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LM MANAGED PERFORMANCE FUND

ABN: 95 595 833 174

AND ITS CONTROLLED ENTITIES

Annual Report

For the year ended 30 June 2012

Audited

LM MANAGED PERFORMANCE FUND

ABN: 95 595 833 174

AND ITS CONTROLLED ENTIFIES

Annual Report - 30 June 2012

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DIRECTORS' REPORT

The Directors of LM Investment Management Ltd, the Manager of LM Managed Performance Fund (the "Scheme"), present their report together with the audited consolidated financial statements of LM Managed Performance Fund and its controlled entities ('the Consolidated Group"), for the financial year ended 30 June 2012. The director's report is not part of the financial report.

DIRECTORS

The following persons held office as directors of LM Managed Performance Fund, during the year or since the end of the year and up to the date of this report:

Nome of Period of directorship Mr Peter Cheries Drake Appointed 31 January 1997 Ms Lisa Marce Darry Appointed 15 September 2003 . Resigned on 12 June 2012 Mr Eghard van der Hoven Appointed 22 June 2006 Ms Francene Marce Mulder Appointed 30 September 2006 Mr John O'Sullivan Appointed 27 November 2007, Resigned on 19 September 2012 Mr Simon Tickner Appointed 16 December 2008. Resigned on 13 July 2012 Mr Grant Fischer Appointed 14 March 2012 . Resigned on 12 August 2012 Ms Katherine Phillips Appointed on 13 July 2012

PRINCIPAL ACTIVITIES

The principal activities of the Consolidated Group during the financial period were investment in a combination of interest bearing cash investments, properly investment and debt structured loans for the purchase and/or development of Australian real property.

There were no significant changes in the nature of these activities during the year.

SCHEME INFORMATION

LM Managed Performance Fund is an Australian unregistered scheme constituted in December 2001. LM Investment Management Ltd, the Manager of the Scheme, is incorporated and domiciled in Australia.

The registered office of the Manager and the Scheme is located at Level 4, RSL Centre, 9 Beach Road, Surfers Paradise, Queensland 4217

REVIEW OF RESULTS AND OPERATIONS

Results

During the year, the Scheme continued to invest directly in:

يريونو والوساء السابيوان

* Commercial loans secured by either registered first or second mortgages for the purchase and/or development of Australian real property, companies, investment properties and cash.

Net profit attributable to unitholders for the year ended 30 June 2012 was \$21,361,292 (2011: \$19,566,742).

The Fund maintained full capital value and has continued to deliver its targeted benchmark returns to investors through a commensurate increase in unit value, reflecting achievement of target performance of 3% - 5% pa above cash rates.

Distributions

Distributions to unitholders during the year totalled \$23,167,343 (2011: \$19,760,442).

Investments in the fund are termed placements. These can be placed up to a maximum of 5 years. The 3 to 5 year investment terms continue to be an increasing component of the funds overall holding.

REVIEW OF RESULTS AND OPERATIONS (Continued) Fund Redemptions

During the period, the Manager continued to progress with the various development aspects specific to the underlying assets and balance the cash needs of that asset development with the ongoing payment of investor redemptions.

Significant progress has been made across both areas. A number of the assets are now at the point of presales and commencement of construction, and will return liquidity to the Fund through sales from 2013 onwards.

The MPF has continued to pay investor redemptions. From a high of just under 40%, fund redemptions now measure at less than 6% of Funds Under Management.

Looking forward, the Fund is now moving into a more liquid position as each variables in the form of loan repayments are realised. New investor inflows will always remain a variable; however the fund portfolio management model forecasts actual loan repayments and capital from the sale of assets increasing significantly from the end of the 1st quarter of 2013. As such, the Directors forecast the MPF liquidity to be operating within normality by the middle of 2013. The Directors are aware that many investors have an immediate need for cash, and we are actively pursuing initiatives on several fronts which, should they come to fruition, will see the Fund make a considerable catch up on redemptions early in 2013. The prime objective of the fund continues to be to maintain investor capital and achieve the targeted outperformance. The Fund has achieved that objective and to date the Fund has declared investor returns at or above target of 3.00%pa - 5.00%pa over cash rates whilst maintaining full capital value.

The Directors are pleased to report that development progress has been made on the fund's underlying property assets during the year. Cash flow for the fund has been prioritised towards required work on the assets as well as the performance of the fund. A number of development assets are now ready to commence staged construction and presales, with those asset sales expected to generate increased cash flow into the fund from 2013 onwards. The Manager keeps an updated profile of assets which can be obtained by contacting your financial advisor or the Manager.

Maddison Estate

As you are aware Maddison Estate is a major asset within the fund. The Directors are pleased to provide a brief update of that asset.

The Managed Performance Fund has made significant progress and enhancements to its anchoring asset, Maddison Estate. To date the MPF has funded and facilitated the successful acquisition and consolidation of 30 sites into the one englobe site required for the large 118 hectare residential development approved to 1,458 number of residential dwellings, incorporating as well some integrated commercial and retail space. The total number of residents expected to live at Maddison is approximately 3,500 when complete to current approvals.

Development Approvals have been obtained and works commenced with necessary land clearing for Stage 1 completed. Maddison is entering pre-sale stage with civil works now underway on site. This estate has attracted high profile business partners, TV personality Jamie Durie and Olympians Natalie Cook and Sam Riley who recently opened the onsite Sales Centre.

REVIEW OF RESULTS AND OPERATIONS (Continued) Maddison Estate (Continued)

Queensland State and Local Governments stamped the Maddison Estate a project of "State Significance" which is expected to create over 3,500 jobs for the region. We expect the inclusion of the world's first Kelly Stater Wave Park will see the gross value of Maddison increase to \$1.5 billion as our plan is to increase development density then with further apartment style residences. Maddison has been successful in securing agreements with Australia's most respected and well known building companies Ausbuild, Clarendon Homes, Metricon and Plantation Homes. The staged development will see this asset commence capital repsyments to the MPF in 2013.

Manddison Estate and four other major assets of the fund have attracted substantial offshore construction funding interest with current due diligence in process with two major institutions in USA and Asia. On successful completion of the due diligence, the projects will be fully funded to completion and attract substantial investment into the five prime growth regions of Australia in which these assets are located. A conditional letter of interest has been received from one of the offshore financiers confirming due diligence is progressing.

Performance

The performance of the Group, as represented by the results of its operation, was as follows:

	Consolidated	
Not opposite in its and the second of	2012 \$	2011 S
Net operating income/(loss) before distributions Finance costs: Distribution to unitholders	21,361,292	19,566,742
Increase/(decrease) in net assets attributable to unltholders	(23,167,343)	(19,760,442)
- Control of the cont	1,806,051	193,700

UNITHOLDER FUNDS

There were 356,367,645 units on issue at 30 June 2012 (2011: 249,968,345). During the year 149,959,816 units issued by the Scheme (2011: 132,091,715) and 43,560,516 of units were withdrawn (2011: 35,973,235).

SCHEME ASSETS

At 30 June 2012 LM Managed Performance Fund Consolidated Group held assets to a total value of \$376,745,650 (2011: \$279,837,532). The basis for valuation of the assets is disclosed in Note 2 to the financial statements.

FEES PAID TO AND INTERESTS HELD BY THE MANAGER AND ASSOCIATES

The following fees were paid to the Manager and/or its associates during the financial year:

	2012	2011
Management feet to I M Administration to	S	2
Management fees to LM Administration Pty Limited by LM Managed Performance Fund.	11,368,182	1,397,727

This represents 3.1% of average not assets of the Fund. This pre-planned increase in management fee is reflective in the growth of assets in the Fund and allows the Manager to employ additional resources required to properly manage those assets to the benefit of investors.

SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

In the opinion of the Manager, there were no significant changes in the state of affairs of the Group that occurred during the financial year under review.

SIGNIFICANT EVENTS AFTER THE STATEMENT OF FINANCIAL POSITION DATE

No matters or circumstances have arisen since the end of the financial year which significantly affected or may significantly affect the operations of the consolidated group, the results of those operations, or the state of affairs of the consolidated group in future financial years.

LIKELY DEVELOPMENTS AND EXPECTED RESULTS

Further information on likely developments in the operation of the Schome and the expected results of those operations has not been included in this report because the Manager believes it would likely result in unreasonable prejudice to the Schome.

ENVIRONMENTAL REGULATION AND PERFORMANCE

The operations of the Consolidated group are not subject to any particular or significant environmental regulation under a law of the Commonwealth or of a State or Territory. There have been no known significant breaches of any other environmental requirements applicable to the Consolidated Group.

INDEMNIFICATION AND INSURANCE OF DIRECTORS AND OFFICERS

No insurance premiums are paid for out of the assets of the Scheme in regards to insurance cover provided to either of the officers of LM investment Management Ltd. Provided the officers of LM investment Management Ltd act in accordance with the Scheme Constitution and the Law, the officers remain indemnified out of the assets of the Scheme against losses incurred while noting on behalf of the Consolidated Group.

A UDITOR'S INDEPENDENCE DECLARATION

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out on page 5.

Signed in apportione with a resolution of the Directors of Livi Managed Performance Fund.

Peter Drake Director

Gold Coast

Date: 7th day of December 2012



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LM MANAGED PERFORMANCE FUND ABN 95 595 833 174 AND CONTROLLED ENTITIES

AUDITOR'S INDEPENDENCE DECLARATION UNDER
SECTION 307C OF THE CORPORATIONS ACT 2001
TO THE DIRECTORS OF LM INVESTMENT MANAGEMENT LIMITED AS RESPONSIBLE ENTITY FOR
LM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES

I declare that, to the best of my knowledge and belief, during the year ended 30 June 2012, there have been:

- (i) no contraventions of the auditor independence requirements as set out in the Corporations Act 2001 in relation to the audit; and
- (ii) no contraventions of any applicable code of professional conduct in relation to the audit.

WILLIAMS PARTNERS

INDEPENDENT AUDIT SPECIALISTS

REG L WILLIAMS BCom CPA RCA

PARTNER

Registered Company Auditor No. 165400

Dated this 7th day of December 2012

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LIM MANAGED PERFORMANCE FUND CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2012

		Consolidated	
	Note	30 June 2012	30 June 2014
		\$	\$
Income			
Interest revenue - mortgage loans		60,661,058	47,740,840
Interest revenue - cash assets		462,052	265,907
Realised foreign exchange gain on investor funds		7,881,609	3,195,301
Unrealised foreign exchange gain on investor funds		· •	19,521,407
Unrealised foreign exchange gain on foreign exchange contracts		453,560	
Profit on sale of non-current assets		-	8,145,634
Other income		42,991	38,726
Total revenue and other income		69,501,270	78,907,815
Expenses			
Management fees		Y 4 15 60 1100	
Finance costs	4	11,368,182	1,397,727
Advisor Commissions	4	38,896	2,894,874
Impairment losses on mortgage loans		10,053,567	6,1 8 5,909
Unrealised foreign exchange losses on investor fund		5,376,847	16,047,075
Realised loss on foreign exchange contracts		9, 6 56,502	-
Unrealised foreign exchange losses on foreign exchange contracts		11,166,983	26,451,001
Legal fees		-	5,930,403
Other expenses		106,305	32,473
Total expenses and distributions to unitholders	-	372,696	401,611
A STATE OF CORNER WAS A STATE OF THE STATE O	•	48,139,978	59,341,073
Net profit/(loss) before distribution to unitholders		21,361,292	19,566,742
Distributions paid/payable to unitholders	3 _	(23,167,343)	(19,760,442)
Net profit/(loss) after distribution to untiholders	****	(1,806,051)	(193,700)
Other comprehensive income			
	<u></u>	-	*
Changes in net assets attributable to unitholders		(1,806,051)	(193,700)
Income tax benefit/(expense)			503,680
Changes in net assets attributable to unitholders after income tax expense	<u></u>	(1,806,051)	309,980

LM MANAGED PERFORMANCE FUND CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2012

		Conso	lidated
	Note	30 June 2012	30 June 2011
ASSETS		2	\$
Cash and cash equivalents	14	17,287,984	19,492,224
Receivables	13	26,322,229	26,085,844
Prepayments		27,726,132	7,989,959
Fair value of forward exchange contracts	16	, -	. , ,
Loans and receivables	3	299,570,308	220,742,619
Investment Properties	9	5,838, 9 97	
Deferred tax assets	10	4,030,357	5,526,886
TOTAL ASSETS		376,745,650	279,837,532
LIABILITIES			
Payables	11	/D 5/41 CC/A	50
Related parties loans	11	(2,741,554)	(9,605,581)
Distribution payables		(9,917,992)	(10,093,089)
Fair value of forward exchange contracts	3	(6,712,961)	(6,132,237)
Deferred tax liabilities	16	(4,216,790)	(4,670,351)
	10		ber .
TOTAL LIABILITIES	_	(23,589,297)	(30,501,258)
NET ASSETS ATTRIBUTABLE TO UNITHOLDERS	_	353,156,353	249,336,274

LM MANAGED PERFORMANCE FUND CONSOLIDATED STATEMENT OF CHANGES IN NET ASSETS ATTRIBUTABLE TO UNITHOLDERS FOR THE YEAR ENDED 30 JUNE 2012

	Consolidated		
	30 June 2012	30 June 2011	
TOTAL	£	\$	
Opening balance Units issued during the year	249,336,274	175,331,011	
Units redeemed during the year	130, 1 9 2,011 (43, 3 2 6,296)	120,362,518 (35,973,235)	
Units issued on reinvestment of distributions Transfers to and from the statement of comprehensive income	16,856,801 (1,8 0 6,051)	11,729,197 309,980	
Foreign exchange gain/(loss) on investor funds CLOSING BALANCE	1,903,614	(22,423,197)	
	353,1 <i>.</i> 5 6,353	249,336,274	

LM MANAGED PERFORMANCE FUND CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2012

		Conso	lidated
		30 June 2012	30 June 2011
Cash flows from operating activities	Mate	₹1-	€.
Other income received			
Management fees paid / prepaid*		11,836,331	1,263,135
Other operating expenses		(26,953,511)	(3,270,787)
Finance cost paid		(29,108,577)	(39,194,791)
r mantee cost part		(38,896)	(2,894,875)
Net cash inflow/(outflow) from operating activities	14(b)	(44,264,653)	(44,097,318)
Cash flows from investing activities			
Payment for secured mortgage loans		(40 000 000)	
Receipts from settled mortgage loans		(47,257,533)	(10,221,290)
Receipts from disposal of properties		10,763,496	15,909,740
Additions of properties		(312,111)	(759,498)
Net cash inflow/(outflow) from investing activities		(36,806,148)	4,928,952
Cash flows from financing activities			
Repayment of borrowings			
Barrowings received		(175,097)	(40,920,637)
Cash (paid)/received on realisation of foreign exchange contracts		ь.	40,287
Receipts from the issue of units		1,321,069	4,286,947
Distribution paid		130,192,011	120,362,518
Payment for redemption of units		(5,729,818)	(4,772,731)
1 - J - A-Colo Policia Di Mais		(46,741,604)	(32,255,435)
Net cash inflow/(outflow) from financing activities		78,866,561	46,740,949
Net increase/(decrease) in cash and cash equivalents held	•	(2,204,240)	7,572,583
Cash and cash equivalents at the beginning of the financial year		19,492,224	11,919,641
Cash and cash equivalents at the end of the financial year	14(a)	17,287,984	19,492,224

^{*} See Note 12 for further information

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

1. CORPORATE INFORMATION

The financial report of LM Managed Performance Fund ("the Scheme") for the year ended 30 June 2012 was authorised for issue in accordance with a resolution of the directors of the Manager on 29 November 2012.

LM Managed Performance Fund is an Australian unregistered scheme constituted in December 2001. The Scheme will terminate on 4 December 2081 unless terminated earlier in accordance with the provision of the Scheme Constitution (as amended).

LM investment Management Limited, the Manager of the Scheme, is incorporated and domicited in Australia. The registered office of the Manager is located at Level 4, 9 Beach Road, Surfers Paradisc, Queensland.

The nature of the operations and principal activities of the Scheme are described in the Directors' report.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all periods presented, unless otherwise stated in the following text.

a) Basis of accounting

This financial report is a general purpose financial report that has been prepared in accordance with the Scheme Constitution, and the requirements of the Corporations Act 2001. which includes applicable Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board.

The financial report has been prepared under the historical cost convention, except for financial assets and financial liabilities held at fair value through profit or loss, that have been measured at fair value.

The statement of financial position presents assets and liabilities in decreasing order of liquidity and does not distinguished between current and non-current, in accordance with AASB 101 - Presentation of Financial Statement. All balances are expected to be recovered or settled within twelve months, except for loans and receivables and net assets attributable to unitholders. The amount expected to be recovered or settled within twelve months in relation to these balances cannot be reliably determined.

The financial report is presented in Australian Dollars (\$).

Statement of compliance

The financial statements have been prepared in accordance with the Australian Accounting Standards as issued by the Australian Accounting Standards Board and International Financial Reporting Standards as issued by the International Accounting Standards Board.

Basis of consolidation

This consolidated financial report comprises the financial report of LM Managed Performance Fund and its subsidiaries as at 30 June 2012 ("the Group").

Subsidiaries are all those entities over which the Scheme has the power to govern the financial and operating policies so as to obtain benefits from their activities. The existence and effect of potential voting rights that are correctly exercisable or convertible are considered when assessing whether a parent controls another entity. The financial statements of subsidiaries are prepared for the same reporting period as the Scheme, using consistent accounting policies. Subsidiaries are fully consolidated from the date on which control is obtained and cease to be consolidated from the date on which control is transferred.

The acquisition of subsidiaries is accounted for using the purchase method of accounting. The purchase method of accounting involves allocating the cost of the business combination to the fair value of the assets acquired and the liabilities and contingent liabilities assumed at the date of acquisition.

In preparing the consolidated financial statements, all intercompany balances and income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

b) New accounting standards and interpretations

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet effective have not been adopted by the Scheme for the annual reporting period ended 30 June 2012. The impact of these standards and interpretations has been assessed and to the extent applicable to the Scheme are discussed below. Standards and Interpretations that are not expected to have a material impact on the Scheme have not been included.

AASB Financial Instruments and related amendment AASB 2009-11

AASB 9 applies to amust reporting periods beginning on or after 1 January 2013 and will therefore apply to the Scheme from 1 July 2013. The Scheme does not intend to early adopt AASB 9 as permitted by the standard, and the actual impact on initial application will depend on certain elections as disclosed below.

