533 will change to a proprietary company limited by shares. The new name will be
EVANS & PECK GROUP PTY LTD
ACN 097 996 533.

SINO GOLD MINING LIMITED ACN 093 518 579 will change to a proprietary company limited by shares. The new name will be
SINO GOLD MINING PTY LIMITED
ACN 093 518 579.

WOMBAT RESOURCES PTY LIMITED ACN 126 633 994 will change to a public company limited by shares. The new name will be **WOMBAT RESOURCES LIMITED** ACN 126 633 994.

ARDF LIMITED ACN 075 725 478 will change to a proprietary company limited by shares. The new name will be
ARDF PTY LIMITED ACN 075 725 478.

C & J COURTNEY LIMITED ACN 118 204 783 will change to a proprietary company limited by shares. The new name will be
C & J COURTNEY PTY LTD ACN 118 204 783.

GEOPOWER PTY LTD ACN 125 201 970 will change to a public company limited by shares. The new name will be
GEOPOWER ENERGY LIMITED
ACN 125 201 970.

THE KENSINGTON FUND LIMITED ACN 078 235 926 will change to a proprietary company limited by shares. The new name will be
THE KENSINGTON FUND PTY LIMITED
ACN 078 235 926.

CORPORATIONS ACT 2001
SECTION 164(3)

Notice is given that the change in details of registration of **CONTINENCE CONTROL SYSTEMS INTERNATIONAL PTY LTD ACN 105 040 793** was notified incorrectly in ASIC Gazette No A026/10 dated 23 March 2010. The correct entry is displayed as follows:

CONTINENCE CONTROL SYSTEMS
INTERNATIONAL PTY LTD ACN 105 040 793 will
change to a public company limited by shares. The
new name will be
CONTINARA LIMITED ACN 105 040 793.

Dated this day **6 April 2010**.

Rosanne Bell
DELEGATE OF
THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION