IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMERCIAL AND EQUITY DIVISION COMMERCIAL COURT

S CI 2011 00888

IN THE MATTER OF TIMBERCORP SECURITIES LIMITED (IN LIQUIDATION) (ACN 092 311 469)

TIMBERCORP SECURITIES LIMITED (IN LIQUIDATION) (ACN 092 311 469)
IN ITS CAPACITY AS RESPONSIBLE ENTITY OF THE 2004 TIMBERCORP CITRUS
PROJECT (ARSN 108 887 538) AND THE 2005 TIMBERCORP CITRUS PROJECT (ARSN
114 091 299) AND ORS ACCORDING TO THE SCHEDULE
Plaintiffs

CERTIFICATE IDENTIFYING EXHIBIT

Date of document:

2 March 2011

Filed on behalf of:

the Plaintiffs

Prepared by:

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This is the exhibit marked "ASM-6" now produced and shown to ANTONY SCOTT MUNRO at the time of swearing his affidavit on 2 March 2011.

MEAGAN LOUISE GROSE Arnold Bloch Leibler Level 21, 333 Collins Street

Before me:

Melbourne 3000 An Australian Legal Practitioner within the meaning of the Legal Profession Act 2004

Exhibit "ASM-6"

Kangara Grower Rights Deed dated 2 March 2011

ASM-6



Kangara Grower Rights Deed

Align Funds Management Limited (formerly known as Orchard Investments

Management Limited) (ACN 105 684 231)

in its capacity as responsible entity of the Timbercorp Orchard Trust

(ARSN 106 557 297) (Receivers and Managers Appointed)

Michael Fung and Paul William Kirk

in their capacities as Receivers and Managers of the assets of TOT RE

Timbercorp Securities Limited (In Liquidation) (ACN 092 311 469) in its personal capacity and in its capacity as responsible entity of the 2005 Timbercorp Citrus Project (ARSN 114 091 299) and in its capacity as responsible entity of the 2004 Timbercorp Citrus Project (ARSN 108 887 538)

Timbercorp Limited (In Liquidation) (ACN 055 185 067)

Mark Anthony Korda and Leanne Kylie Chesser in their capacities as Liquidators of TSL and Timbercorp

Allens Arthur Robinson Level 27 530 Collins Street Melbourne VIC 3000 Australia Tel +61 3 9614 1011 Fax +61 3 9614 4661 www.aar.com.au

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Date 2011 **Parties** Align Funds Management Limited (formerly known as Orchard Investments 1. Management Limited) (ACN 105 684 231) in its capacity as responsible entity of the Timbercorp Orchard Trust (ARSN 106 557 297) (Receivers and Managers Appointed) incorporated in Victoria of Level 33, 360 Collins Street, Melbourne, Victoria, 3000 (TOTRE). 2. Michael Fung and Paul William Kirk in their capacity as joint and several receivers and managers of the assets of Align Funds Management Limited (formerly known as Orchard Investments Management Limited) (ACN 105 684 231) in its capacity as responsible entity of the Timbercorp Orchard Trust (ARSN 106 557 297) (Receivers and Managers Appointed) (Receivers). 3. Timbercorp Securities Limited (In Liquidation) (ACN 092 311 469) in its personal capacity and in its capacity as responsible entity of the 2004 Timbercorp Citrus Project (ARSN 108 887 538) and in its capacity as responsible entity of the 2005 Timbercorp Citrus Project (ARSN 114 091 299) c/o KordaMentha of Level 24, 333 Collins Street, Melbourne, Victoria, 3000 (TSL). Timbercorp Limited (In Liquidation) (ACN 055 185 067) c/o KordaMentha of 4. Level 24, 333 Collins Street, Melbourne, Victoria, 3000 (Timbercorp). 5. Mark Anthony Korda and Leanne Kylie Chesser in their capacities as joint and several liquidators of TSL and Timbercorp of Level 24, 333 Collins Street, Melbourne, Victoria, 3000 (Liquidators). Recitals TOT RE is the owner of the Land and Water Entitlement. A The Land and Water Entitlement are currently used in connection with the 2004 В Citrus Project and the 2005 Citrus Project and, for that purpose, are encumbered by head-leases, sub-leases and licence agreements which were entered into by certain Timbercorp Entities, the Growers, and TOT RE. C In connection with the receivership of TOT RE, the Receivers are conducting sales processes for the sale of the Land and Water Entitlement. D This Deed sets out arrangements with respect to the extinguishment of the Grower Rights in respect of the Land and Water Entitlement and the surrender of the Head Leases.

It is agreed as follows.

1. Definitions and Interpretation

1.1 Definitions

The following definitions apply unless the context requires otherwise.

2004 Citrus Project means the 2004 Timbercorp Citrus Project (ARSN 108 887 538).

2005 Citrus Project means the 2005 Timbercorp Citrus Project (ARSN 114 091 299).

AgriExchange means AgriExchange Murtho Pty Ltd (ACN 093 583 049).

Agriproperty means Agriproperty Pty Ltd (ACN 140 954 874).

Claimant means each person who has any rights to all or any part of the Net Proceeds, to be determined by the Court in the Kangara Rights Proceeding.

Corporations Act means the Corporations Act 2001 (Cth).

CostaExchange means CostaExchange Limited (ACN 002 687 961).

Court means the Supreme Court of Victoria.

Crop Sale Agreements means:

- (a) the Sale of Crop Deed 2004 Timbercorp Citrus Project dated 4 June 2009 between, among others, AgriExchange, CostaExchange, a number of Timbercorp Entities and their administrators;
- (b) the Sale of Crop Deed 2005 Timbercorp Citrus Project dated 4 June 2009 between, among others, AgriExchange, CostaExchange, a number of Timbercorp Entities and their administrators;
- (c) the Sale of Wine Grape Agreement dated 29 January 2010 between among others
 TOT RE, the Liquidators, a number of Timbercorp Entities (all in liquidation),
 CostaExchange and AgriExchange;
- (d) the Sale of Citrus Agreement (1 December 2009 to 30 June 2010) in respect of the 2004 Citrus Project dated 16 July 2010 between, among others, TOT RE, CostaExchange, AgriExchange, the Liquidators and a number of Timbercorp Entities (all in liquidation);
- (e) the Sale of Citrus Agreement (2011 Financial Year) in respect of the 2004 Citrus Project dated 16 July 2010 between, among others, TOT RE, CostaExchange, AgriExchange, the Liquidators and a number of Timbercorp Entities (all in liquidation);
- (f) the Sale of Citrus Agreement (1 December 2009 to 30 June 2010) in respect of the 2005 Citrus Project dated 16 July 2010 between, among others, TOT RE, CostaExchange, AgriExchange, the Liquidators and a number of Timbercorp Entities (all in liquidation);

- (g) the Sale of Citrus Agreement (2011 Financial Year) in respect of the 2005 Citrus Project dated 16 July 2010 between, among others, TOT RE, CostaExchange, AgriExchange, the Liquidators and a number of Timbercorp Entities (all in liquidation); and
- (h) the 2011 Sale of Wine Grape Agreement Kangara in respect of wine grapes located on the Wine Grape Vineyards dated on or about 24 November 2010 between, among others, TOT RE, Kingston, the Liquidators and a number of Timbercorp Entities (all in liquidation).

Grower Licences means, in respect of the 2004 Citrus Project, the licence agreements granted to Growers in respect of the Land on which the 2004 Citrus Project is conducted and, in respect of the 2005 Citrus Project, the licence agreements granted to Growers in respect of the Land on which the 2005 Citrus Project is conducted.

Grower Rights means all of the right, title and interest (if any) of the Growers in the assets the subject of the Sale Agreements, including their rights under the Grower Licences.

Growers means the investors in the 2004 Citrus Project and investors in the 2005 Citrus Project.

GST has the meaning given to that term in the A New Tax System (Goods and Services Tax) Act 1999.

Head Leases means the following leases:

- (a) Lease No. L 9852713 dated 26 May 2004 between TOT RE (as lessor) and Timbercorp (as lessee) and TSL (in relation to the Land);
- (b) Underlease No. UL 10240850 dated 5 May 2005 between Timbercorp (as underlessor) and TSL (as underlessee) (in relation to the 2005 Citrus Project); and
- (c) Underlease No. UL9857592 (undated) between Timbercorp (as underlessor) and TSL (as underlessee) (in relation to the 2004 Citrus Project and the Wine Grape Vineyard).

Kangara Rights Proceeding means a proceeding to determine which person or persons have any rights to all or any part of the Net Proceeds.

Kingston means Kingston Vineyards Pty Ltd (ACN 080 860 555).

Land means "Property" as that term is defined in the Land Sale Agreement.

Land Sale Agreement means the contract between TOT RE, the Receivers, Kingston and Agriproperty for the sale of the Land dated 3 December 2010.

Liquidators' Acts means the activities undertaken by or on behalf of the Liquidators, TSL or Timbercorp in respect of:

- (a) providing documents and other assistance to the Receivers at their request (or at the request of their legal advisers) in respect of the sales process being conducted by the Receivers and other matters relevant to the Receivers' receivership;
- (b) negotiating, preparing and executing this Deed and the Crop Sale Agreements;

- (c) preparing for, convening and holding meetings of the Committee of Inspection of TSL or any other Timbercorp company in relation to this Deed, the Crop Sale Agreements, the Court applications, the Sale Agreements or the Surrender Deeds or the deeds to effect the surrender of the Head Leases;
- (d) preparing, filing and appearing at any Court applications contemplated by clause 4.1 of this Deed: and
- (e) preparing and executing the Surrender Deeds or the deeds to effect the surrender of the Head Leases as contemplated by clause 4.2 of this Deed.

Liquidators' Costs has the meaning given in clause 6 of this Deed.

Net Proceeds means the net proceeds of sale of the Land and Water Entitlement after payment of:

- (a) the costs and expenses of the Receivers referable to the preservation and realisation of the assets the subject of the Sale Agreements;
- (b) the Receivers' selling costs and expenses;
- (c) the Liquidators' costs and expenses which are to be reimbursed by the Receivers pursuant to clause 6; and
- (d) retentions (if any).

Sale Agreements means the Land Sale Agreement and the Water Sale Agreement.

Secured Creditor means Permanent Nominees (Aust) Ltd (ACN 000 154 441), now known as The Trust Company (Nominees) Limited.

Settlement has, in respect of the Land Sale Agreement, the meaning given in the Land Sale Agreement and, in respect of the Water Sale Agreement, the meaning given in the Water Sale Agreement.

Surrender Deeds means:

- (a) the deed to be executed by TSL in respect of the 2004 Citrus Project as agent and attorney for Growers under the 2004 Citrus Project; and
- (b) the deed to be executed by TSL in respect of the 2005 Citrus Project as agent and attorney for Growers under the 2005 Citrus Project,

under which TSL surrenders the Grower Licences, and TSL extinguishes all of the Grower Rights, in respect of the Land and Water Entitlement with effect on and from settlement of the Sale Agreements, in a form acceptable to TOT RE (acting reasonably).

Timbercorp Entities means Timbercorp Limited and Timbercorp Securities Limited (In Liquidation) (ACN 092 311 469) in its own capacity and in its capacity as responsible entity for the 2004 Timbercorp Citrus Project (ARSN 108 887 538) or the 2005 Timbercorp Citrus Project (ARSN 114 091 299), as the case may be.

Water Entitlement has the meaning given to that term in the Water Sale Agreement.

Water Sale Agreement means the Contract of Sale of Water Entitlement dated 4 January 2011 between TOT RE and the Commonwealth of Australia for the purchase of 8,861.50 ML water entitlement associated with Water Licence No. 827.

Wine Grape Vineyard means the vines situated on the Land.

1.2 Interpretation

Headings are for convenience only and do not affect interpretation. The following rules apply unless the context requires otherwise.

- (a) The singular includes the plural, and the converse also applies.
- (b) A gender includes all genders.
- (c) If a word or phrase is defined, its other grammatical forms have a corresponding meaning.
- (d) A reference to a *person* includes a corporation, trust, partnership, unincorporated body or other entity, whether or not it comprises a separate legal entity.
- (e) A reference to a clause, schedule or annexure is a reference to a clause of, or schedule or annexure to, this Deed.
- (f) A reference to an agreement or document (including a reference to this Deed) is to the agreement or document as amended, supplemented, novated or replaced, except to the extent prohibited by this Deed or that other agreement or document.
- (g) A reference to writing includes any method of representing or reproducing words, figures, drawings or symbols in a visible and tangible form.
- (h) A reference to a party to this Deed or another agreement or document includes the party's successors, permitted substitutes and permitted assigns (and, where applicable, the party's legal personal representatives).
- (i) A reference to legislation or to a provision of legislation includes a modification or re-enactment of it, a legislative provision substituted for it and a regulation or statutory instrument issued under it.
- (j) A reference to conduct includes an omission, statement or undertaking, whether or not in writing.
- (k) A reference to an agreement includes any undertaking, deed, agreement and legally enforceable arrangement, whether or not in writing, and a reference to a document includes an agreement (as so defined) in writing and any certificate, notice, instrument and document of any kind.
- (1) A reference to dollars and \$ is to Australian currency.
- (m) All references to time are to Melbourne time.
- (n) Mentioning anything after *includes*, *including*, *for example*, or similar expressions, does not limit what else might be included.
- (o) Nothing in this Deed is to be interpreted against a party solely on the ground that the party put forward this Deed or a relevant part of it.

1.3 Consents or approvals

If the doing of any act, matter or thing under this Deed is dependent on the consent or approval of a party or is within the discretion of a party, the consent or approval may be given or the discretion may be exercised conditionally or unconditionally or withheld by the party in its absolute discretion.

2. Liquidators' Obligations

2.1 Obligations

The obligations of the Liquidators under this Deed are subject to and conditional upon the due and proper execution of the Sale Agreements.

2.2 Notice of execution of Sale Agreements

The Receivers must notify the Liquidators in writing forthwith after the Sale Agreements are executed.

2.3 Termination

If the Receivers have not provided a notice to the Liquidators under clause 2.2 on or before 5.00 pm on 31 January 2011 then the Liquidators or the Receivers may give written notice to the other terminating this Deed with immediate effect.

3. Receivers' Confirmations and Notice

3.1 Exercise of Power of Sale

The Receivers confirm to the Liquidators that, in exercising their power of sale in respect of:

- (a) the Land, they have complied with their obligations under section 420A of the Corporations Act; and
- (b) the Water Entitlement, they have complied with their obligations under section420A of the Corporations Act.

3.2 Notice of Settlement

The Receivers must notify the Liquidators in writing forthwith after Settlement occurs.

4. Grower Rights

4.1 Court Application

Within 20 business days after receiving a notice under clause 2.2, the Liquidators will file an application with the Court seeking orders, declarations and/or directions that:

the Liquidators (in their capacity as Liquidators of TSL) are justified in procuring
 TSL, in its capacity as responsible entity of the 2004 Citrus Project and the 2005
 Citrus Project, to extinguish all of the Grower Rights;

- (b) the Liquidators (in their capacity as Liquidators of TSL) are justified in making, doing and executing such documents or things to give effect to the extinguishment of all of the Grower Rights in order to enable TOT RE and the Receivers to perform the Sale Agreements according to their terms;
- (c) upon settlement of any sale under the Sale Agreements, the Net Proceeds of any sale of the Land and Water Entitlement be held by the Receivers in an interest bearing trust account with an Australian bank (as defined in section 9 of the Corporations Act) pending the hearing and determination of the Kangara Rights Proceeding and to be held on trust for the Claimants or until further order of the Court;
- (d) insofar as the Secured Creditor has any rights to the assets the subject of the Sale Agreements, whether under its securities over those assets or otherwise, nothing in the release of those securities upon settlement of the Sale Agreements will prejudice those rights for the purposes of their claim to all or any part of the Net Proceeds of sale of the Land and Water Entitlement; and
- (e) insofar as the Growers have any rights to the assets the subject of the Sale
 Agreements, nothing in the orders referred to in (a) to (d) above, or any action
 taken thereunder by the Liquidators, will prejudice those rights for the purposes
 of their claim to all or any part of the Net Proceeds of sale of the Land and Water
 Entitlement.

4.2 Surrender Deeds

As soon as possible after obtaining the orders, declarations and/or directions from the Court referred to in clause 4.1, the Liquidators, TSL and Timbercorp will execute the Surrender Deeds in order to surrender the Grower Licences and extinguish all of the Grower Rights in respect of the Land and Water Entitlement and the deeds to effect the surrender of the Head Leases, subject to and in accordance with the terms of the relevant deed.

4.3 Completion of Water Sale Agreement

The Receivers, TSL, Timbercorp and the Liquidators acknowledge that any Growers Rights in connection with the Water Entitlement will not be extinguished unless and until completion of the Water Sale Agreement.

5. Reasonable Endeavours

5.1 Liquidators

The Liquidators will:

 (a) use all reasonable endeavours to procure the hearing of the Court application made for the purposes of satisfying their obligations under clause 4.1 within 35 days after the date of filing of the application or as soon as possible thereafter (having regard to the Court's availability to hear the application);

- (b) provide to TOT RE and the Receivers a copy of the Court documents filed in connection with the application made for the purposes of satisfying their obligations under clause 4.1, promptly after that application is filed, and the Liquidators consent to the Receivers providing a copy of the Court documents to the other parties to the Sale Agreements; and
- (c) provide to TOT RE and the Receivers a copy of the Surrender Deeds executed for the purposes of satisfying their obligations under clause 4.2, promptly after those deeds are executed.

5.2 Receivers

The Receivers will promptly provide to the Liquidators all such assistance, prepare and file all such documents, take all such actions and make all such appearances at any Committee of Inspection meetings or Court application, as the Liquidators reasonably require in connection with the Court application made for the purposes of satisfying the Liquidators' obligations under clause 4.1 or the execution of the Surrender Deeds or the deeds to effect the surrender of the Head Leases for the purposes of satisfying their obligations under clause 4.2.

6. Liquidators' Costs

- (a) Following settlement of the Sale Agreements, the Receivers will reimburse the Liquidators:
 - (i) as soon as practicable and in any event, within 10 Business Days following Settlement, \$205,000 (plus GST) in full satisfaction of the costs and expenses incurred by the Liquidators in respect of all of the Liquidators' Acts prior to 18 February 2011; and
 - (ii) as soon as practicable and in any event, within 10 Business Days after receipt of a request from the Liquidators, for the costs and expenses (plus GST) incurred by the Liquidators in respect of the Liquidators' Acts after 18 February 2011.

(Liquidators' Costs).

(b) The Parties agree and acknowledge that the Liquidators' Costs are costs incurred with respect to the TOT RE receivership and are only required to be paid by the Receivers from the proceeds of the Sale Agreements.

7. GST

7.1 Definitions

For the purposes of this clause 7, Taxable Supply and Consideration will have the meaning given to those terms in section 195-1 of the *A New Tax System (Goods and Services Tax)*Act 1999.

7.2 Exclusive of GST

If anything done, or required to be done, under this Deed, or anything done in settlement of the consequences of a breach of any warranty or other clause of this Deed, constitutes a Taxable Supply by one party to another party, unless otherwise provided in this Deed, the Consideration for that Taxable Supply will be exclusive of any GST.

7.3 Consideration to be increased

If the party making the Taxable Supply is liable for any GST on that Taxable Supply, subject to that party issuing a valid tax invoice (or adjustment note) to the party that receives the Taxable Supply, the Consideration received will be increased so that the party making the Taxable Supply receives, net of the GST liability, the Consideration otherwise calculated pursuant to this Deed.

8. Notices

Any notice, demand, consent or other communication (a *Notice*) given or made under this Deed:

- (a) must be in writing and signed by the sender or a person duly authorised by the sender:
- (b) must be addressed and delivered to the intended recipient at the address or fax number below or the address or fax number last notified by the intended recipient to the sender after the date of this Deed:
 - (i) to TOT RE and the Receivers: Attention: Michael Fung

Address: Freshwater Place, Level 23, 2 Southbank Boulevard, Victoria, 3006

Fax No: +61 3 8613 2691

Email: michael.fung@au.pwc.com

with a copy to:

Attention: Steve Clifford

Address: Level 29, 530 Collins Street,

Melbourne, Victoria, 3000

Fax No: +61 3 9614 4661

Email: Steve.Clifford@aar.com.au

(ii) to the Liquidators, TSL and Timbercorp:

Attention: Mark Anthony Korda

Address: Level 24, 333 Collins Street,

Melbourne, Victoria, 3000 Fax No: +61 3 8623 3399

Email: mkorda@kordamentha.com

with a copy to:

Attention: Jane Sheridan

Address: Level 21, 333 Collins Street,

Melbourne, Victoria 3000

Fax No: +61 3 9229 9900

Email: jsheridan@abl.com.au

(c) will be taken to be duly given or made when delivered, received or left at the above fax number or address. If delivery or receipt occurs on a day that is not a business day in the place to which the Notice is sent or is later than 4 pm (local time) at that place, it will be taken to have been duly given or made at the commencement of business on the next business day in that place.

9. Entire Agreement

This Deed contains the entire agreement between the parties with respect to its subject matter. It sets out the only conduct relied on by the parties and supersedes all earlier conduct and prior agreements and understandings between the parties in connection with its subject matter.

10. Amendment

This Deed may be amended only by another deed executed by all the parties.

11. Assignment

No party may assign, transfer or otherwise deal with this Deed or any right or obligation under this Deed, or attempt or purport to do so, without the prior written consent of each other party, which must not be unreasonably withheld.

12. No Waiver

A failure to exercise or a delay in exercising any right, power or remedy under this Deed does not operate as a waiver. A single or partial exercise or waiver of the exercise of any right, power or remedy does not preclude any other or further exercise of that or any other right, power or remedy. A waiver is not valid or binding on the party granting that waiver unless made in writing.