AASB 9 requires all financial instruments to be measured at fair value unless the criteria for amortised cost are met. The application of the standard is not expected to change the measurement basis of any of the Scheme's current financial instruments, however, AASB 9 allows the Scheme to elect to present gains and losses on equity securities through other comprehensive income, which may impact the presentation of these gains and losses. The impact of the standard may also change if the nature of the Scheme's activities or investments changes prior to initial application.

c) Significant accounting judgements, estimates and assumptions

(i) Significant accounting judgements

In the process of applying the Group's accounting policies, management has made judgements, apart from those involving estimations, which have had an impact on the amounts recognised in the financial statements. No judgements have been determined to be individually significant.

(ii) Significant accounting estimates and assumptions

The carrying amounts of certain assets and liabilities are often determined based on estimates and assumptions of future events. The key estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of certain assets and liabilities within the next annual reporting period are:

a. Allowance for impairment lose on loans and receivables

The Scheme determines whether loans are impaired on an engoing basis. This requires an estimation of the value of future each flows through κ "on completion" valuation or the property based on an "as is" valuation.

A provision of impairment was raised totalling \$23.4 million against 6 loans which is based on current market assessments of recoverability of these loans. There has been no impact on unit price as this provision has been allowed for against the general earnings of the fund. The exit strategy on these loans will result in no impact on unit price as they are fully provisioned.

b. Fair value of financial instruments

When the fair value of financial assets and financial liabilities recorded in the Statement of Financial Position cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of mathematical models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values.

Predominantly, these models are discounted cash flow analysis derived from extensive project feasibilities regularly updated to ensure current value of the instrument or loan/receivable is monitored.

The judgements include considerations of liquidity and model inputs such as credit risk (both own and counterparty's), correlation and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments. The models are valibrated regularly and tested for validity using prices from any observable current market transactions in the same instrument (without modification or repackaging) or based on any available observable market data.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 36 JUNE 2012

2. SUMMARY OF SIGNEFICANT ACCOUNTING POLICIES (Continued)

d) Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks, other short-team highly liquid investments with original manurities of three months or less, and bank overdrafts. For the purposes of the State-ment of Cash Flows, each and each equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts.

Distribution income

Distribution income is recognised when the unitholders' right to receive the payment is established.

Interest income

Interest income is recognised as the interest accrues using the effective interest rate method, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset.

g) Default management fees

Income from default management fees is recognised in line with the executed agreement with the borrower when an event of default

h) Changes in the fair value of investments

Gains or losses on investments held for trading are calculated as the difference between the fair value at sale, or at year end, and the fair value at the previous valuation point. This includes both realised and unrealised gains and losses.

i) Fees, commissions and other expenses

Except where included in the effective interest calculation (for financial instruments carried at amortised cost), fees and commissions are recognised on an accruals basis. Audit and compliance feer are included with other expenses and are recorded on

f) Firmace costs

Interest on borrowings is recognised in the statement of comprehensive income in the period to which it relates. Issue costs associated with borrowings are capitalised and amortised over the term of the borrowing to which they relate using the effective

k) Financial instruments

Financial instruments in the scope of AASB 139 Financial Instruments: Recognition and Measurement are classified as either Unancial assets and financial liabilities at fair value through profit or loss, loans and receivables, held-to-maturity investments, available-for-sale investments or other financial liabilities as appropriate. When financial assets are recognised initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable transactions costs. The Scheme determines the classification of its financial assets at initial recognition.

All regular way purchases and sales of financial assets are recognised on the trade date i.e. the date that the Scheme commits to purchase the asset. Regular way purchases or sales are purchases or sales of financial assets under contracts that require delivery of the assets within the period established generally by regulation or convention in the marketplace.

Fair value of financial assets and liabilities through profit and loss

Financial assets held for trading included forward exchange contracts. These assets are acquired principally for the purpose of miligating the risk of movements in the value of non-Australian Dollar investor funds and facilitating forecasting of future cash flows. During the period, all derivatives are classified as held for trading. Derivative financial instruments entered into by the Scheme do not meet the hedge accounting criteria as defined by AASB 139. Consequently, hedge accounting is not applied by the Scheme in the 2012 financial year.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(ii) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable paymers to that are not quoted in an active market. Loans and receivables are initially measured at fair value including transaction costs directly attributable to the financial asset. After initial recognition, loans and receivables are carried at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, as well as through the

Loans and receivables are assessed for impairment at each reporting period. An allowance is made for credit losses when there is objective evidence that the Scheme will not be able to collect the loans and receivables. Impairment losses are written off when identified. Losses expected as a result of future events are not recognised. If a provision for impairment has been recognised in relation to a loan, write offs for bad debts are made against the provision. If no provision for impairment has previously been recognised, write offs for bad debts are recognised as an expense in the statement of comprehensive income.

The amount provided for impairment of loans is determined by management of the Scheme and the Credit Committee. A provision is made of loans in arrears where the collectability of the debts is considered doubtful by estimation of expected losses in relation to loan portfolios where specific identification is impracticable.

The components of impaired assets are as follows:

"Loans in arrears" are loans and advances for which there is reasonable doubt that the Scheme will be able to collect all amounts of principal and interest in accordance with the terms of the agreement.

"Assets acquired through the enforcement of security" are assets acquired in full or partial settlement of a loan or similar facility through the enforcement of security arrangements. This comprises of prime property security plus any collateral security essociated with the loan.

Where possible, the Scheme first seeks to restructure loans to have loans fully performing, however the Scheme will take possession of the collateral as necessary. The renegotiation may involve extending payment terms and arrangement of new loan conditions. Once the terms have been renegotiated any impairment is measured the same way as performing loans. The renegotiated loans continue to be assessed individually and collectively for impairment.

"Restructured loans" arise when the borrower is granted a concession due to continuing difficulties in meeting the original terms and new terms are not comparable to the revised terms. These loans are removed from 'restructured loans' after a period of 12 months of performance against the loans revised terms and conditions. Loans with revised terms are included in loans in arrears' when impairment previsions are required.

When the Manager determines interest is not recoverable on certain impaired loans, the interest is suspended and not brought into income. Should the Manager's analysis of the collectability subsequently change the interest will be brought into income at the time it is determined to be collectable.

l) Advisor Fees

Advisor fees may be paid to the unifholders' investment advisors and are calculated as a percentage of funds invested in the Scheme. These fees are paid weekly in arrears and are brought to account on an accrual basis. The Scheme ceases to pay advisor fees when the related units are redeemed.

m) Payables

Payables are carried at amortised cost and represent liabilities for goods and services provided to the Scheme prior to the end of the financial year that are unpaid and arise when the Scheme becomes obliged to make future payments in respect of the purchases of these goods and services.

The distribution amount payable to investors as at the reporting date is recognised separately on the statement of financial position as unitholders are presently entitled to the distributable income as at 30 June 2012 under the Scheme's Constitution.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

u) Increase/decrease in net assets attributable to unitholders

Non-distributable income is transferred directly to net assets attributable to unitholders and may consist of unrealised changes in the net fair value of investments, accrued income not yet assessable, expenses accrued for which are not yet deductible, net capital tosses and tax fire or tax deferred income. Net capital gains on the realisation of any investments (including any adjustments for tax deferred income previously taken directly to net assets attributable to unitholders) and accrued income net yet assessable will be included in the determination of distributable income in the same year in which it becomes assessable for tax. Excess and undistributed income is also transferred directly to net assets attributable to unitholders.

e) Distributions

In accordance with the Scheme's Constitution, the Scheme fully distributes its distributable income to mitholders. Distributions are payable monthly. Such distributions are determined by reference to the net taxable income of the Scheme. Distributable income includes capital gains arising from the disposal of investments. Unrealised gains and losses on investments that are recognised as income are transferred to net assets attributable to unitholders and are not assessable and distributable until realised. Capital losses are not distributed to unitholders but are retained to be offset against any realised capital gain.

p) Goods and services tex (GST)

The GST incurred on the costs of various services provided to the Manager by third parties such as audit fees, custodial services and investment management fees have been passed onto the Scheme. The Scheme qualifies for Reduced Input Tax Credits (RTIC) at a rate of 75% of GST.

Hence investment management fees, custodial fees and other expenses have been recognised in the statement of comprehensive income net of the amount of GST recoverable from the Australian Taxation Office (ATO). Accounts payable are inclusive of GST. The net amount of GST recoverable from the ATO is included in receivable in the statement of financial position. Cash flows relating to GST are included in the Statement of Cash Flows on a gross basis.

The GST component of each flows arising from investing and financing activities recoverable or payable to the ATO is classified as an operating each flow.

q) Applications and redemptions

Applications received for units in the Scheme are recorded when units are issued in the Scheme. Redemptions from the Scheme are recorded when the cancellation of units redeemed occurs. Unit redemption prices are determined by reference to the net assets of the Scheme divided by the number of units on issue.

Applications received in foreign currency denominations are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Foreign currency denominated unitholder funds are translated into the Scheme's functional currency at halance date, using the spot rate prevailing at that date. Gains and losses arising from foreign exchange translation are recorded in the Statement of Comprehensive Income in the period in which they arise.

r) Taxation

Under current legislation, the Scheme is not subject to income tax provided the distributable income of the Scheme is fully distributed either by way of cash or reinvestment (i.e. unitholders are presently emitted to the income of the Scheme).

The price of a unit is based upon market values of underlying assets and thus may include a share of unrealised capital gains.

Should such a gain be realised, that portion of the gain that is subject to capital gains tax will be distributed so that the Scheme is not subject to capital gains tax. Realised capital losses are not distributed to unitholders but are retained in the Scheme to be offset against any realised capital gains. If realised capital gains exceed realised capital losses, the excess is distributed to unitholders.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

a) Interest-bearing loans and borrowings

All loans and borrowings are initially recognised at cost, being the fair value of the consideration received net of issue costs associated with the borrowing. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method. Amortised cost is calculated by taking into account any issue costs, and any discount or premium on settlement.

t) Capital management

The Manager manages the Scheme's net assets attributable to unitholders as capital, not withstanding net assets attributable to unitholders is classified as a liability. The amount of net assets attributable to unitholders can change significantly on a daily basis as the Scheme is subject to daily applications and redemptions at the discretion of unitholders.

The Manager monitors the level or delly applications and redemptions relative to the liquid assets in the Scheme.

The Scheme is not subject to any externally imposed capital requirements.

u) Derivative financial instruments

The Scheme uses derivative financial instruments such as forward currency contracts to hedge its risks associated with foreign currency finctuations. Derivatives are recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at their fair value. All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative.

Any gains and losses are arising from changes in the fair value of derivatives, except for those that qualify as cash flow hedges, are taken directly to not profit or loss for the year.

The fair value of forward currency contracts is calculated by reference to valuations provided by the financial institutions with which the forward exchange contracts are held.

v) Foreign currency translations

The Scheme's transactions in foreign currencies comprise applications and withdrawals of foreign currency unitholder funds and payment of distributions. Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liability denominated in foreign currencies are retranslated at the rate of exchange prevailing at the balance sheet date, and exchange rate gains and losses recognised in the Statement of Comprehensive Income.

w) Defermination of Fair Value

Fair value is the amount for which an asset could be exchanged, or a liabilities settled, between knowledgeable, willing parties in ann's length transaction.

The fair value for financial instruments traded in active markets at the reporting date is based on their quoted price or binding dealer price quotations (bid price for long positions and ask price for short positions), without any deductions for transaction costs.

For all other financial instruments not trailed in an active market, the fair value is determined by using appropriate valuation techniques. Valuation techniques include: using recent arm's length market transactions; reference to the current market value of another instrument that is substantially the same; discounted cash flow analysis and option pricing models making as much use of available and supportable market data as possible.

Refer to Note 17 to the financial statements for the methods and assumptions applied in determining fair value of each class of financial instrument.

HOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDEED 30 JUNE 2012

3. INCOME AND DISTRIBUTIONS TO UNITHOLDERS

a) Distribution to unitholders	2012 S	2011 S
Distributions paid/reinvested Distributions payable	16,454, 3 82 6,712,961	L3,628,205 6,132,237
	23,167,343	19,760,442
b) Distributions paid and payable		
Class A Class B	13,348,747 9,818,596	14,202,195 5,558,247
	23,167,343	19,760,442

[&]quot;A" Class Units. The unit price for "A" Class Units is determined each day and is calculated by dividing the value of Net Assets of the Fund by total number of units on issue that day, but not taking account of any account interest distributions, only unpaid distributions.

"B" Class Units. The Unit Price for "B" Class Units is determined each day and is calculated by dividing the value of Net Assets of the Fund by total number of units on issue that day and taking account of relevant accrued but unpaid interest distributions.

4. EXPENSES

	a) Finance costs	2012 \$	2011 \$
	Interest on related party loans		
	Other Interest expense		1,613,877
	Interest expense	38,896	807
	•		1,280,190
	•	38,896	2,894,874
	b) Other expenses		
	Auditor's remunerations	96,000	186 844
	Other expenses		135,000
		276,696	266,611
		372,696	401,611
5.	AUDITOR'S REMUNERATION		
		2012	2011
	A vestit and province Africa Consult	2	\$
	Audit and review of the financial reports *	96,000	135,000
	Other regulatory audit services	<u>-</u>	
		96,000	135,000
			,000

These expenses have been included within 'Other Expenses' in the Statement of Comprehensive Income.

* The 2011 audit fee includes auditing the 1 July 2010 opening balances.

6. CHANGES IN NET ASSETS ATTRIBUTABLE TO UNITHOLDERS

Movements in the net essets attributable to unitholders during the year were as follows:

	2012	2011
Net essets attributable to unitholders	\$	\$
Clars A		
Opening balance		
Units issued during the year	148,176,488	124,079,809
Units redeemed during the year	94,401,204	57,796,246
Units issued upon reinvestment of distributions	(21,552,072)	(27,683,775)
Closing balance	7,995,929	7,133,277
	229,821,549	161,325,557
Chais H		
Opening balance		
Units issued during the year	100,435,541	52,130,959
Units redeemed during the year	35,790,807	64,341,038
Units issued upon reinvestment of distributions	(21,774,224)	(9,984,877)
Closing balence	8,860,872	4,600,088
	123,312,996	111,087,208
Movement in changes net assets attributable to unitholders	821,808	(23,076,491)
Total assets attributable to unitholders	353,156,353	249,336,274
All unitholders are entitled to receive distributions as dealers as		

All unitholders are entitled to receive distributions as declared from time to time and are entitled to one vote per unit at unitholders' meetings. In the event of winding up of the Scheme, all unitholders rank after creditors and are equally entitled to the proceeds of liquidation.

7. INVESTMENTS

Investment in subsidiaries		2012 \$	2611 \$
The Scheme owned 100% of the issued share capital of:		**	
Australian International Investment Services Pty Ltd Livi MPF Development No 1 Pty Ltd	Country of Incorparation Australia Australia	2012 100% 100%	2011 100% 100%

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR END ED 30 JUNE 2012

8. LOANS AND RECEIVABLES

	2012	2011
Secured mortgage loans - 1st priority	\$	S
Secured mongage loans - 2nd priority - related party	30,066,913	39,508,189
Secured mortgage loans - 2nd priority	220,337,819	140,808,903
Secured Loans - Related Party Charges	55,630,371	43,199,029
Provision for impairment	16,911,196	15,226,498
Net loans and advances	(23,375,992)	(18,000,000)
	299,5 7 0,308	220,742,619
a) Aggregate amounts receivable from related parties		
	2012	2011
Directors and director-related entities - secured	2	S
Related managed investment schemes - secured	234,253,745	153,138,704
Related managed investment schemes - unsecured	-	-
Related property trust - secured	+	-
• • • • • • • • • • • • • • • • • • • •	2, 9 95, 27 0	2,896,698
	237,249,015	1.56,035,402

The Director related entities are Special Purpose Vehicles through which all of the development profit flows through to the LM Managed Performance Fund and its investors. Each development asset has a SPV established for it to hold contractual participating interests in the underlying asset.

This structure ensures full benefit to the Fund and its investors and also provides important too insulation. Through the "Ioan structure" referred to immediately above, the Fund makes a loan to the SPV on arms length terms with the ability to periodically assess the interest rate enabling the Fund to extract all the financial benefit that the SPV receives from the SPV's contractual participating interest in the underlying asset. The SPV is the borrower under that loan, and it grants a security interest to the Fund over the SPV's assets to secure its repayment obligations to the Fund. The security interest is also on arms length terms. Together the loan and security interest give the Fund the same level of control which any lender would have in similar circumstances with an unrelated borrower.

The fund is mable to own the property assets directly as this would result in onerous tax implications for offshore (non-Australian resident) investors. Special Purpose Vehicles (SPV) are semp to minimise risk, minimise tax implications for the Fund and investors and are a common structure for projects of this nature.

As with all registered companies there must be a Director of that entity that holds the ultimate liability and as such Peter Drake holds the liability through his Directorship of the Special Purpose Vehicles. Neither Peter Drake nor LM (in its corporate capacity) are entitled to any financial benefit by virtue of that shareholding or directorship. This is a feature of the "loan structure" and the Internal Rate of Return for the projects indicates that all the project profit will be received by the fund on behalf of its investors. The SPV structure is set solely to allow LM to control the decisions of the project, so as to enable the fund to achieve the full return of profits of the project. This is done via an assessed earnings rate, derived through extensive feasibility and discounted recovery analysis which is regularly updated and audited externally each year.

b) Maturity suslysis - Secured Mortgage Loans

	2012	2011
Impaired (net of provision)	\$	S
Renegotiated/Restructured loans	-	14,858,226
Less than 3 months	30,066,913	51,423,842
3-6 months	56,325,624	856,683
6-12 months	-	15,226,499
	213,177,770	138,377,369
	299,570,307	220,742,619

The above maturity analysis reflects the contractual maturity of all secured loans.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 36 JUNE 2012

E. LOANS AND RECEIVABLES (Continued)

b) Maturity analysis - Secured Mortgage Loans (Continued)

Past due or mortgagee in possession loans are classified as either impaired or recoverable based on assessment of current market position as at date of the report. Past due status and actual recoverability of these amounts are not always mutually correlated. Recoverability is dependent on several factors and the Manager always seeks to maximise the return of these amounts through gross realization workout strategies, enforcement of security and loan restructuring. The Manager has significant resources in-house dedicated to managing these assets to the best possible recovery position.

A provision of impairment was raised totalling \$23.4 million against 6 loans which is based on current market assessments of recoverability of these loans. There has been no impact on unit price as this provision has been allowed for against the general earnings of the fund. The exit strategy on these loans will result in no impact on unit price as they are fully provisioned.

c) Concentration of risk

There are one (2011: two) counterparty with which the Scheme's credit exposure exceeds 10% of the net assets attributable to unitholders as at 30 June 2012. The total value of this loan, before taking into account collinteral or other credit enhancements, is \$201,187,254 (2011: \$158,301,729).

For concentration of risk relating to mortgage type and geographical location refer to Note 16b.

d) Provisions for impairment

The impairment loss expense relating to loans and receivables comprises:

	2012	2011
Specific provision	2	2
Opening balance		
Impairment losses provided for during the year	18,000,000	L,952,000
Impairment losses realised during the year	5,376,847	16,048,000
Closing balance		
	23,376,847	18,000,000
Total Provision for impairment		
·	23,376,847	18,000,000
Changes to operating profit/(loss) before tax for impairment losses on loans and receivables comprises:		
Specific provision		
Impairment lesses recognised directly in Statement of Comprehensive Income	5,375,992	16,048,000
ga, da Para ya Kana ya	-	P
	5,375,992	16,048,000

A provision of impairment was raised totalling \$23.4 million against 6 loans which is based on current market assessments of recoverability of these loans. There has been no impact on unit price as this provision has been allowed for against the general earnings of the fund. The exit strategy on these loans will result in no impact on unit price as they are fully provisioned.

9. INVESTMENT PROPERTIES

	2612	2011
Balance at beginning of the year	\$	5
Capitalised expenditure	5,526,886	19,045,680
Fair value adjustments	312,171	386,206
Disposals	•	
Balance as end of the year		(13,905,000)
•	5,£38,997	5,526,886

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDEED 30 JUNE 2012

IO. TAX

a) (i) The components of income tax expense are:	20 S		2011 \$
Current tax expenses			
Descred tax		-	730,475
Income tax (benefit)/expense report in the Statement of Comprehensive Income	Heart Land Company Williams		(1,234,155) (503,680)
	*		(555,566)
(ii) Reconciliation between aggregate tax expense recognised in the Statement of Comptehensive Income and tax expense calculated per the statutory income tax rate:			
Accounting profit before income tex	. 21,36	§1. 29 2	19,566,742
Income tax expense calculated at controlled entities statutory income tax rate of 30% (2011: 30%).		388,38	5,870,023
Income in the hands of the beneficiaries	(6,40	(888,3	(6,373,703)
	F	-	(503,680)
b) Deferred tax assets comprise:			
Tax losses			
c) Deferred tax liability comprise:	**************************************		
Fair value gain			
d) Reconciliation	-	 	
Gross movements			
The overall movement in the deferred tax account is as follows:			
Opening balance			(1 hax ion
Charge)/credit to the Statement of Comprehensive Income		_	(1,234,155) 1,234,155
Closing balance			£,434,100

II. PAYABLES

	2012	2011
a) Poreign corrency awaiting investment	\$	2
Commissions payable	1,623,643	2,957,261
Redemptions payable	508,002	713,087
Withholding tax payable	313,170	3,728,478
Income tax psyable	1	653,048
Other payables	•	942,761
The second secon	29 6,738	610,946
	2,741,554	9,605,581
	2012	2011
h) Related parties loans *	\$	2
	9,917,992	10,093,089

The related party balance represents two loans where the LM First Mortgage Income Fund holds the senior debt position ahead of the MPF's security. The Manager is currently in due diligence discussions with offshore financiers to payout the First Mortgage Income Fund as part of their overall construction funding assessment for the MPF projects.

12. RELATED PARTIES

Manager

The Manager of LM Managed Performance Fund is LM Investment Management Limited (ABN 68 077 208 461). Administration and funds management services are provided to the Scheme on behalf of the Manager by LM Administration Pty Limited, as associate of the Manager. LM Administration Pty Limited is paid a management fee directly from the Scheme.

Custodian

The Custodish of the Scheme is The Trust Company (PTAL) Limited.

Directors

The names of each person holding the position of director LM Investment Management Limited during the financial year are disclosed in Note 15(a)(i).

Director' renuneration

No amounts are paid by the Scheme directly to the directors of the Manager. All remuneration was paid by LM Administration Pty Ltd appointed by LM Investment Management Limited as per its service agreement with that entity to directors of the Manager in connection with their responsibilities for the Scheme.

Directors' holding of units

There are no related party investments in the LM Managed Performance Fund.

Investing activities

The Scheme may purchase and sell units in other approved schemes or investment entities operated by LM Investment Management Limited or its associates in the ordinary course of business at application and redemption prices calculated in accordance with the constitutions of those schemes. At 30 June 2012 the Scheme had no investments in other schemes operated by LM Investment Management Limited or its associate (2011: nil).

12. RELATED PARTIES (Confineed)

Other transactions with the Scheme

From time to time the directors of LM investment Management Limited, or their director-related-entities, may invest or withdraw from the Scheme. These investments or withdrawals are on the same terms and conditions as those entered into by other Scheme investors. Apart from the details disclosed in this note, no director has entered into a material contract with the Scheme and of the previous financial year and there were no material contracts involving directors interest subsisting at year-end. All transactions were approved on an arm's length basis and is on normal terms and conditions.

The Director related entities are Special Purpose Vehicles through which all of the development profit flows through to the LIM Managed Performance Fund and its investors. Each development asset has a SPV established for it to hold contractual participating interests in the underlying asset.

This structure ensures full benefit to the Fund and its investors and also provides important test insulation. Through the "loan structure" referred to immediately above, the Fund makes a loan to the SPV on arms length terms with the ability to periodically assess the interest rate enabling the Fund to extract all the financial benefit that the SPV receives from the SPV's contractual participating interest in the underlying asset. The SPV is the borrower under that loan, and it grants a security interest to the Fund over the SPV's assets to secure its repayment obligations to the Fund. The security interest is also on arms length terms. Together the loan and security interest give the Fund the same level of control which any lender would have in similar circumstances with an unrelated borrower.

The fund is unable to own the property assets directly as this would result in onerous tax implications for offshore (non-Australian resident) investors. Special Purpose Vehicles (SPV) are setup to minimise risk, minimise tax implications for the Fund and investors and are a common structure for projects of this nature.

As with all registered companies there must be a Director of that entity that holds the ultimate liability and as such Peter Drake holds the liability through his Directorship of the Special Purpose Vehicles. Neither Peter Drake nor LIM (in its corporate capacity) are entitled to any financial benefit by virtue of that shareholding or directorship. This is a feature of the "loan structure" and the Internal Rate of Return for the projects indicates that all the project profit will be received by the fund on behalf of its investors. The SPV structure is set solely to allow LM to control the decisions of the project, so as to enable the fund to achieve the full return of profits of the project. This is done via an assessed earnings rate, derived through extensive feasibility and discounted recovery analysis which is regularly updated and audited externally each year.

Administration and funds management services are provided to the Scheme on behalf of the Manager by LM Administration Pty Limited, an associate of the Manager. LM Administration Pty Limited is paid a management fee for these services directly from the Scheme assets. Next years forecasted management fee is not expected to exceed a maximum of 5% per annum (exclusive of GST) of the net assets of the Scheme.

During the year, management fees of \$11,368,182 (2011: \$1,397,727) were expensed to the Scheme. All management fees are paid directly to LM Administration Pty Limited.

This represents 3.1% of average net assets of the Fund. This pre-planned increase in management fee is reflective in the growth of assets in the Fund and allows the Manager to employ additional resources required to properly manage those assets to the benefit of investors.

The Scheme has second mortgages on loans where the first mortgage of the LM First Mortgage Income Fund, totalling \$60,281,381 (2011: \$46,158,276). The Scheme may on occasion pay development and construction costs on those related loans. As part of its role as second mortgages, LM Managed Performance Fund will fund interest payments from time to time within approved loan facility limits. During the 30 June 2012 year, interest payments totalling \$715,999 (2011: \$915,954) were paid by the Scheme on behalf of borrowers.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENIDED 30 JUNE 2012

11. RELATED PARTIES (Continued)

Balance with related parties

Manager remuneration received or due and receivable	2012 \$	2011 S
- Management fees for the year paid or payable to LIM Administration Pry Limited, which were expensed to the find Expenses included administration expenses incurred by the No.	11,368,182	1,397,727
its associated entities, which are reimbursed in accordance with the provisions of the Constitution.	-	158,147

This represents 3.1% of average net assets of the Fund. This pre-planned increase in management fee is reflective in the growth of assets in the Fund and allows the Manager to employ additional resources required to proper by manage those assets to the benefit of investors.

Aggregate amounts receivable from related parties by the Group as follows:	2012 \$	2011 S
- LM Administration Pty Limited (management and development management fees prepaid by the Scheme)(i) - Peter Charles Drake (ii)	20,752,639	5,167,310
- LM Capalaba Pty Ltd (iii)	16,911,196	15,726,499
- Maddison Estate Pty Ltd (iv)	14,968,213	9,610,476
- Anito Apartments Pty Ltd (v)	201,187,254	126,301,729
- Ekard Property Trust (vi)	24,608,244	22,423,926
Aggregate amounts payable from related parties by the Scheme as follows:	2,995,270	2,896,698
- LM First Mortgage Income Pund	9,917,992	10,093,089

1) The Directors target a gradual paydown of this prepaid balance throughout the next financial year and as at date of this report, the balance had reduced to \$17.7 million. These amounts are included in prepayments of \$20,752,639 at 30 June 2012 (2011: \$5,167,310). No amounts are payable to related parties by the Scheme, other than LM Administration Pty Ltd. The average monthly balance of prepayments during the year was \$16,989,994 (2011: \$3,617,404) which was non-interest bearing.

This prepaid management fee will be recovered through LM Administration Pty Limited's Agreement to offset future payable management fees or through the guarantee from a Director, Peter Charles Drake. This is documented and secured through a letter of undertaking outlining that the full balance is payable if LM investment Management Ltd or its related entities are sold in part or in full.

An external report from an independent firm engaged in November 2012 assessed this full security holding at \$107 million.

ii) As at 30 June 2012, the Fund had a loan receivable of \$16,911,196 (2011; \$15,226,499) from Peter Charles Drake, a director of the Manager. The loan is secured by a charge over LM Administration Pty Ltd in its own right and as trustee for the Ekard Property Trust, and by a charge over Century Star Investments. Century Star Investments is a shareholder of LM Investment Management Limited with a 50% stakeholding. An external report from an independent firm in November 2012 assessed this security holding at \$54 million (50% of assessed total of \$107 million). Interest on this loan is fully serviced monthly.

Operating EBIT of these two entities combined was a \$11.0 million EBIT profit for the year ended 30 June 2012 (2011: \$7.1 million). Operating EBIT forecast of these entities for the 2013 financial year is forecasted at \$8.8 million.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

12. RELATED PARTIES (Confinned)

Balance with retted parties (Continued)

- tii) LIM Capalaba Pty Ltd this entity is a related party loan secured through a second mortgage over real property of which a joint venture agreement is currently in place atipulating a minimum interest return to the scheme. This Manager is currently in due diligence discussions and has received a conditional letter of interest from an offshore financier overall including the assessment of payout of the facility with the LIM Australian Income Fund and financing the full construction of the project to completion.
- iv) Maddison Estate Pty Ltd (formerly LM Arrowtown Pty Ltd) this entity is a related party Ioan secured over the assets of Maddison Estate Pty Ltd Maddison Estate Pty Ltd controls the actual landholder of the subject real property Coomera Ridge Pty Ltd via contractual rights.

Suncorp loan facility:

Maddison Estate Pty Ltd, a related party, has a current Suncorp loan facility of \$22,046,134. The facility has been varied, amended or restated on various occasions since 21 January 2008.

Suncorp have extended the loan facility to 31 March 2013 canditional on an amortised paydown to 518 million by that date. The Manager is currently in due diligence discussions and has received a conditional letter of interest from an offshore financier to fully repay the Suncorp facility on March 31, 2013 and also finance the full construction of the project to completion.

- W. Asito Apartments Pty Ltd this entity represents a financial asset to the scheme based on the contractual right to receive cush. This receivable is contingent on certain events and the entity is a related party. AffS Pty Ltd will be the actual recipient of the cash proceeds which is a wholly owned entity of the scheme. The scheme also holds a second mongage security over the rust property assets of AllS Pty Ltd. The Manager is currently in due diligence discussions and has received a conditional letter of interest from an offshore financier overall including the assessment of payout of the facility with the First Mortgage Income Fund and financing the full construction of the project to completion.
- vi) Ekard Property Trust—this entity is a related party loan secured through a second mortgage over real property. The property is currently on the market and a current offer to fully recover the loan is being negotiated for contract signing as at date of this report. The offer will constitute a full recovery of the existing loan balance in the fund.

II. RECEIVABLES

	Note	2012	2011
Mortgage loan interest receivable		2	S
Receivable from related parties	****	2,202,839	1,590,989
Settlements receivable	12(v)	23,421,162	22,425,473
GST receivable		291,057	1,936,966
Income tax receivable		~	132,416
Other receivables		395,44 0	₩.
		11,731	
		26,322,729	26,085,844

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

14. CASH AND CASH EQUIVALENTS

a) Reconciliation of cash and cash equivalents

For the purposes of the Statement of Financial Position and Statement of Cash Flows, cash and cash equivalents comprise:

	TOTAL STATES FORES		
	2012	2011	
- Cash at bank and in hand	\$	\$	
~ · · · · ·	17,287,984	19,492,224	

Cash at bank and in hand carns interest at floating rates based on daily bank deposit rates. The fair value of cash and cash equivalents is \$ 17,287,984 (2011; \$ 19,492,224).

As at 30 June 2012, \$ 14,459,269 (2011: \$10,463,632) of cash at bank was held in foreign exchange margin accounts and was not available for use by the Scheme.

b) Reconciliation of change in net assets attributable to unitholders to net each flows from operating activities

now if the operating activities	
2812	2011
\$	S
(1,806,051)	309,980
5,376,847	16,047,075
(60,661,058)	(47,740,840)
23,167,343	11,729,197
**	_
×.	(8,145,634)
10,713,423	5,930,403
1,903,514	(22,423,197)
226,121	1,399,263
(19,736,173)	(4,588,144)
(3,448,719)	3,384,579
(44,264,653)	(44,097,318)
	2812 \$ (I,806,051) 5,376,847 (60,661,052) 23,167,343

c) Reinvestment of distributions

During the year, the Scheme issued \$23,167,343 worth of units (2011: \$11,729,197) as a result of reinvestment of distributions by unitholders. These transactions have not been included in the Statement of Cash Flows.

is. Key management personnel disclosures

(a) Details of Key Management Personnel

(i) Key Management Personnel

They Key Management Personnel ("KMP") of the Scheme were deemed to be the Directors of the Manager. The Directors of the Manager during the year were:

Executive directors Mr Peter Charles Drake Ms Lisa Maree Darcy Mr Eghard van der Hoven Ms Francene Maree Mulder Mr John O'Sullivan Mr Simon Tickner Mr Grant Fischer Ms Katherine Phillips	Appointed 31 January 1997 Appointed 15 September 2003. Resigned on 12 June 2012 Appointed 22 June 2006 Appointed 30 September 2006 Appointed 27 November 2007. Resigned on 19 September 2012 Appointed 16 December 2008. Resigned on 13 July 2012 Appointed 14 March 2012. Resigned on 12 August 2012 Appointed on 13 July 2012
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NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 36 JUNE 2012

15. KEY MANAGEMENT PERSONNEL DISCLOSURES (Continued)

- b) Compensation of Key Management Personnel
- (i) Compensation Policies and Principles

Remuneration of KMP is paid by LM Administration Pty Limited, appointed by LM investment Management Limited as per its service agreement with that entity. The KMP do not receive any remuneration directly from the Scheme and there are no agreements in place between the KMP and the Scheme. The remuneration of KMP as disclosed below has been allowed based on each of the KMP's cost of remuneration applicable to the Scheme. No remuneration has been allocated to the LM Managed Performance Fund for the year ended 30 June 2012. The principles used to allocate these costs in future financial years (for disclosure purposes only) are discussed below.

(ii) Executive Directors

The Executive Directors of the Board of Directors of LM Investment Management Limited are responsible for determining and reviewing compensation arrangements for the KMP of the Manager. The Executive Directors assess the appropriateness of the nature and amount of emoluments of the KMP on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high quality board. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Manager.

It is the Executive Directors' policy that employment agreements shall only be entered into with the Executive Directors of the Manager, but with no other parties.

(iii) Non-executive Directors

Fees paid to non-executive directors are based on decisions made by the Executive Directors. This take into account workload requirements and responsibilities of each Director. Fees for duties as Directors are not paid to executive Directors as their remuneration is provided as part of their normal terms and conditions.

b) Compensation of Key Management Personnel

(iv) Principles of KMP Remuneration Allocations

For all schemes managed by the Manager, the cost of total KMP remuneration has been allocated to each scheme. No remuneration has been allocated to the LM Managed Performance Fund for the year ended 30 lune 2012. The Manager will estimate the amount of time spent by each KMP performing responsibilities and duties to individual schemes, and on a percentage basis, allocate the remuneration cost to each scheme. Where a KMP has not spent time specifically on a scheme, but rather has acted in a role as KMP of the Manager only, remaineration cost will be allocated evenly across all schemes.

Loans to specified KWP

The Scheme has not made, guaranteed or secured, directly or indirectly any new loans to the KMP or their related entities during the period. The existing loan made to Peter Drake is disclosed under Note 12.

c) Other transactions and balances with specified KMP

Other than those items disclosed in the related party Note 12, the Scheme has no other transactions and balances with specified KMP.

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

a) Financial Risk Management Objectives, Policies and Processes

Risks arising from holding financial instruments are inherent in the Scheme's activities, and are managed through a process of ongoing identification, measurement, and monitoring. The Scheme is exposed to credit risk, liquidity risk, and market risk.

Financial instruments of the Scheme comprise investments in financial assets for the purpose of generating a return on the investment made by unifinders, in addition to derivatives, cash and cash equivalents, not assets attributeble to unifholders, and other financial instruments such as trade debtors and creditors, which arise directly from its operations.

The Manager is responsible for identifying and controlling the risks that arise from these financial instruments.