13. Further Assurances

Each party must do anything necessary or desirable (including executing agreements and documents) to give full effect to this Deed and the transactions contemplated by it.

14. No Merger

The rights and obligations of the parties will not merge on the completion of any transaction contemplated by this Deed. They will survive the execution and delivery of any assignment or other document entered into for the purpose of implementing a transaction.

15. Stamp Duty

All stamp duty (including fines, penalties and interest) payable on or in connection with this Deed and any instrument executed under any transaction evidenced by this Deed must be borne by TOT RE.

16. Severability of Provisions

Any provision of this Deed that is prohibited or unenforceable in any jurisdiction is ineffective as to that jurisdiction to the extent of the prohibition or unenforceability. That does not invalidate the remaining provisions of this Deed nor affect the validity or enforceability of that provision in any other jurisdiction.

17. Governing Law and Jurisdiction

This Deed is governed by the laws of Victoria. Each party submits to the non-exclusive jurisdiction of courts exercising jurisdiction there with respect to any legal action or proceedings arising out of or in connection with or in any way related to this Deed or its subject matter.

18. Counterparts

This Deed may be executed in any number of counterparts. All counterparts together will be taken to constitute one instrument.

19. Capacity and Liability of TOT RE

The parties acknowledge that TOT RE enters into this Deed only in its capacity as responsible entity of the Timbercorp Orchard Trust (*TOT*). A liability arising under or in connection with this Deed can be enforced against TOT RE only to the extent to which TOT RE is actually indemnified as responsible entity of TOT in respect of that liability out of the assets comprising the Land and Water Entitlement. No party will be entitled to:

- (a) claim from or commence proceedings against TOT RE in respect of any liability under this Deed in any capacity other than as responsible entity of TOT; or
- (b) enforce or seek to enforce any judgment in respect of a liability under this Deed against any property of TOT RE other than property held by TOT RE as responsible entity of TOT.

Kangara Grower Rights Deed

Executed and delivered as a Deed in Melbourne.

Each attorney executing this Deed states that he or she has no notice of revocation or suspension of his or her power of attorney.

Signed sealed and delivered for Align Funds Management Limited (ACN 105 684 231) in its capacity as responsible entity of the Timbercorp Orchard Trust (ARSN 106 557 297) (Receivers and Managers Appointed) in the presence of:	•
Witness Signature	Signature of Receiver
Name of Witness	Name of Receiver
Signed sealed and delivered by Paul William Kirk in his capacity as receiver and manager of Align Funds Management Limited (ACN 105 684 231) in its capacity as responsible entity of the Timbercorp Orchard Trust (ARSN 106 557 297) (Receivers and Managers Appointed) in the presence of:	
Witness Signature	Signature of Paul William Kirk
Name of Witness	

Signed sealed and delivered by Michael

Fung in his capacity as receiver and manager of Align Funds Management Limited (ACN 105 684 231) in its capacity as responsible entity of the Timbercorp Orchard Trust (ARSN 106 557 297) (Receivers and Managers Appointed) in the presence of:

Witness Signature

Signature of Michael Fung

Name of Witness

SIGNED SEALED and DELIVERED by LEANNE KYLIE CHESSER as attorney for MARK ANTHONY KORDA in his capacity as Liquidator of Timbercorp Securities Limited (In Liquidation) and Timbercorp Limited (In Liquidation) in the presence of:

Witness

Signature of Leanne Kylie Chesser

Name of Witness (print)

Signed sealed and delivered by Leanne

Kylie Chesser in her capacity as Liquidator of Timbercorp Securities Limited (In Liquidation) and Timbercorp Limited (In Liquidation) in the presence of:

A

Witness Signature

Name of Witness

Signed sealed and delivered by Timbercorp Securities Limited (In

Liquidation) in its personal capacity and in its capacity as responsible entity of the 2004 Timbercorp Citrus Project (ARSN 108 887 538) and in its capacity as responsible entity of the 2005 Timbercorp Citrus Project (ARSN 114 091 299) in the presence of:

Witness Signature

Name of Witness

Signature of Liquidator

Leane Chesser

Signature of Leanne Kylie Chesser

Name of Liquidator

Signed sealed and delivered by Timbercorp Limited (In Liquidation) in the presence of:

Witness Signature

Name of Witness

Signature of Liquidator

Leane Chesser

Name of Liquidator