The risks are measured using a method that reflects the expected impact on the results and net assets attributable to unitholders of the Scheme from reasonably possible changes in the relevant risk variables. Information about these risk exposures at the reporting date, measured on this basis, is disclosed below. Information about the total fair value of financial instruments exposed to risk, as well as compliance with established investment mandate limits, is also monitored by the Manager. These mandate limits reflect the investment strategy and market environment of the Scheme, as well as the level of risk that the Scheme is willing to accept.

This information is prepared and reported to relevant parties within the Manager on a regular basis as deemed appropriate, including the fund manager, compliance manager, other key management, Risk and Investment Committees, and ultimately the Board of Directors of the Manager.

As part of its risk management strategy, the Schame uses foreign exchange contracts to manage exposures resulting from changes in foreign currencies.

Concentrations of risk arise when a number of financial instruments or contracts are entered into with the same counterparty, or where a number of counterparties are engaged in similar business activities, or activities in the same geographic region, or have aconomic features that would cause their ability to meet contractual obligations to be similarly affected by changes in aconomic, political, and other conditions.

In order to avoid excessive concentrations of risk, the Scheme monitors its exposure to ensure concentrations of risk remain within acceptable levels and either reduces the exposure or uses derivative instruments and collateral to manage the excessive concentrations when they arise.

b) Credit Risk

Credit risk represents the risk that the counterparty to the financial instrument will fail to discharge an obligation and cause the Scheme to incur a financial loss.

With respect to credit risk arising from the financial assets of the Scheme, other than derivatives, the Scheme's exposure to credit risk arises from default of the counterparty, with the current exposure equal to the fair value of these instruments as disclosed in the Statement of Financial Position. This does not represent the maximum risk exposure that could arise in the future as a result of changes in value, but best represents the current maximum exposure at the reporting date.

Credit risk arising from derivative financial instruments is, at any time, limited to those with positive fair values.

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

b) Credit Risk (Continued)

The Scheme minimises credit risk by:

- undertaking credit assessment procedures on prospective borrowers;
- dealing with Australian regulated banks for each balances, and
- obtaining independent valuations for all new loans.

As at year and 11.47% (2011: 13.48%) of the mortgage loans were secured by Commercial projects and Retail 0.80% (2011: 2.69%) and Residential 87.58% (2011: 80.23%) and Industrial 0.15% (2011: 3.60%).

The carrying amount of renegotiated loans which would have been past due or impaired at 30 June 2012 was \$30,066,913 (2011:

Risk concentrations of credit risk

Concentrations of credit risk are managed by counterparty and by geographical region. The percentage of loans secured by property in different geographical locations is as follows:

	100%	100%
Tatal	6.52%	5.91%
Western Australia		3.79%
A POTONIE	1.07%	7 7047
Victoria	74.98%	66.68%
Oneensland	17.06%	23.62%
New Sonth Wales		
•	0.37%	0.00%
Australian Capital Territory	2012	2011

The maximum credit risk exposure at year end in relation to mortgage loan is the carrying value of the assets as indicated in the Statement of Financial Position.

The Scheme has a concentration of credit risk relating to the derivative instruments as all foreign currency awaps are entered into with the four counterparties.

Credit quality of mortgage loans

The credit quality of financial assets is managed by the Scheme using internal risk rating categories in accordance with the investment mandate of the Scheme. The Scheme's exposure in each category is monitored on a daily basis. This review process allows the Manager to assess the potential loss as a result of risks and take corrective action.

As at 30 June 2012, the Scheme was mortgagee in possession of security of \$76,702,039 (2011: \$71,654,937) and taken possession of assets offered as collateral security valued at \$96,677,404 (2011: \$78,333,069).

Past due or mortgagee in possession loans are classified as either being impaired or recoverable based on assessment of current market position as at date of the report. Past due status and actual recoverability of these amounts are not always mutually correlated. Recoverability is dependant on several factors and the Manager always seeks to maximise the return of these amounts through gross realisation workout strategies, enforcement of security and loan restructuring. The Manager has significant resources in-house dedicated to managing these assets to the best possible recovery position.

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

c) Liquidity risk

Liquidity risk is the risk that the Scheme may not be able to meet its obligations in relation; to investment activities or funding unitholder redemptions.

The nature of the investments entered into by the Scheme commands that liquidity be marraged cartiously and aligned to the redemptions policy outlined within the constitution of the Scheme. At 30 June 2012, the redemptions requested from unitholders but not paid was \$12,733,976 (2011: \$14,886,335). This amount equates to 3.6% (2011: 6.0%) of the funds under management at that date.

As at 13 November 2012, \$23,727,275 (2011: \$21,274,377) of redemptions had been requested by unitholders, which equates to 6.3% of finds under management and is within the normal percentage parameters of redemptions at any one time as determined by the manager.

During the period, the Manager continued to progress with the various development aspects specific to the underlying assets and balance the east needs of that asset development with the ongoing payment of investor redemptions.

Significant progress has been made across both areas. A number of the assets are now at the point of presales and commencement of construction, and will return liquidity to the Fund through sales from 2013 onwards.

The MPF has continued to pay investor redemptions. From a high of just under 40%, fund redemptions now measure at less than 6% of Funds Under Management.

Looking forward, the Fund is now moving into a more liquid position as eash variables in the form of loan repayments are realised. New investor inflows will always remain a variable; however the fund portfolio management model forecasts actual loan repayments and capital from the sale of assets increasing significantly from the end of the lat quarter of 2013. As such, the Directors forecast the MPF liquidity to be operating within normality by the middle of 2013. The Directors are aware that many investors have an immediate need for eash, and we are actively pursuing initiatives on several fronts which, should they come to fruition, will see the Fund make a considerable catch up on redemptions early in 2015. The prime objective of the fund continues to be to maintain investor capital and achieve the targeted outperformance. The Fund has achieved that objective and to date the Fund has declared investor returns at or above target of 3.00%pa - 5.00%pa over cash rates whits maintaining full capital value.

The Manager employs risk management strategies to ensure that the Scheme is able to meet its obligations as above. The liquidity risk associated with the need to satisfy unitholders requests for redeemptions are mitigated by offering fixed term investment periods for investors and by maintaining sufficient each funds to satisfy usual levels of demand for al-oall investments.

In order to minimise liquidity risk, management assesses and monitors the liquidity requirements of both unitholder redemptions and investment activities and ensures that at all times the Scheme has adequate each and each equivalents to cover fund obligations and that liquidity is managed within the Scheme's policies and limits.

Maturity Analysis of Financial Liabilities

Financial liabilities of the Group comprise trade and other payables, distributions payable, net assets attributable to unitholders, fair value of foreign exchange contracts and other berrowings. Trade and other payables and distributions payable have no contractual maturities but are typically settled within 30 days. Foreign exchange contracts mature within 12 months of year end.

Net assets attributable to unitholders mature over the following periods:

Due and payable	2012	2011
< 12 months	313,171	3,728,478
12-24 months	215,556,336	200,269,647
24-36 months	72,495,438	23,526,400
36-48 months	75,111,392	46,326,236
> 48 months	3,155,129	939,757
Total	17,004,891	2,585,767
LILES	383,636,357	277,376,286

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND FOLICIES (Continued) d) Market risk

Market risk is the risk that the fair value or future each flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates, and equity prices. Market risk is managed and monitored using sensitivity analysis, and minimised through ensuring that all investment activities are undertaken in accordance with established mandate limits and investment strategies.

Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future oath flows or the fair value of financial instruments. The Scheme has established limits on investments in interest bearing essets, which are monitored on a daily basis.

The Scheme's exposure to interest rate risk and the effect weighted average interest rate for classes of financial assets and financial highlities is set out below:

LM MANAGED FERFORMANCE FUND AND ITS CONTROLLED ENTITUES NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

ig. Financial risk management objectives and folicies (Corithnei)

d) Markel risk (Continued)

GROUP

	Nate	Weighted average interest rate	interest rate	Ploating interest inte			Fixed inte	Fixed Inferest ente		
						Securities contracted to mi in less than Lyens	cted to mature 1 Lycar	Securities contracted to mature. Securities contracted to mature in tear than 1 year than	Total	=
Casti need cash equivalents Secured mortgage loans (17033)		239	2011 2.26	2012 17,287,984	2011	2012	2011	5 Fears 2011	2013	2011
Unsammed form		16.13	21.48	,			55,568,018	* *** **** ****	17,287,984	19,492,224
Loan facility Total	ŧ	A STATE OF THE PARTY OF THE PAR			1 1	299,570,307	220,742,619	B) C'CZD'CZ)	105,015,025	185,191,594
All other financial assets and liabilities are non-interest bearing.	- क्रांट क्रम्पन्	ferest bearing.	Americal and the second and the seco	17.287.984	19,492,224	19,492,224 299,570,307 276,310,637	276.310,637	129,623,576 316,658,291	1 1	425,426,437

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

d) Market risk (Continued)

The following table demonstrates the sensitivity of the Scheme's Statement of Comprehensive Income to a reasonably possible change in interest rates, with all other variables held constant.

The sensitivity of the Statement of Comprehensive Income is the effect of the assumed changes in interest rates on the interest income for one year, based on the financial instruments held at 30 June 2012.

Accounting assumptions

The basis points sensitivity is based on the historical volatility of changes in interest rates.

2012

				
	Change	in basis points	Sensitivity of interest income (\$000's)	
	Increase	Decrease	Increase	Decrease
Financial Instruments	50	50	1,831	(1,831)
	100	100	3,662	(3,662)

2011

- Advances	Change	in basis points	Sensitivity of interest income (\$000's)	
	Increase	Decrease	Increase	Decrease
Financial Instruments	50	50	1,183	(1,183)
	100	100	2,366	(2,366)

Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in foreign exchange rates. The Scheme enters into foreign exchange contracts principally to hedge the foreign exchange risk implicit in the value of the investor funds denominated in foreign currencies and to secure a particular exchange rate for a planned purchase or sale of investments. The term of the contracts rarely exceeds twelve months.

The fair value of forward exchange contracts held at 30 June 2012 was \$4,216,790 (2011: \$4,670,351).

The nominal Australian dollar value of forward exchange contracts held at 30 June 2012 was \$ 299,589,159 (2011: \$281,808,635).

The table below indicates the currencies to which the Scheme had significant exposure at 30 June 2012 on its monetary assets and liabilities and forecast cash flows. The analysis calculates the effect of a reasonably possible movement of the currency rate against the Australian Dollar on the Statement of Comprehensive Income, with all other variables held constant.

LM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Foreign currency

Investments in the fund are hedged in the relevant currency against Australian dollar currency movements. The fund manages foreign currency risk through-the use of forward foreign exchange contracts (FFEC).

The FFECs are facilitated by several banking firms. This reduces currency exposure to the fund and investors. The below table is only applicable if the FFEC facilitator is unable to meet its obligation and the fund therefore seeks an alternative party to transact the FFEC.

Accounting Assumptions - Variability of foreign currency

The sensitivity is based on the volatility of changes in global currency.

			2012		
Сиптепсу	AUD equivalent in exposure by currency (000's)	Change in currency rate in %		Effect on net assets attributable to unitholders (000's)	
(T-15)		Increase	Decrease	Increase	Decrease
AED	2,856	10	10	285	
CAD	2,731	10	10	273	
CHF	1,332	10	10	133	(273
EUR	40,637	01	10	4,064	(133
JBP	179,392	10	10	17,663	(4,064
IKD	917	10	1.0		(17,663
PY	2,699	10	10	92	(92
1OK	147	10	10	270	(270)
IZD	2,172	1.0	10	1.5	(15)
ek	1,628	10		217	(217)
GD	1,660	10	10	163	(163)
HB	3,639	10	10	166	(166)
RY	14,870		10	364	(364)
SD	42,957	10	10	1,487	(1,487)
LR		10	10	4,296	(4,296)
	1,953	10	10	195	(195)

LM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 36 JUNE 2612

16. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Accounting Assumptions - Variability of foreign currency (Continued)

ļ			2011		
Сштепсу	AUD equivalent in expasure by currency (000's)	Change in currency rate in %		Effect on net assets attributable to unitholders (000's)	
AED		Increase	Decrease	Increase	Decrease
·	1,140	10	10	(31)	
CAD	2,038	10	10	(188)	
CHF	601	10	10	(55)	
EUR	31,732	10	10	(2,57 7)	61
GBP	113,218	10	10		
HKD	783	10	10	(9,538)	11,221
PY	3,776	10	10	(340)	348
VZD	1,993	10		(7,310)	7,369
EK	402	10	10	(227)	247
GD	1,866		10	(248)	249
HB	2,562	10	10	(199)	221
RY		10	10	(2,181)	2,219
SD	11,758	01	10	(1,069)	1,306
	29,392	10	10	(2,822)	3,193
AR	1,484	10	10	(973)	977

Equity Risk

The Scheme is not subject to equity risk at 30 June 2012.

LM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

17. FAIR VALUES OF FINANCIAL INSTRUMENTS

The Scheme's financial assets and liabilities included in the Statement of Financial Position are carried at their fair value as disclosed by class of financial instruments or at amounts that approximate their fair values.

Refer to Note 2 for the methods and assumptions adopted in determining fair values for investments.

Disclosed below is the fair value of the Scheme's financial instruments.

The following methods and assumptions are used to determine the net fair values of financial assets and liabilities.

Fair value: The Scheme uses various methods in estimating the fair value of a financial instrument. The methods

Level 1 - the fair value is calculated using quoted prices in active markets;

Level 2 - the fair value is estimated using inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices);

Level 3 - the fair value is estimated using inputs for the asset or liability that are not based on observable market data.

-		Carrying Amount			
2012	Level 1 S	Level 2	Level 3	Total	
Financial Assets			<i>.</i>	S	\$
Forward currency contracts					
Total Financial Arsets	· · · · · · · · · · · · · · · · · · ·		····		
Financial Liabilities			····		
Forward currency contracts	··········	4,216,790			~~~
Potal Financial Liabilities		1		4,216,790	4,216,790
		4,216,790		4,216,790	4,216,790

		Carrying Amount			
2011	Level 1 S	Level 2	Level 3	Total	
Financial Assets		·	- 5	3	<u> </u>
Forward currency contracts	· · · · · · · · · · · · · · · · · · ·				
Total Financial Assets	·····				
Financial Liabilities					
Forward currency contracts	······································	4,670,351	····	1570.056	
Cotal Financial Liabilities				4,670,351	4,670,351
	·	4,670,351		4,670,351	4,670,351

The fair values of currency exchange contracts (forwards and swaps) are calculated by reference to current exchange rates for contracts with similar maturity and risk profiles.

LM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2012

18. COMMITMENTS AND CONTINGENCIES

There are no material contingent assets and liabilities or commitments as at 30 June 2012.

19. EVENTS AFTER THE STATEMENT OF BALANCE DATE

No significant events have occurred since balance date which would impact on the financial position of the Scheme disclosed in the balance sheet as at 30 June 2012 or on the results and cash flows of the Scheme for the year ended on that date, other than those detailed below:

20. PARENT ENTITY INFORMATION

2) Summary of financial information

The individual financial statements for the parent entity show the following aggregate amounts:

Statement of financial position

·	2012	2011
Total Assets	\$	\$
Total Liabilities	367,876,033	271,937,884
Net Assets attributable to unitholders	14,088,647	21,732,020
Total units on issue at year end	353,767,386	250,205,864
Undistributed income/(excess distribution)	356,367,645	249,968,345
and the state of t	(1,744,892)	924,938
Changes in net assets attributable to unitholders Total comprehensive income	(1,744,892)	924,938
Tom Compressive Antomic	(1,744,892)	924,938

b) Guarantees entered into by the parent company

The parent entity has provided limited financial guarantees to a related party investment scheme on 2 loans which is limited to the payment of interest only during the financial year ended 30 June 2012.

c) Contingent liabilities of the parent entity

The parent entity did not have any contingent liabilities as at 30 June 2012.

d) Contractual commitments

The parent entity did not have any contractual commitments as at 30 June 2012.

LM MANAGED PERFORMANCE FUND

DIRECTORS' DECLARATION

In accordance with a resolution of the Directors of LM Investment Management Limited, I state that:

- E) The financial statements and notes as set out on pages 6 to 36 are in accordance with the Corporations Act 2001, and:
 - (i) complying with Accounting Standards and the Corporations Regulations 2001; and
 - (ii) giving a true and fair view of the Scheme and the consolidated group's financial position as at 30 fune 2012, and of its performance, as represented by the results of its operations and its eash flows for the financial year ended on that date; and
 - (iii) the financial statements and notes to the financial statements are prepared in compliance with the finernational Financial Reporting Standards as made by the International Accounting Standards Board.
- b) There are reasonable grounds to believe that the Scheme and the consolidated group will be able to pay its debts as and when they become due and payable; and
- c) The financial statements are in accordance with the provisions of the Scheme's Constitution.

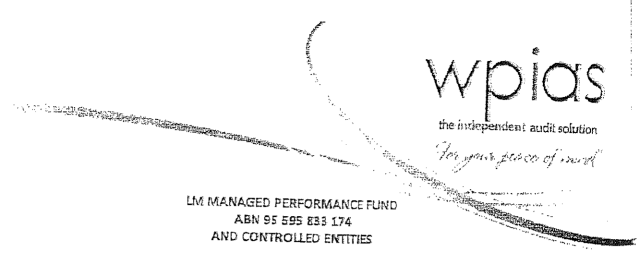
On behalf of the Board

LM Investment Management Limited

Peter Drake Director

Gold Coast

Date: 7th day of December 2012



INDEPENDENT AUDITOR'S REPORT TO THE UNITHOLDERS OF LIM MANAGED PERFORMANCE FUND AND ITS CONTROLLED ENTITIES.

We have audited the accompanying financial report of LM Managed Performance Fund (the Scheme) and Controlled Entities (the Consolidated Group) which comprises the statement of financial position as at 30 June 2012, and the statement of comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information and the directors' declaration of the consolidated group comprising the Scheme and the entities it controlled at the year's end or from time to time during the financial year.

Directors' Responsibility for the Financial Report

The directors of the Responsible Entity of the Scheme are responsible for the preparation and fair presentation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error. In note 2, the directors also state, in accordance with AASB 101: Presentation of Financial Statements, that the financial statements comply with International Financial Reporting Standards (IFRS).

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. Those standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In malding those risk assessments, the auditor considers internal control relevant to the Scheme's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Scheme's Internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Independence

In conducting our audit, we have compiled with the independence requirements of the Corporations Act 2001. We have given the directors of the consolidated group a written Auditor's independence Declaration, a copy of which is included in the directors' report.

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LM MANAGED PERFORMANCE FUND ABN 95 595 833 174 AND CONTROLLED ENTITIES

INDEPENDENT AUDITOR'S REPORT TO THE UNITHOLDERS OF LIM MANAGED PERFORMANCE FUND AND IT'S CONTROLLED ENTITIES

Auditor's Opinion

in our opinion:

- a. the financial report of LM Managed Performance Fund and its controlled entitles is in accordance with the Corporations Act 2001, including:
 - i. giving a true and fair view of the Scheme's financial position as at 30 June 2012 and of its performance for the year ended on that date; and
 - ii. complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- b. the financial report also complies with International Financial Reporting Standards as disclosed in Note 2.

WILLIAMS PARTNERS

INDEPENDENT AUDIT SPECIALISTS

REG L WILLIAMS BCom CPA RCA

PARTNER

Registered Company Auditor No. 165400

Dated this 7th day of December 2012

4 Helensvale Road Helensvale Qld 4212 Australia

SERVICE AGREEMENT

LM Investment Management Ltd And Administration Trust

1.7.2010

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THIS SERVICE AGREEMENT is made on the date specified in schedule BETWEEN LM Investment Management Ltd (ACN 077 208 461) (the principal) and LM Administration Pty Ltd (ACN 055 691 426) as trustee for the LM Administration Trust (the Service Provider.)

Rectials:

- 1 The Principal conducts the business from the premises.
- The Service Provider is in business as a provider of staff, plant and equipment, administrative funds management services, consulting and other services to persons for the purposes of providing assistance in the operation of the businesses which those persons respectively conduct.
- The Principal has agreed to engage the Service Provider for the purpose of providing services to the principal in the conduct of the business and the Service Provider has agreed to be so engaged.
- The Service Provider has agreed to render to the Principal the services of such of them or such other services as may be agreed upon by the Service Provider and the Principal from time to time on the terms and conditions contained in this agreement.

IT IS AGREED as follows:

1. Interpretation

- 1.1 "the business" means the business specified in schedule 1 and any other business from time to time conducted by the Principal and which the Principal and the Service Provider may from time to time agree shall be subject to the provisions of this agreement.
- 1.2 "commencement" date means the commencement date specified in schedule 1;
- 1.3 "commercial rates" in relation to the service fees payable under this agreement means the rates which it could be expected would be charged by a Service Provider to a client if the Service Provider and the client were dealing with each other at arm's length.
- 1.4 "confidential information" means and includes, but is not limited to, information relating to the business of the Principal and which is not in the public domain, such as

developments relating to existing and future products and services marketed or used or to be marketed or used by the Principal or the Service Provider and persons or companies dealing with the Principal or the Service Provider and, also, information relating to the general business operations of the Principal including profit and loss statements balance sheets, customer or client lists, costs and selling price information, any trade secrets, know-how or product specifications, business and marketing plans and information provided to the Principal by persons other than the Service provider.

- 1.5 "the equipment" means the plant and equipment specified in schedule 1 and such other equipment as the Principal and the Service Provider may from time to time agree shall be subject to the provisions of this agreement;
- 1.6 "the other services" means the other services specified in schedule 1 and such other services as the Principal and the Service Provider may from time to time agree shall be subject to the provisions of this agreement".
- 1.7 "person" or persons means and includes all natural persons and corporations whether acting in their own capacity or as the trustee of a trust",
- 1.8 "the premises" means the premises specified in schedule 1 and such other premises from which the Principal may from time to time conduct the business:
- "the Principal" means the party named in schedule 1 and any other company or persons which may at any time after the commencement date merge with the Principal or take over or carry on either in whole or in part the business and the undertaking of the Principal;
- "the Service Provider" means the party named in schedule 1 and any other company or person which may at any time after the commencement date merge with the Service Provider or take over or carry on either in whole or in part the business and undertaking of the Service Provider;

- 1.11 "the services" means the services specified and/or referred to in schedule 1;
- 1.12 "the service fees" means the fees payable to the Service Provider pursuant to clause 5;
- 1.13 "the staff" means the persons specified in schedule I and all such other persons who from time to time are employed by the Service Provider in the provisions of the services;
- 1.14 "the term" means the period of this agreement specified in clause 3;
- 1.15 if any party consists of more than one person then the liability of those persons in all respects under this agreement shall be a joint liability of all those persons and the liability of each of them severally;
- 1.16 in this agreement except to the extent that the context otherwise requires:
 - 1'.16.1 words denoting the singular include the plural and vice versa;
 - 1.16.2 words denoting individuals or persons include bodies corporate and trusts and vise versa;
 - 1.16.3 reference to a clause, paragraph or schedule is a reference to a clause, paragraph or schedule of this agreement;
 - 1.16.4 reference to a document or agreement includes reference to that document or agreement as changed, novated or replaced from time to time:
 - 1.16.5 reference to any statutory enactment is a reference to that enactment as amended and modified from time to time;
 - 1.16.6 words denoting any gender includes all genders; and
 - 1.16.7 where a word or phrase is given a definite meaning in this agreement as part of speech or other grammatical form for that word or phrase has a corresponding meaning.

2. Engagement of Service Provider

The Principal engages the Service Provider and the Service Provider agrees to be so engaged to provide and make available during the term the services to the Principal on the terms and conditions set out in this agreement.

3. Temp

The term of this agreement shall be the period commencing on the commencement date and continuing until termination in accordance with the provisions of clause 16.

4. Place of the Services

The services shall be provided at the premises and/or any other place or places as the Principal and the Service Provider may agree upon.

5. The Service Fees

- The Principal shall subject to any review of the method of the calculation of the service fees pursuant to paragraph 14.1.1, pay to the Service Provider for the provision of the services the service fees set out in schedule1.
- 5.2 The service fees shall be calculated quarterly with the first of such quarterly payments being due and payable on the last day of the quarter.
- 5.3 The Service Provider acknowledges and agrees that in any review of the method of calculation of the service fees it shall not seek to have the service fees set at rates which exceed commercial rates for the services on the date of review.

6. Invoices for Service Fees

The Service Provider shall for each quarter or part of a quarter during the term as soon as practicable after the last day of each quarter of the term prepare and submit to the Principal antax invoice for the service fees payable for each such quarter or part of a quarter.

7. Interest and security on unpaid money

- 7.1 The Principal shall at the request of the Service Provider pay to the Service Provider interest at a rate specified in schedule I (as varied from time to time under paragraph 14.1.5);
 - 7.1.1 on any part of the service fees which remains outstanding for more than seven (7) days after the last day of the quarter for which the service fees are payable; and
 - 7.1.2. on any other money from time to time outstanding and owed by the Principal to the Service Provider.
- All interest payable by the Principal to the Service Provider in respect of unpaid service fees or any other money owed by the Principal to the Service Provider shall unless otherwise agreed by the Principal and the Service Provider be calculated quarterly on the last day of each quarter during the term on the total amount outstanding (including all unpaid interest) at the beginning of each quarter during the term.
- 7.3 For the purposes of securing payment to the Service Provider of all amounts (including interest) referred to in sub-clause 7.1 the Principal shall at the request of the Service Provider provide to the Service Provider security in the form and over the assers reasonable requested by the Service Provider and if the Principal is a company, for the purposes of this sub-clause, if a request is made by the Service Provider the Principal shall execute a mortgage debenture over all its assets and undertaking in favour of the Service Provider.

8. The Service Provide: to maintain separate account

The Service Provider shall at all time during the term maintain a bank account into which it shall ensure all service fees are paid. The payment may alternatively be directly offset against any monies owed by the principal to the service provider.

9. Administrative Staff of Service Provider

The Service Provider shall ensure that all times during the term it has sufficient properly trained staff to enable it to carry out and honor all its obligations under this agreement and in particular to administer the calculation, collection and banking of the service fees.

10. Staff

- 10.1 The Service Provider shall as soon as practicable after the receipt of a request from the Principal to do so, provide to the Principal all of the staff to be provided by the Service Provider in the provision of the services.
- Subject to the Principal having at the time of the request for the provision of any of the staff informed the Service Provider of the nature of the duties, tasks and/or work to be undertaken by each of the persons who comprise the staff the Service Provider shall make every reasonable endeavour to satisfy itself that each of these persons is fully qualified to carry our and provide those duties, tasks and/or work.
- 10.3 The Service Provider shall be responsible for salaries and/or wages and all income targed deductions, workers compensation or equivalent insurance, payroll tax, holiday pay, sick pay, superannuation and other employee entitlements payable in respect of the staff.
- 10.4 The Service Provider shall if requested by the Principal remove and replace any person who may from time to time comprise any of the staff.
- 10.5 The Service Provider shall be responsible for attending to all registrations required by State and Federal Law due to its status as an employer, including but not limited to, group employer registration, payroll tax registration, Workeover insurance registration and any administrative requirements arising out of its management of any superannuation fund.

11. Ecuipment

The equipment shall remain the property of the Service Provider.

The Principal covenants with the Service Provider;

- 11.2.1 to treat and care for the equipment as would a cautious and prudent owner in order to prevent the deterioration of the equipment or its being damaged, lost or destroyed.
- 11.2.2 to at its own expense maintain the equipment in good repair, working order and condition and regularly and properly serviced and adjusted;
- 11.2.3 to preserve all identification marks on the equipment,
- 11.2.4 to permit the Service Provider or any person nominated by the Service Provider to inspect the equipment at any reasonable time of day or night without prior notice and to enter any premises to inspect, test or retake possession of the equipment;
- 11.2.5 to keep the equipment in its own possession control and custody and not to conceal or hide same or attempt to do so;
- 11.2.6 to indemnify and keep indemnified the Service Provider from and against all actions, suits, causes of action, claims, demands and costs of whatsoever nature and howsoever arising from or relating to the provision of the services or the use of the equipment during the term;
- 11.2.7 not to create or incur any lien or charge on the equipment nor to pledge, sub-lot, assign, sell or part with possessions of the equipment;
- 11.2.8 upon expiration of the term forthwith to surrender the equipment to the Service Provider in the same condition as it was delivered, fair wear and tear excepted.

11.2.9 not without the consent of the Service Provider to all the equipment to be operated by any person other than an employee of the Principal;

and

12 Devotion of time

During the term the Service Provider shall devote so much of its time and attention to the performance of the services and its duties under this agreement as is required for the proper and efficient provision of the services and those duties.

13. Promotion of Principal

The Service Provider shall wherever it is reasonably practicable so to do promote, develop and extend the business of the Principal.

14. Review of service fees and terms of agreement

- 14.1 Whenever the principal shall up on reasonable notice require and in any event on not less than one (1) occasion in each period of the term ending on 30 June the Principal and the Service Provider shall meet with the view to determining whether any of the following terms of agreement need to be reviewed and/or varied:
 - 14.1.1 the service fees and the method of calculation of the service fees;
 - 14.1.2 the services provided by the Service Provider.
 - 14.1.3. the number and suitability of the staff
 - 14.1.4 the state of repair, general condition, adequacy and quality of the equipment;
 - 14.1.5 the rate of interest which under the provisions of clause 7 may from time to time be payable on any part of the service fees and on any other money which from time to time remains outstanding and owed by the Principal to the Service Provider.
 - 14.1.6 the operation of the terms of this agreement and generally the administrative arrangements between the Service Provider and the Principal; and

14.1.7 any other matters raised by either the Service Provider or the Principal.

15. Non -disclosure of information

Any information supplied by the Principal or any of its employees or agents to the Service Provider or by the Service Provider to the Principal shall be treated as confidential information and shall not be disclosed to any other person or firm unless the Principal or the Service Provider respectively consents to such disclosure.

16. Termination of agreement

This agreement shall be deemed to be terminated forthwith upon the happening of any of the following events:

- 16.1 if the Service Provider, the Principal or any of the directors of either of them is convicted of any offence which may reasonably be regarded as prejudicing the rights of the other of them under this agreement of otherwise;
- subject to payment of all outstanding service fees payable under this agreement at the expiration of thirty (30) days after the receipt of a written notice of termination of this agreement given by either the Principal or the Service Provider to the other of them;
- 16.3 if either the Service Provider or the Principal shall fail to rectify any breach of the terms and conditions of this agreement within thirty (30) days of the service on the other of them of a written notice requiring rectification of the breach;
- 16:4 if a petition is presented or an order is made or any effective resolution is passed for the winding up of the Service Provider or the Principal or a meeting is summoned or convened for that purpose.
- 16.5 if a receiver of the business and undertaking of the Service Provider or the Principal or any part of their respective businesses and undertakings is appointed or proposed.
- 16.6 If an administrator is appointed to the Service Provider or the Principal under the provisions of the Corporations Law or the Service Provider or the Principal enters into

any arrangements, reconstruction or composition with it creditors or any of them or proposes so to do;

- 16.7 If without the prior written consent of the Principal of the Service Provider as the case may be, a change occurs:
 - 16.7.1 in the membership of the Service Provider or the Principal;
 - 16.7.2 in the beneficial ownership of the issued capital of the Service Provider or the Principal;
 - 16.7.3, the beneficial ownership of the business or assets of the Service Provider or the Principal;

resulting in the effective control of the Service Provider or the Principal or the beneficial ownership of their respective businesses being with a person whom at the commencement date did not have that control.

17. Costs

The Principal shall bear the costs in relation to the preparation and execution of this agreement.

18. Further assurance

The Principal and the Service Provider agree to do all such things and execute all such documents as may be necessary or desirable or reasonable required to give full effect to the provisions of this agreement and the transactions contemplated by it.

10. Applicable law

This agreement shall be governed by the laws of the State in which this agreement is executive and the Principal and the Service Provider agree to submit to the jurisdiction of the Courts in that State in relation to any question or dispute that may arise under this agreement.

20. Services of notices

Any demand notice or document under this agreement shall be sufficiently served or delivered if served or delivered personally or posted by prepaid post addressed to the person to be served at

his address set out in schedule ! or if served in any other manner authorised by the rules of the applicable law for the service of documents.

21. Entire Agreement

This agreement constitutes the sole and entire agreement between the Principal and the Service Provider and not warranties representations guarantees or other terms or conditions other than those contained and recorded in this agreement shall be of any force or effect.

22. Severability

If any provision of this agreement shall be invalid and not enforceable in accordance with its terms, all other provisions which are self sustaining and capable of separate enforcement without regard to the invalid provisions shall be and continue to be valid and enforceable in accordance with those terms.

23. No variation unless in writing

Any variation termination or attempted waiver of any of the provisions of this agreement shall only be binding if it is in writing and executed by the Principal and the Service Provider or their respective duly authorized officers.

24. No assignment without consent

Neither the Principal nor the Service Provider shall assign or permit a third party to obtain the benefit of its rights and interests under this agreement except with the prior written consent of the other of them.

25. Parties not ioint venturers

This agreement does not constitute either the Frincipal or the Service Provider a joint venturer, partner, agent, employee or fiduciary of the other of them and subject to any other agreement between the Principal and the Service provider any act or emission of any party shall not bind or obligate the other of them except as expressly set out in this agreement.

26. Agreement to bind successors

This agreement shall extend to bind the Principal and the Service Provider and their respective assigns, transferees and successors, and any reference to the Principal or the Service Provider shall where the context so admits include its respective assigns, transferees and successors.

Lisa Darcy - Director

Executed as an agreement at the place specified in schedule 1.

THE COMMON SEAL of LM Administration Pty	Lrd)
ACN 055 691 426 was hereunto affixed in accorda	ence)
with its Articles of Association in the)
presence of	
Grant Fischer	Poter Drake - Director
THE COMMON SEAL of LM Investment Manage	ement Lad)
ACN 077 208 461 was bereunto affixed in accorda	nce)
with its Articles of Association in the)
presence of:)
Alla.	pholitely

SCHEDULE 1

1. Date of this agreement First day of July 2005 The 2. **Principal** LM Investment Management Ltd 3. Service Provider: LM Administration Pty Ltd as trustee for LM Administration Trust 4. Business: Funds management Ś. Premises: Lèvel 4, 9 Beach Road Surfers Paradise 4217 Level 2, 333 Sussex Street Sydney 6. Commencement Date: The i" day of July 2005

- 7. Services:
 - 7.1 Staff
 - 7.2 <u>Equipment</u>:
 - 7.3 Other Services:
 - *7.3.1 All services necessary for the proper and efficient management and administration of the business including but not limited to:
 - *7.3.1.1 the collection of all debts owed to the Principal by its customers and all other amounts from time to time outstanding to the Principal.
 - 7.3.1.2 do all things necessary to remain the holder of the direct debit license on behalf of the principal between ANZ Banking Group Ltd (or other banking institution).
 - 7.3.1.3 the payment of all electronic distributions under the direct debit license of behalf of the principal.

- fine provision of all administration funds management services on behalf of the principal for which the service provider will be entitled to payment (on behalf of the principal) of all management fees earned by the principal in its business of operating managed investment schemes. These management fees will be paid directly to the service provider and is in addition to the quarterly service fee paid for all other services.
- *7.3.1.2 the preparation of all financial statements necessary for the external accountants for the Principal to prepare the year end financial statements of the Principal including the maintenance of all records necessary to properly maintain the general ledger of the principal and prepare a trial balance of the Principal on an ongoing basis;
- *7.3.1.3 the employment and dismissal and the management of all personnel to be employed by the Principal in the operation of the business;
- *7.3.1.4 all computer and administrative services required for the provision of the administration and operation of the business;
- *7.3.1.5 all office supplies and materials to be used in connection with the conduct of the business;
- *7.3.1.6 negotiating for the Principal all financial, leasing and hire purchase contracts including all the terms and conditions of those contracts;

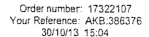
*7.3.1.7 all services necessary for the proper management and administration of all properties from time to time leased and/or occupied by the Principal including the acquisition, design, layout, refurbishment and redecoration, sub-leasing, maintenance and repair of all those properties; and

any services other than those referred to in sub-clauses 7.1 and 7.2 of this schedule 1 and this sub-clause from time to time provided by the Service Provider to the Principal by agreement of those persons.

S. The Service Fees

The service fees payable for the services shall be calculated as follows. All of the services shall be provided at 52% of the total expenses incurred by the Service Provider of the provision of the services to be provided plus such percentage or proportionate amount of that cost as may be agreed upon between the Principal and the Service Provider. In addition, the service provider will also be directly paid all management fees on behalf of the principal earned in the principals capacity as manager of all of its managed investment schemes.

9. Place of execution of agreement: Surfers Paradise Queensland





LM ADMINISTRATION PTY LTD 055 691 426

ASIC - Current & Historical Extract - LM ADMINISTRATION PTY LTD ACN: 055 691 426

IDENTIFICATION

This extract contains information derived from the Australian Securities and Investment Commission's (ASIC) database under section 1274A of the Corporations Act 2001.

Please advise ASIC of any error or omission which you may identify.

ACN: 055 691 426

ABN:

Current Company Name: LM ADMINISTRATION PTY LTD

Registered in: Queensland

Place of Registration:

Registration Date: 03/04/1992

Previous State Number: Governance Type:

Review Date: 03/04/2014

CURRENT COMPANY DETAILS

Name: LM ADMINISTRATION PTY LTD Doc# 7E5097311

Period from: 19/03/2013 Name Start: 01/11/1999

Status: EXTERNALLY ADMINISTERED

Note: For Information about this status refer to the documents listed under the heading "External Administration and/or appointment of Controller", below,

Type: AUSTRALIAN PROPRIETARY COMPANY

Class: LIMITED BY SHARES
Subclass: PROPRIETARY COMPANY

Disclosing Entity: N

FORMER COMPANY DETAILS

Name: LM ADMINISTRATION PTY LTD Doc# 014 228 127

Period from: 01/11/1999 to 18/03/2013

Name Start: 01/11/1999 Status: REGISTERED

Type: AUSTRALIAN PROPRIETARY COMPANY

Class: LIMITED BY SHARES
Subclass: PROPRIETARY COMPANY

Disclosing Entity: N

Name: LAW MORTGAGE MANAGEMENT PTY LTD Doc# 009 157 495

Period from: 23/06/1995 to 31/10/1999

Name Start: 23/06/1995 Status: REGISTERED

Type: AUSTRALIAN PROPRIETARY COMPANY

Class: LIMITED BY SHARES
Subclass. PROPRIETARY COMPANY

Disclosing Entity: N

Name: C.M.M. AUSTRALIA PTY. LTD. Doc# 002 403 443

Period from: 03/04/1992 to 22/06/1995

Name Start. 03/04/1992 Status: REGISTERED

Type: AUSTRALIAN PROPRIETARY COMPANY

Class: LIMITED BY SHARES

Subclass: EXEMPT PROPRIETARY COMPANY

Disclosing Entity: N

CURRENT COMPANY ADDRESS

Address Type: Registered Office

Doc# 7E5105027

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT **BUNDALL QLD 4217**

Period from: 29/03/2013

Address Type: Principal Place of Business

Doc# 010 248 517 ((AR 1996))

Doc# 010 248 517 ((AR 1996))

Doc# 05569142F ((AR 1995))

Address: LEVEL 4 RSL CENTRE 9 BEACH ROAD

SURFERS PARADISE QLD 4217

Period from, 31/01/1997

FORMER COMPANY ADDRESS

Address Type: Registered Office

Address: LEVEL 4 RSL CENTRE

9 BEACH ROAD SURFERS PARADISE QLD 4217

Period from: 07/02/1997 to 28/03/2013

Address Type: Registered Office

Address: 3 ALISON STREET

SURFERS PARADISE QLD 4217

Period from: 07/02/1996 to 06/02/1997

Address Type: Registered Office

Doc# 007 626 662

Address: BUTLER MCMURTRIF LEVEL 5 RSL BUILDING 9 REACH ROAD

SURFERS PARADISE QLD 4217

Period from: 14/06/1994 to 06/02/1996

Address Type: Registered Office Doc# 007 626 539 ((AR 1993))

Address: C/- BUTLER MCMURTIE

1ST LEVEL 94 BUNDALL ROAD **BUNDALL QLD 4217**

Period from: 26/05/1994 to 13/06/1994

Address Type. Registered Office Doc# 002 405 213

Address: C/- KPMG PEAT MARWICK 12TH LEVEL TOWER ONE 2 CORPORATE COURT

BUNDALL OLD 4217

Period from: 17/04/1992 to 25/05/1994

Address Type: Registered Office Doc# 002 403 443

Address: 43 REED STREET ASHMORE QLD 4214

Period from: 03/04/1992 to 16/04/1992

Address Type: Principal Place of Business Doc# 007 626 539 ((AR 1993))

Address: SUITE 18 PARKRISE 3 ALISON STREET

SURFERS PARADISE QLD 4217

Period from: 30/06/1993 to 30/01/1997

Address Type: Principal Place of Business Doc# 002 403 443

Address: 43 REED STREET ASHMORE QLD 4214

Period from: 03/04/1992 to 29/06/1993

CURRENT COMPANY OFFICERS

Role: Director Doc# 1F2918595

Name: DRAKE, PETER CHARLES Address: 13 ALBATROSS AVENUE NOBBY BEACH QLD 4218

163

Date of Birth: 23/08/1955

Place of Birth: WHANGARA NEW ZEALAND

Appointment Date: 03/04/1992

Cease Date:

Role: Secretary

Name: DRAKE, PETER CHARLES

Address: 13 ALBATROSS AVENUE

NOBBY BEACH QLD 4218

Date of Birth: 23/08/1955

Place of Birth: WHANGARA NEW ZEALAND

Appointment Date: 03/04/1992

Cease Date:

Role. Appointed Liquidator (Creditors Voluntary Winding Up)

Name: SMITH, LORRAINE DEBORAH

Address: DAVID CLOUT & ASSOCIATES

105A BOWEN STREET

SPRING HILL QLD 4000

Date of Birth:

Place of Birth:

Appointment Date: 26/07/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: CLOUT, DAVID LEWIS

Address: DAVID CLOUT & ASSOCIATES

'DAVID CLOUT & ASSOCIATES' 105A BOWEN STREET

SPRING HILL QLD 4000

Date of Birth:

Place of Birth:

Appointment Date: 26/07/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: CLOUT, DAVID LEWIS

Address: DAVID CLOUT & ASSOCIATES

'DAVID CLOUT & ASSOCIATES'

105A BOWEN STREET SPRING HILL QLD 4000

Date of Birth:

Place of Birth:

Appointment Date: 26/07/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: SMITH, LORRAINE DEBORAH

Address: DAVID CLOUT & ASSOCIATES

105A BOWEN STREET SPRING HILL QLD 4000

Date of Birth:

Place of Birth:

Appointment Date: 26/07/2013

Cease Date:

Role: Controller

Name: KORDAMENTHA PTY LTD

ACN: 100 169 391

Address: 12 CREEK STREET

Doc# 1E2918595

Doc# 7E5398403

Doc# 7E5398403

Doc# 7E5398580

Doc# 7E5398580

Doc# 028 643 212

Doc# 005 256 309

Doc# 002 405 075

BRISBANE QLD 4000

Appointment Date: 24/07/2013

Cease Date:

FORMER COMPANY OFFICERS

Role: Director

Doc# 05569142F ((AR 1995))

Name: DWYER, MICHAEL PATRICK

Address: 1A YACHT STREET

SOUTHPORT QLD 4215

Date of Birth: 01/05/1955 Place of Birth: WARWICK QLD

Appointment Date: 28/06/1995 Cease Date: 20/02/2002

Role: Director

Name: ZAMMIT, BIRGIT Address: LEVEL 5 PARKRISE 3 ALISON STREET

SURFERS PARADISE QLD 4217

Date of Birth: 11/11/1958 Place of Birth: ADELAIDE SA Appointment Date: 31/03/1993 Cease Date: 28/06/1995

> Role: Director Doc# 002 405 214

Name: JONES, CHRISTOPHER THOMAS

Address: UNIT 3

16 LATHER STREET

SOUTHPORT QLD 4215

Date of Birth: 20/11/1962 Place of Birth: LISMORE NSW Appointment Date: 03/04/1992 Cease Date: 31/03/1993

> Role: Director Doc# 002 405 214

Name: DWYER, MICHAEL PATRICK Address: 1A YACHT STREET

SOUTHPORT QLD 4215

Date of Birth: 01/05/1955

Place of Birth: WARWICK QLD Appointment Date: 03/04/1992 Cease Date: 31/03/1993

> Role: Director Doc# 002 405 075

Name: CANNELL, BARRY REUBEN Address: 43 REED STREET ASHMORE QLD 4214

Date of Birth: 06/01/1940

Place of Birth: ESSEX UNITED KINGDOM

Appointment Date: 03/04/1992 Cease Date: 03/04/1992

Role: Director

Name: CANNELL, CHRISTINE MARY

Address: 43 REED STREET ASHMORE QLD 4214

Date of Birth: 27/11/1941

Place of Birth: MELTON UNITED KINGDOM

Appointment Date: 03/04/1992 Cease Date: 03/04/1992

Doc# 002 405 075

Role: Secretary

Name: CANNELL, CHRISTINE MARY

Address: 43 REED STREET

ASHMORE QLD 4214

Date of Birth: 27/11/1941

Place of Birth: MELTON UNITED KINGDOM

Appointment Date: 03/04/1992 Cease Date: 03/04/1992

Role: Administrator of a Company Under Administration

Doc# 7E5097311

Name: PARK, JOHN RICHARD Address: FTI CONSULTING

CORPORATE CENTRE ONE LEVEL 9

2 CORPORATE COURT

BUNDALL QLD 4217

Date of Birth

Place of Birth

Appointment Date: 19/03/2013 Cease Date: 26/07/2013

Role: Administrator of a Company Under Administration

Doc# 7E5097311

Name: MULLER, GINETTE DAWN

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT **BUNDALL QLD 4217**

Date of Birth: Place of Birth:

Appointment Date: 19/03/2013 Cease Date: 26/07/2013

CURRENT SHARE CAPITAL

Class: ORD ORDINARY

Doc# 007 626 539 ((AR 1993))

Number of Issued "Shares": 3

Amount Paid: \$3.00 Amount Due: \$0.00

Note: For each class of shares issued by a proprietary company, ASIC records the details of the twenty members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth ranked member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the company.

CURRENT(SHAREHOLDERS/MEMBER)

Class: ORD

Doc# 1E2918595

Number of Shares Held: 1 Beneficially Owned: Y Fully Paid: Y

> Name. DRAKE, PETER CHARLES Address: 13 ALBATROSS AVENUE

NOBBY BEACH QLD 4218

Joint Holding: N

Class: ORD

Doc# 1E2918595

Number of Shares Held: 2 Beneficially Owned: Y Fully Paid: Y

> Name: DRAKE, PETER CHARLES Address: 13 ALBATROSS AVENUE

NOBBY BEACH QLD 4218

Joint Holding: N

FORMER(SHAREHOLDERS/MEMBER)

Class: ORD

Doc# 05569142F ((AR 1995))

Doc# 7F5510840

Number of Shares Held: 1

Beneficially Owned: Y

Fully Paid: Y

Name: DWYER, MICHAEL PATRICK

Address: 1A YACHT STREET

SOUTHPORT QLD 4215

Joint Holding: N

Class: ORD

Doc# 007 626 539 ((AR 1993))

Number of Shares Held: 1

Beneficially Owned: N

Fully Paid: Y

Name: ZAMMIT, BIRGIT Address: LEVEL 5 PARKRISE

3 ALISON STREET

SURFERS PARADISE QLD 4217

Joint Holding: N

DOCUMENTS RELATING TO EXTERNAL ADMINISTRATION AND/OR APPOINTMENT OF CONTROLLER

Note: This extract may not list all documents relating to this status. State and Territory records should be searched.

Document Type: 507D REPORT AS TO AFFAIRS BY DIRECTORS

Document Type: 507F REPORT AS TO AFFAIRS FROM CONTROLLER UNDER Doc# 7E5458201

S.429(2)(C)

Date Received: 22/08/2013

Date Received: 13/09/2013

Document Type: 524Z PRESENTATION OF ACCOUNTS & STATEMENT Doc# 028 666 313

PRESENTATION OF FINAL ACCOUNTS OF ADMINISTRATOR

Date Received: 12/08/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS. Doc# 7F5418681

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 05/08/2013

5011B COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS Document Type: Doc# 7E5418678

CONTRIBUTORIES OR COMMITTEE OF INSPECTION UNDER 5.436E

OR S.439A

Date Received: 05/08/2013

Document Type: 505T NOTIFICATION OF APPT OF CONTROLLER (OTHER THAN Doc# 028 643 341

RECEIVER/MANAGING CONTROLLER)

Date Received: 05/08/2013

Date Received: 31/07/2013

Document Type: 504C NOTIFICATION OF APPOINTMENT OF A BY APPOINTEE RE Doc# 028 643 212

APPT OF CONTROLLER (OTHER THAN A RECEIVER)

Document Type: 509DA NOTICE UNDER \$.446A OF SPECIAL RESOLUTION TO WIND UP COMPANY RESOLVED THAT COMPANY BE WOUND UP UNDER

439C(C)

Date Received: 26/07/2013

Document Type. 505Y NOTIFICATION OF RESIGNATION OR REMOVAL OF

ADMINISTRATOR OF COMPANY UNDER ADMINISTRATION UNDER

S.436E(4), 449B OR 449C

Date Received: 26/07/2013

Document Type: 509DA NOTICE UNDER S.446A OF SPECIAL RESOLUTION TO WIND

UP COMPANY RESOLVED THAT COMPANY BE WOUND UP UNDER

439C(C)

Date Received: 26/07/2013

Document Type: 505J NOTIFICATION OF APPOINTMENT OF LIQUIDATOR

(CREDITORS' VOLUNTARY WINDING UP)

Date Received: 26/07/2013

Document Type: 505J NOTIFICATION OF APPOINTMENT OF LIQUIDATOR

Doc# 7E5398403

Doc# 7E5398580

Doc# 7E5399478

Doc# 7E5399436

Doc# 7E5398742

Doc# 7E5298882

Doc# 7E5228021

Doc# 7E5168697

Doc# 7E5152996

Doc# 7E5097311

Doc# 015 314 905

(CREDITORS' VOLUNTARY WINDING UP)

Date Received: 26/07/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS.

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 19/06/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS,

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 20/05/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS.

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 22/04/2013

Document Type: 5011B COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS.

CONTRIBUTORIES OR COMMITTEE OF INSPECTION UNDER \$.436E

OR S.439A

Date Received: 15/04/2013

Document Type: 505U NOTIFICATION OF APPT OF ADMINISTRATOR UNDER S.436A.

436B, 436C, 436E(4), 449B, 449C(1), 449C(4) OR 449(6)

Date Received: 19/03/2013

SATISFIED CHARGES

Note: On January 30, 2012 the Personal Property Securities Register (PPS Register) has commenced. The details of current charges will only be available from the PPS Register and the details of satisfied charges (as at 30th January 2012) can be obtained from ASIC. Further information can be obtained from www.ppsr.gov.au.

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 04/12/1996 01/01/1970

Type: Both Fixed & Floating

Date Created: 02/08/1996

Chargee Name: CAPITAL OPPORTUNITIES PTY LTD

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 24/06/1999

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 20/08/1997 01/01/1970

Type: Both Fixed & Floating

Date Created: 06/08/1997

Chargee Name: AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Doc# 026 198 161 Date Received: 05/01/2010

ASIC Charge Number:

Status: Satisfied

Date/Time Registered, 23/04/1999 01/01/1970

Type: Fixed

Date Created: 15/03/1999

Chargee Name. AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Doc# 017 788 582

Date Received: 17/06/2002

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 24/06/1999 01/01/1970

Type: Fixed

Date Created: 18/06/1999

Chargee Name: DAIMLERCHRYSLER CAPITAL SERVICES (DEBIS) AUSTRALIA PTY LTD

Document Type: 312 NOTIFICATION OF 312A DISCHARGE Doc# 026 419 951

Doc# 023 096 861

Doc# 023 096 863

Date Received: 13/05/2010

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 08/07/1999 01/01/1970

Type: Both Fixed & Floating

Date Created: 30/06/1999

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 28/08/2006

ASIC Charge Number

Status: Satisfied

Date/Time Registered: 01/07/2002 01/01/1970

Type: Both Fixed & Floating

Date Created: 12/06/2002

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 28/08/2006

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 04/06/2003 01/01/1970

Type: Both Fixed & Floating

Date Created: 28/10/2002

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 13/07/2010

Doc# 025 130 508

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 14/06/2005 01/01/1970

Type: Both Fixed & Floating

Date Created: 03/05/2005

Chargee Name: AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 05/01/2010

Doc# 026 198 160

ASIC DOCUMENTS (except charges)

Notes

- A date or address shown as UNKNOWN has not been updated since the ASIC to over the records in 1991.
- Data from Documents with no Date Processed are not included in the Extract.
- Documents with "**" pages have not yet been imaged and are not available via DOCIMAGE. Imaging takes approximately 2 weeks from date of lodgement.

Documents already listed under charges are not repeated here

Form Type	Date Received	Date Processed	Effective Date	Pages	Doc No
484 Change to	22/03/2013 Company Details Change of	22/03/2013 Registered Address	22/03/2013	2	7E5105027
311 Notification	11/01/2012 n of Assignment of Charge	11/01/2012	01/1 1/2011	3	7E4207405
309 Notification	23/09/2011 n of Details of a Charge	23/09/2011	09/09/2011	5	7E3971531
312 Notification	13/07/2010 n of Discharge	13/07/2010	13/07/2010	2	025 130 508
312 Notificatio	13/05/2010 n of Discharge	17/05/2010	13/05/2010	4	026 419 951
312 Notificatio	07/04/2010 n of Release of Property	09/04/2010	07/04/2010	2	026 495 319
312	29/03/2010	31/03/2010	29/03/2010	2	026 246 715

Notification of Release of Property				
312 29/03/2010 Notification of Release of Property	31/03/2010	29/03/2010	2	026 246 714
312 05/01/2010 Notification of Discharge	06/01/2010	05/01/2010	2	026 198 160
312 05/01/2010 Notification of Discharge	06/01/2010	05/01/2010	2	026 198 161
309 05/01/2010 Notification of Details of a Charge	06/01/2010	22/12/2009	25	026 198 162
311 15/05/2007 Notification of Change to Details of Ch	16/05/2007 arge	04/05/2007	4	023 759 510
484 14/02/2007 Change to Company Details Change Officeholder Name or Address Change Member Name or Address	14/02/2007 s	14/02/2007	2	1E2918595
312 28/08/2006 Notification of Discharge	28/08/2006	28/08/2006	2	023 096 863
312 28/08/2006 Notification of Discharge	28/08/2006	28/08/2006	2	023 096 861
312 28/08/2006 Notification of Release of Property	28/08/2006	28/08/2006	2	023 096 862
350 08/07/2005 Certification of Compliance With Starr CERTIFICATION OF COMPLIANCE	08/07/2005 Duties Law By	08/07/2005	1 = Altern ago as	020 965 555
309 14/06/2005	14/06/2005			
NOTIFICATION OF DETAILS OF A C		03/05/2005 555	31	020 957 875
312 03/10/2003 NOTIFICATION OF RELEASE OF PE	03/10/2003 ROPERTY	03/10/2003	1	019 255 499
312 04/07/2003 NOTIFICATION OF RELEASE OF PR	17/10/2003 ROPERTY	04/07/2003	2	019 011 364
312 04/06/2003 NOTIFICATION OF RELEASE OF PR	04/06/2003 ROPERTY	04/06/2003	1	017 905 731
309 04/06/2003 NOTIFICATION OF DETAILS OF A C	04/06/2003 CHARGE	28/10/2002	20	017 905 729
902 20/03/2003 SUPPLEMENTARY DOCUMENT AIL	20/03/2003 ers 0E8 567 142	20/03/2003	1	0E8703807
316 04/02/2003 ANNUAL RETURN - PROPRIETARY	20/03/2003 COMPANY Altered by 0E8		3	0E8567142 ((AR 2002))
309 23/08/2002 NOTIFICATION OF DETAILS OF A (23/08/2002 CHARGE	13/06/2002	35	018 193 490
309 01/07/2002 NOTIFICATION OF DETAILS OF A	01/07/2002 CHARGE	12/06/2002	20	017 919 705
370 14/03/2002 NOTIFICATION BY OFFICEHOLDE		14/03/2002 ETIREMENT Updates 055 69	2 1 42F	017 688 371
316 31/01/2002 ANNUAL RETURN - PROPRIETARY	11/02/2002 Y COMPANY	30/01/2002	3	05569142L ((AR 2001))
316 17/01/2001 ANNUAL RETURN - PROPRIETAR	27/02/2001 Y COMPANY	20/12/2000	3	05569142K ((AR 2000))
316 28/01/2000 ANNUAL RETURN - PROPRIETAR	14/02/2000 Y COMPANY	27/01/2000	3	05569142J ((AR 1999))
205 01/11/1999 NOTIFICATION OF RESOLUTION (01/11/1999 CHANGING COMPANY NA	29/10/1999 ME	1	014 228 127
309 08/07/1999 NOTIFICATION OF DETAILS OF A	08/07/1999 CHARGE	30/06/1999	21	015 339 426

-			7/10/10/10			
		24/06/1999 TON OF DETAILS OF A CH	24/06/1999 IARGE	18/06/1999	15	015 314 906
		24/06/1999 TON OF RELEASE OF PRO	25/06/1999 DPERTY	24/06/1999	1	015 314 904
		23/04/1999 TON OF DETAILS OF A CH		15/03/1999	19	014 825 070
		14/12/1998 ETURN - PROPRIETARY C		08/12/1998	3	05569142I ((AR 1998))
		30/01/1998 ETURN - PROPRIETARY (09/02/1998 COMPANY	29/01/1998	4	05569142H ((AR 1997))
	309 NOTIFICAT	20/08/1997 FION OF DETAILS OF A CH	20/08/1997 HARGE	06/08/1997	19	012 781 959
	ANNUAL R CHANGE C	OF REGISTERED OFFICE		31/01/1997	4	010 248 517 ((AR 1996))
	309	ETURN - PROPRIETARY (04/12/1996 FION OF DETAILS OF A CH	05/12/1996	15/06/1996	37	011 173 086
	ANNUAL R CHANGE C CHANGE T	ETURN DF REGISTERED OFFICE . TO OFFICEHOLDERS	05/06/1996 ADDRESS COMPANY Updated by 017 6	30/01/1996	4	05569142F ((AR 1995))
	245	23/06/1995 ATE OF REGISTRATION O	23/06/1995	23/06/1995	1	009 157 496
	205	23/06/1995	· · · -	20/06/1995	1	009 157 495
	410	20/06/1995	20/06/1995 OF A NEW NAME UPON CH	20/06/1995	1	009 157 432
	316 ANNUAL F	06/02/1995	09/02/1995	31/12/1994	4	05569142E ((AR 1994))
	203 NOTIFICA	07/06/1994 TION OF CHANGE OF ADI	07/06/1994 DRESS	01/06/1994	1	007 626 662
	ANNUAL F	OF REGISTERED OFFICE	19/05/1994 ADDRESS	31/12/1993	4	007 626 539 ((AR 1993))
	ANNUAL F					
	304 NOTIFICA	30/03/1994 TION OF CHANGE TO OF	31/03/1994 FICEHOLDERS OF AUSTRA	31/03/1993 ALIAN COMPANY	2	005 256 309
		17/11/1993 OF ADDRESS OF BRANCH	17/11/1993 REGISTER	15/10/1993	1	005 951 599
	304 NOTIFICA		28/04/1992 FICEHOLDERS OF AUSTRA		1	002 406 045
		24/04/1992 TION OF CHANGE TO OF	15/05/1992 FICEHOLDERS OF AUSTRA	03/04/1992 ALIAN COMPANY	1	002 405 966
		10/04/1992 TION OF ALLOTMENT OF	10/04/1992 SHARES REGARDING SUI	03/04/1992 BSEQUENT ALLOTMENT	2	002 405 224
		10/04/1992 OF REDEMPTION OF RED	10/04/1992 EEMABLE PREFERENCE S	03/04/1992 HARES	1	002 405 219
	304 NOTIFICA	10/04/1992 TION OF CHANGE TO OF	10/04/1992 FICEHOLDERS OF AUSTR	03/04/1992 ALIAN COMPANY	2	002 405 214
	203 NOTIFICA	10/04/1992 TION OF CHANGE OF AD	10/04/1992 DRESS	03/04/1992	1	002 405 213
		03/04/1992 CATE OF REGISTRATION		03/04/1992	1	002 405 098

215 NOTIFIC	03/04/1992 CATION OF INITIAL API	03/04/1992 POINTMENT OF OFFICEHOR	03/04/1992 LDERS	1	002 405 075
201 APPLIC	03/04/1992 ATION FOR REGISTRA	03/04/1992 ATION AS A PROPRIETARY	03/04/1992 COMPANY	4	002 403 443
410 APPLIC	01/04/1992 ATION FOR RESERVA	01/04/1992 TION OF A NAME OF A NEV	01/04/1992 V AUSTRALIAN COMPANY	1	002 404 833

PRE-ASIC DOCUMENTS

No record

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FINANCIAL REPORTS

No record

CURRENT CONTACT ADDRESS FOR ASIC USE ONLY

Note: Section 146A of the Corporations Act 2001 states 'A contact address is the address to which communications and notices are sent from ASIC to the company.'

Address Type: Contact address for ASIC use only

Address: PO BOX 588

03/11/1993

31/01/1995

31/01/1996

31/01/1997

31/01/1998

31/01/1999

31/01/2000

31/01/2001

31/01/2002

31/01/2003

SURFERS PARADISE QLD 4217

Period from: 23/10/2003



Order number: 16654047 Your Reference: AKB: 386376 30/09/13 09:56

LM INVESTMENT MANAGEMENT LIMITED 077 208 461

ASIC - Current & Historical Extract - LM INVESTMENT MANAGEMENT LIMITED ACN: 077 208 461

This extract contains information derived from the Australian Securities and Investment Commission's (ASIC) database under section 1274A of the Corporations Act 2001.

Please advise ASIC of any error or omission which you may identify

IDENTIFICATION

ACN: 077 208 461

ABN: 68 077 208 461

Current Company Name: LM INVESTMENT MANAGEMENT LIMITED

Registered in: Queensland

Place of Registration:

Registration Date: 31/01/1997

Previous State Number:

Governance Type: Constitution Review Date: 31/01/2014

CURRENT COMPANY DETAILS

Name: LM INVESTMENT MANAGEMENT LIMITED

Doc# 7E5097309

Period from: 19/03/2013 Name Start: 06/08/1998

Status: EXTERNALLY ADMINISTERED

Note: For information about this status refer to the documents listed under the heading "External Administration and/or appointment of Controller", below

Type: AUSTRALIAN PUBLIC COMPANY

Class: LIMITED BY SHARES

Subclass: UNLISTED PUBLIC COMPANY

Disclosing Entity: N

FORMER COMPANY DETAILS

Name: LM INVESTMENT MANAGEMENT LIMITED

Doc# 014 236 975

Period from: 06/08/1998 to 18/03/2013

Name Start: 06/08/1998 Status: REGISTERED

Type: AUSTRALIAN PUBLIC COMPANY

Class: LIMITED BY SHARES

Subclass: UNLISTED PUBLIC COMPANY

Disclosing Entity: N

Name: PLANNED PROPERTY SYNDICATION LTD

Doc# 011 576 588

Period from: 26/03/1997 to 05/08/1998

Name Start: 26/03/1997 Status: REGISTERED

Type: AUSTRALIAN PUBLIC COMPANY

Class: LIMITED BY SHARES

Subclass: UNLISTED PUBLIC COMPANY

Disclosing Entity: N

Name: PLANNED PROPERTY SYNDICATION PTY LTD

Doc# 011 664 971

Period from: 31/01/1997 to 25/03/1997

Name Start: 31/01/1997 Status: REGISTERED

Type: AUSTRALIAN PROPRIETARY COMPANY

Class: LIMITED BY SHARES
Subclass: PROPRIETARY COMPANY

Disclosing Entity: N

CURRENT COMPANY ADDRESS

Address Type: Registered Office

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9
2 CORPORATE COURT

BUNDALL QLD 4217

Period from: 29/03/2013

Address Type: Principal Place of Business

Address: LEVEL 4 RSL CENTRE

9 BEACH ROAD

SURFERS PARADISE QLD 4217

Period from: 01/07/1998

FORMER COMPANY ADDRESS

Address Type: Registered Office

Address: LEVEL 4 RSL CENTRE

9 BEACH ROAD

SURFERS PARADISE QLD 4217

Period from: 10/02/1997 to 28/03/2013

Address Type: Registered Office

Address: C/- TOP SHELF COMPANY SERVICES

SUITE 1

31 CROMBIE AVENUE BUNDALL QLD 4217

Period from: 31/01/1997 to 09/02/1997

CURRENT COMPANY OFFICERS

Role: Director

Name: VAN DER HOVEN, EGHARD

Address: 10 ROWES COURT

SORRENTO QLD 4217

Date of Birth: 21/01/1962

Place of Birth: DURBAN SOUTH AFRICA

Appointment Date: 22/06/2006

Cease Date:

Role: Director

Name: DRAKE, PETER CHARLES

Address: 13 ALBATROSS AVENUE

NOBBY BEACH QLD 4218

Date of Birth: 23/08/1955

Place of Birth: WHANGARA NEW ZEALAND

Appointment Date: 31/01/1997

Cease Date:

Role: Director

Name: MULDER, FRANCENE MAREE

Address: 109 STRAWBERRY ROAD

MUDGEERABA QLD 4213

Date of Birth: 24/04/1961

Place of Birth: SOUTHPORT QLD

Appointment Date: 30/09/2006

Cease Date:

Role: Appointed Auditor

Name: ERNST & YOUNG

Number: 024 870 595

Address: 'WATERFRONT PLACE' LEVEL 1

1 EAGLE STREET

BRISBANE QLD 4000

Appointment Date: 01/10/2003

Doc# 7E5105009

Doc# 010 807 638

Doc# 011 664 971

Doc# 1F0109176

Doc# 1E2914414

Doc# 1F0069214

Doc# 020 698 531 ((FR 2004))

Cease Date:

Role: Receiver Manager

Name: HAYES, JOSEPH DAVID

Address: MCGRATHNICOL

'MCGRATHNICOL' LEVEL 31 60 MARGARET STREET SYDNEY NSW 2000

Date of Birth

Place of Birth:

Appointment Date: 11/07/2013

Cease Date:

Role: Receiver Manager

Name: CONNELLY, ANTHONY NORMAN

Address: LEVEL 14

145 EAGLE STREET BRISBANE QLD 4000

Date of Birth: Place of Birth:

Appointment Date: 11/07/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name. PARK, JOHN RICHARD

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT BUNDALL QLD 4217

Date of Birth: Place of Birth;

Appointment Date: 01/08/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: MULLER, GINETTE DAWN

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT **BUNDALL QLD 4217**

Date of Birth:

Place of Birth:

Appointment Date: 01/08/2013

Cease Date:

Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: MULLER, GINETTE DAWN

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT **BUNDALL QLD 4217**

Date of Birth:

Place of Birth:

Appointment Date: 01/08/2013

Cease Date:

'Role: Appointed Liquidator (Creditors Voluntary Winding Up)

Name: PARK, JOHN RICHARD

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT **BUNDALL QLD 4217**

Doc# 7E5366580

Doc# 7E5366580

Doc# 7E5415398

Doc# 7E5415398

Doc# 7E5415403

Doc# 7E5415403

Date of Birth: Place of Birth:

Appointment Date: 01/08/2013

Cease Date:

Note: Appointment of secretary is optional. In the event no secretary is appointed the director(s) assume the responsibilities under the Law

FORMER COMPANY OFFICERS

Role: Director

Doc# 7E4588883

Name: PHILLIPS, KATHERINE JANE

Address: UNIT 1

93-95 BIRRIGA ROAD BELLEVUE HILL NSW 2023

Date of Birth: 21/03/1980
Place of Birth: SOUTHPORT QLD

Appointment Date: 13/07/2012 Cease Date: 20/06/2013

Role: Director

Doc# 7E4048590

Name: O'SULLIVAN, JOHN FRANCIS Address: APARTMENT 1110 AL HALAWI

18 THE SHORELINE PALM JUMERIAH AL HALAWI DUBAI

UNITED ARAB EMIRATES

Date of Birth: 30/11/1951

Place of Birth: TIMARU NEW ZEALAND

Appointment Date: 27/11/2007 Cease Date: 30/09/2012

Role: Director

Name: FISCHER, GRANT PETER

Address: UNIT 146

1 MOORES CRESENT VARSITY LAKES QLD 4227

Date of Birth: 28/11/1968
Place of Birth: SYDNEY NSW
Appointment Date: 14/03/2012
Cease Date: 12/08/2012

Role: Director

Name: TICKNER, SIMON JEREMY

Address: 2016 THE CIRCLE

SANCTUARY COVE QLD 4212

Date of Birth: 05/03/1962

Place of Birth: LONDON UNITED KINGDOM

Appointment Date: 18/09/2008 Cease Date: 13/07/2012

Role: Director

Name: DARCY, LISA MAREE Address: 22 ROUEN AVENUE

PARADISE POINT QLD 4216

Date of Birth: 16/09/1964
Place of Birth: BULLI NSW
Appointment Date: 12/09/2003
Cease Date: 21/06/2012

Role: Director

Name: DILLON, JOHN

Address: 15 FRANCIS STREET

MERMAID BEACH QLD 4218

Date of Birth: 09/05/1950

Doc# 7E4367220

Doc# 7E4097067

Doc# 019 612 584

Doc# 7E1014532

Doc# 7E1139324

Place of Birth: URMSTON UNITED KINGDOM

Appointment Date: 08/06/2005 Cease Date: 28/08/2008

Rale: Director

Note: Birdetoi

Name: LLEWELLYN, JOHN VALLANDER Address: 140 HONEYEATER DRIVE BURLEIGH WATERS QLD 4220

Date of Birth: 14/12/1949

Place of Birth: TREDEGAR UNITED KINGDOM

Appointment Date: 01/06/2007 Cease Date: 30/06/2008

Role: Director Doc# 07720846M ((AR 2002))

Name: CARNE, MARTYN ANDREW Address: 11 TIPPERARY AVENUE KILLARNEY HEIGHTS NSW 2087

Date of Birth: 18/09/1963
Place of Birth: SYDNEY NSW
Appointment Date: 19/07/2002
Cease Date: 06/06/2006

Role: Director Doc# 020 670 882

Name: MCMAHON, BRETT SAMUEL Address: UNIT 125 DEEPWATER POINT 326-342 MARINE PARADE LABRADOR QLD 4215

Date of Birth: 03/07/1957
Place of Birth: SYDNEY NSW
Appointment Date: 20/08/2004
Cease Date: 27/05/2005

Role: Director Doc# 014 874 140

Name: BLACK, GEOFFREY MURRAY Address: 46 EARL STREET

ROSEVILLE NSW 2069

Date of Birth: 04/08/1960

Place of Birth: CHRISTCHURCH NEW ZEALAND

Appointment Date: 31/03/1999 Cease Date: 20/05/2005

Rote: Director Doc# 07720846M ((AR 2002))

Name: AUBORT, PETER

Address: 1263 CURRUMBIN CREEK ROAD CURRUMBIN VALLEY QLD 4223

Date of Birth: 06/09/1967
Place of Birth: DUBBO NSW
Appointment Date: 25/03/1997
Cease Date: 12/09/2003

Role: Director Doc# 015 964 420

Name: QUINN, JOHN WATSON Address: 15 SEAFARER COURT

SURFERS PARADISE QLD 4217

Date of Birth: 28/02/1953

Place of Birth: AUCKLAND NEW ZEALAND

Appointment Date: 17/11/2000 Cease Date: 12/02/2002

Role: Director Doc# 010 808 222

Name: DWYER, MICHAEL PATRICK

Address: 14 YACHT STREET

SOUTHPORT QLD 4215

Date of Birth: 01/05/1955 Place of Birth: WARWICK OLD Appointment Date: 31/01/1997

Cease Date: 14/12/2001

Role: Director

Doc# 010 807 643 Name: GILLTRAP, GEORGE STEPHENSON

Address: 16 DOUBLEVIEW DRIVE

ELANORA QLD 4221

Date of Birth: 20/02/1949

Place of Birth: ROTORUA NEW ZEALAND

Appointment Date: 31/01/1997 Cease Date: 31/01/1997

Role: Secretary

Doc# 1F0093922

Name: HODGE, CAROLYN ANNE Address: 47 PINNAROO STREET HOPE ISLAND QLD 4212

Date of Birth: 14/06/1963 Place of Birth: SYDNEY NSW

Appointment Date: 23/09/2004 Cease Date: 04/07/2013

> Role: Secretary Doc# 010 808 222

Name: DRAKE, PETER CHARLES Address: OCEANVIEW EASEMENT

NOBBY BEACH QLD 4218

Date of Birth: 23/08/1955

Place of Birth: WHANGARA NEW ZEALAND

Appointment Date: 31/01/1997 Cease Date: 23/09/2004

> Role: Secretary Doc# 07720846M ((AR 2002))

Name: DARCY, LISA MAREE Address: 22 ROUEN AVENUE

PARADISE POINT QLD 4216

Date of Birth: 16/09/1964 Place of Birth: BULLI NSW Appointment Date: 24/01/2003 Cease Date: 23/09/2004

> Role: Secretary Doc# 014 874 940

Name: QUINN, JOHN WATSON Address: 64 THOMAS DRIVE

SURFERS PARADISE QLD 4217

Date of Birth: 28/03/1953

Place of Birth: AUCKLAND NEW ZEALAND

Appointment Date: 10/05/1999 Cease Date: 14/05/1999

> Role: Secretary Doc# 010 807 643

Name: GILLTRAP, GEORGE STEPHENSON

Address: 16 DOUBLEVIEW DRIVE

ELANORA QLD 4221

Date of Birth: 20/02/1949

Place of Birth: ROTORUA NEW ZEALAND

Appointment Date: 31/01/1997

Cease Date: 31/01/1997

Role: Appointed Auditor

Doc# 016 010 134 ((FR 1999))

Name: KPMG Number: 024 510 530

Address: CORPORATE CENTRE ONE

CNR BUNDALL AND SLATER AVENUE

BUNDALL QLD 4217

Appointment Date: 21/09/1999 Cease Date: 21/11/2003

Role: Appointed Auditor

Doc# 07720846H ((AR 1997))

Name: SHEEHY, MICHAEL JOHN Address: BUTLER MCMURTRIE

LEVEL 5 RSL CENTRE 9 BEACH ROAD

SURFERS PARADISE QLD 4217

Date of Birth

Place of Birth:

Appointment Date: 30/11/1997 Cease Date: 21/09/1999

Role: Administrator of a Company Under Administration

Doc# 7E5097309

Name: PARK, JOHN RICHARD Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT BUNDALL QLD 4217

Date of Birth: Place of Birth:

Appointment Date: 19/03/2013 Cease Date: 01/08/2013

Role: Administrator of a Company Under Administration

Doc# 7E5097309

Name: MULLER, GINETTE DAVVN

Address: FTI CONSULTING

'CORPORATE CENTRE ONE' LEVEL 9

2 CORPORATE COURT BUNDALL QLD 4217

Date of Birth: Place of Birth:

Appointment Date: 19/03/2013

Cease Date: 01/08/2013

CURRENT SHARE CAPITAL

Class: ORD ORDINARY

Doc# 7E2830546

Number of Issued "Shares": 35

Amount Paid: \$1,032,012.56

Amount Due: \$0.00

Note: For each class of shares issued by a proprietary company, ASIC records the details of the twenty members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth ranked member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the

FORMER SHARE CAPITAL

Class: F CLASS F SHARES

Doc# 07720846H ((AR 1997))

Number of Issued "Shares": 3

Amount Paid: \$3.00 Amount Due: \$0.00

SHAREHOLDERS/MEMBER

No record

Doc# 7E5494220

Doc# 7E5481607

Doc# 7E5462841

Doc# 7E5436451

Doc# 7E5415403

Doc# 7E5415398

Doc# 7E5366580

Doc# 028 593 214

Doc# 7E5211783

Doc# 7E5149299

Doc# 7E5097309

Doc# 021 213 391

DOCUMENTS RELATING TO EXTERNAL ADMINISTRATION AND/OR APPOINTMENT OF CONTROLLER

Note: This extract may not list all documents relating to this status. State and Territory records should be searched.

Document Type: 507G REPORT AS TO AFFAIRS FROM MANAGING CONTROLLER

WHO IS ALSO A RECEIVER/MANAGER

Date Received: 06/09/2013

Document Type: 524Z PRESENTATION OF ACCOUNTS & STATEMENT

PRESENTATION OF FINAL ACCOUNTS OF ADMINISTRATOR

Date Received: 02/09/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS,

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 23/08/2013

Document Type: 5011B COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS,

CONTRIBUTORIES OR COMMITTEE OF INSPECTION UNDER \$.436E

Date Received: 13/08/2013

Document Type: 505J NOTIFICATION OF APPOINTMENT OF LIQUIDATOR

(CREDITORS' VOLUNTARY WINDING UP)

Date Received: 02/08/2013

Document Type: 509DA NOTICE UNDER S.446A OF SPECIAL RESOLUTION TO WIND

UP COMPANY RESOLVED THAT COMPANY BE WOUND UP UNDER

439C(C)

Date Received: 02/08/2013

Document Type: 505B NOTIFICATION OF APPOINTMENT OF RECEIVER AND

MANAGER

Date Received: 12/07/2013

Document Type: 504B NOTIFICATION OF APPOINTMENT OF A RECEIVER AND

MANAGER

Date Received: 11/07/2013

Document Type: 5011A COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS,

CONTRIBUTORIES OR COMMITTEE OF INSPECTION OTHER THAN

UNDER S.436E OR S.439A

Date Received: 13/05/2013

Document Type: 5011B COPY OF MINUTES OF MEETING OF MEMBERS, CREDITORS,

CONTRIBUTORIES OR COMMITTEE OF INSPECTION UNDER S.436E

OR S.439A Altered by 028 521 226

Date Received: 12/04/2013

Document Type: 505U NOTIFICATION OF APPT OF ADMINISTRATOR UNDER S.436A.

436B, 436C, 436E(4), 449B, 449C(1), 449C(4) OR 449(6)

Date Received: 19/03/2013

SATISFIED CHARGES

Note: On January 30, 2012 the Personal Property Securities Register (PPS Register) has commenced. The details of current charges will only be available from the PPS Note. On January 30, 2012 the resonant riopeny Securities register (i.e. o register) has commenced, the details of current charges will only be available from Register and the details of satisfied charges (as at 30th January 2012) can be obtained from ASIC. Further information can be obtained from www.ppsr.gov.au,

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 23/04/1999 01/01/1970

Type: Both Fixed & Floating

Date Created: 15/03/1999

Chargee Name: AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 01/03/2006

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 13/01/2000 01/01/1970

Type: Both Fixed & Floating

Date Created: 07/12/1999

180

Chargee Name: EQUITY TRUSTEES LIMITED

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Doc# 018 185 734

Date Received: 07/10/2002

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 31/01/2000 01/01/1970

Type: Both Fixed & Floating

Date Created: 19/01/2000

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA

Document Type: 312 NOTIFICATION OF 312A DISCHARGE Doc# 020 952 408

Date Received: 14/01/2005

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 12/10/2000 01/01/1970

Type: Both Fixed & Floating

Date Created: 02/10/2000

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 15/10/2003

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 06/06/2002 01/01/1970

Type: Both Fixed & Floating

Date Created: 29/04/2002

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 09/03/2007

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 01/07/2002 01/01/1970

Type: Both Fixed & Floating

Date Created: 12/06/2002

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 04/06/2003

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 30/09/2002 01/01/1970

Type: Both Fixed & Floating

Date Created: 13/09/2002

Chargee Name: ATLAS TRUST COMPANY JERSEY LIMITED Chargee Name: FAIRBAIRN TRUST COMPANY LIMITED

Chargee Name: THE CHRISTINA LEE TRUST

Chargee Name: CRISP, PATSY FAY

Chargee Name: REX, GM

Chargee Name: MCGREGOR, MARGOT MG

Chargee Name: MERSON, BRIAN

Chargee Name: SCALLAN, GARY ANTON LISHER

Chargee Name: SCALLAN, ROY

Chargee Name: SCALLAN, PAULINE ANN Chargee Name: SAUNDERS, PYLLIS BEULAH

Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 10/10/2003

Doc# 019 255 683

Doc# 023 342 173

Doc# 017 905 730

Doc# 019 255 598

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 29/06/2004 01/01/1970

Type: Both Fixed & Floating

Date Created: 17/06/2004

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 30/11/2005

Doc# 022 578 527

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 12/01/2006 01/01/1970

Type: Both Fixed & Floating

Date Created: 02/09/2005

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 13/07/2010

Doc# 025 130 507

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 27/07/2007 01/01/1970

Type: Both Fixed & Floating

Date Created: 12/07/2007

Chargee Name: THE TRUST COMPANY (PTAL) LIMITED Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 28/07/2011

Doc# 027 617 168

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 27/10/2008 01/01/1970

Type: Both Fixed & Floating

Date Created: 22/10/2008

Chargee Name. THE TRUST COMPANY (PTAL) LIMITED Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 24/02/2009

Doc# 025 382 062

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 24/02/2009 01/01/1970

Type: Fixed

Date Created: 16/02/2009

Chargee Name: THE TRUST COMPANY (PTAL) LIMITED Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 23/03/2009

Doc# 025 477 873

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 23/03/2009 01/01/1970

Type: Both Fixed & Floating

Date Created: 20/03/2009

Chargee Name: THE TRUST COMPANY (PTAL) LIMITED Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 11/07/2011

Doc# 027 651 856

ASIC Charge Number:

Status: Satisfied

Date/Time Registered: 10/09/2009 01/01/1970

Type: Both Fixed & Floating

Date Created: 07/09/2009

Chargee Name: COMMONWEALTH BANK OF AUSTRALIA Document Type: 312 NOTIFICATION OF 312A DISCHARGE

Date Received: 13/07/2010

Doc# 025 130 506

ASIC DOCUMENTS (except charges)

Notes:

- A date or address shown as UNKNOWN has not been updated since the ASIC to over the records in 1991.

 Data from Documents with no Date Processed are not included in the Extract.

 Documents with "**" pages have not yet been imaged and are not available via DOCIMAGE. Imaging takes approximately 2 weeks from date of lodgement.

Documents already listed under charges are not repeated here.

	mente direda, notas ander charge	s are not repeated here.			
Form Type	Date Received	Date Processed	Effective Date	Pages	Dac No
484 Change	05/08/2013 to Company Details Appointm	ent or Cessation of A Compar	05/08/2013 ny Officeholder	**	1F0478329
484 Change t	02/08/2013 o Company Details Appointm	ent or Cessation of A Compar	02/08/2013 ny Officeholder	**	028 687 053
484 Change t	08/07/2013 o Company Details Appointm	29/07/2013 ant or Cessation of A Compar	08/07/2013 ny Officeholder	3	1F0336384
484 Change t	20/06/2013 o Company Details Appointme	20/06/2013 ent or Cessation of A Compar	20/06/2013 ny Officeholder	2	7E5304606
FS90 Notice Th	15/05/2013 at a Product in a Pds Has Ce	15/05/2013 ased to Be Available - By Afs	19/03/2013 Licensee	1	7E5217844
902 Suppleme	01/05/2013 entary Document Alters 7E5 1	05/06/2013 49 299	02/04/2013	47	028 521 226
FS67 Order Sus	10/04/2013 spending Afs Licence	10/04/2013	10/04/2013	1	028 227 992
484 Change to	22/03/2013 Company Details Change of	22/03/2013 Registered Address	22/03/2013	2	7E5105009
5122 Notice of [28/02/2013 Declaration Re Managed Inve	01/03/2013 stment Scheme	28/02/2013	1	020 500 750
FS90 Notice Tha	17/01/2013 at a Product in a Pds Has Cea	17/01/2013 used to Be Available - By Afs	16/01/2013 Licensee	1	7E4965053
FS90 Notice Tha	03/12/2012 at a Product in a Pds Has Cea	03/12/2012 used to Be Available - By Afs	04/10/2012 Licensee	2	7E4885393
878	28/11/2012 wstralian Offer Under Foreigr	28/11/2012	28/11/2012	1	027 957 724
FS88 Pds In-Use	07/11/2012 Notice - By Afs Licensee	07/11/2012	07/11/2012	3	7E4833611
878 Notice of A	02/11/2012 Justralian Offer Under Foreigr	02/11/2012 Recognition Scheme	02/11/2012	2	7E4824597
FS88 Pds In-Use	02/11/2012 Notice - By Afs Licensee	02/11/2012	02/11/2012	3	7E4824598
484 Change to	22/10/2012 Company Details Appointme	22/10/2012 nt or Cessation of A Company	22/10/2012 y Officeholder	2	7E4797015
388 Financial R	05/10/2012 eport Financial Report - Publ	09/11/2012 ic Company Or Disclosing Er	30/06/2012 htty	44	028 208 422 ((FR 2012))
484 Change to	07/09/2012 Company Details Appointme	07/09/2012 nt or Cessation of A Company	07/09/2012 y Officeholder	2	7E4705266
FS02 Copy of Afs	07/09/2012 Licence	07/09/2012	07/09/2012	26	0L0310250
FS90 Notice That	06/09/2012 a Product in a Pds Has Cea	06/09/2012 sed to Be Available - By Afs L	31/08/2012 Licensee	2	7E4701411
FS90	27/08/2012 a Product in a Pds Has Cea	27/08/2012	18/07/2012	2	7E4678949
	27/08/2012	53 (0) (00 40	16/08/2012	2	7E4678937

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Notice That a Product in a Pds Has Ceased		Licensee		
FS90 27/08/2012 27/ Notice That a Product in a Pds Has Ceased	08/2012 to Be Available - By Afs	21/06/2012 Licensee	2	7E4678920
FS90 27/08/2012 27/ Notice That a Product in a Pds Has Ceased	08/2012 to Be Available - By Afs	21/06/2012 Licensee	2	7E4678906
FS90 27/08/2012 27/08/2012 Notice That a Product in a Pds Has Ceased	08/2012 to Be Available - By Afs	18/04/2012 Licensee	2	7E4678887
FS90 27/08/2012 27/0 Notice That a Product in a Pds Has Ceased	08/2012 to Be Available - By Afs	26/04/2012 Licensee	2	7E4678876
FS90 27/08/2012 27/0 Notice That a Product in a Pds Has Ceased	08/2012 to Be Available - By Afs i	15/02/2012 Licensee	2	7E4678848
FS90 27/08/2012 27/0 NOTICE THAT A PRODUCT IN A PDS HAS)8/2012 CEASED TO BE AVAIL	05/12/2011 ABLE - BY AFS LICENSEE	2	7E4678833
	18/2012	04/40/044		7E4677637
FS88 27/08/2012 27/0 PDS IN-USE NOTICE - BY AFS LICENSEE		27/08/2012	3	7E4677593
484 09/08/2012 09/0 CHANGE TO COMPANY DETAILS APPOIN	8/2012 TMENT OR CESSATION	09/08/2012 VOF A COMPANY OFFICE	2 HOLDER	7E4644566
484 13/07/2012 13/0 CHANGE TO COMPANY DETAILS APPOIN	7/2015	45 157155 15		7E4588883
878 05/07/2012 05/0 NOTICE OF AUSTRALIAN OFFER UNDER (7/9019	OF IOTION IN	1	027 956 096
878 29/06/2012 29/06 NOTICE OF AUSTRALIAN OFFER UNDER F	3/2012 FOREIGN RECOGNITIO	29/06/2012 N SCHEME	2	7E4554303
FS88 29/06/2012 29/06 PDS IN-USE NOTICE - BY AFS LICENSEE	3/2012	29/06/2012	3	7E4554304
FS02 15/06/2012 15/06 COPY OF AFS LICENCE	5/2012	15/06/2012	26	0L0310084
878 04/06/2012 04/06 NOTICE OF AUSTRALIAN OFFER UNDER F	3/2012 (OREIGN RECOGNITIO	04/06/2012 N SCHEME	1	027 954 654
878 04/06/2012 04/06 NOTICE OF AUSTRALIAN OFFER UNDER F	0/2012 (OREIGN RECOGNITIO	04/06/2012 N SCHEME	1	027 954 653
878 01/06/2012 01/06 NOTICE OF AUSTRALIAN OFFER UNDER F	i/2012 (OREIGN RECOGNITIO	01/06/2012 N SCHEME	2	7E4492353
FS88 01/06/2012 01/06 PDS IN-USE NOTICE - BY AFS LICENSEE	/2012 0	11/06/2012	3	7E4492354
878 01/06/2012 01/06 NOTICE OF AUSTRALIAN OFFER UNDER F	/2012 0 OREIGN RECOGNITION	1/06/2012 N SCHEME	2	7E4492327
FS88 01/06/2012 01/06 PDS IN-USE NOTICE - BY AFS LICENSEE	/2012 0	1/06/2012	3	7E4492328
878 30/05/2012 30/05. NOTICE OF AUSTRALIAN OFFER UNDER FO	/2012 3 DREIGN RECOGNITION	0/05/2012 N SCHEME	1	027 954 594
878 28/05/2012 28/05/ NOTICE OF AUSTRALIAN OFFER UNDER FO	/2012 2 DREIGN RECOGNITION	8/05/2012 N SCHEME	2	7E4479732
FS88 28/05/2012 28/05/ PDS IN-USE NOTICE - BY AFS LICENSEE	2 012 2	8/05/2012	3	7E4479733
878 30/03/2012 30/03/ NOTICE OF AUSTRALIAN OFFER UNDER FO	2012 3 DREIGN RECOGNITION	0/03/2012 N SCHEME	2	7E4369372
FS88 30/03/2012 30/03/ PDS IN-USE NOTICE - BY AFS LICENSEE	2012 3	0/03/2012	3	7E4369373
878 30/03/2012 30/03/ NOTICE OF AUSTRALIAN OFFER UNDER FO	2012 3 DREIGN RECOGNITION	0/03/2012 NSCHEME	2	7E4369336

FS88 PDS II	30/03/2012 N-USE NOTICE - BY AFS LICE	30/03/2012 ENSEE	30/03/2012	3	7E4369337
484 CHAN	29/03/2012 GE TO COMPANY DETAILS A	29/03/2012 APPOINTMENT OR CESSATI	29/03/2012 ON OF A COMPANY OFFIC	2 EHOLDER	7E4367220
878 NOTIC	27/01/2012 E OF AUSTRALIAN OFFER L	27/01/2012 INDER FOREIGN RECOGNIT	27/01/2012 NON SCHEME	2	7E4240824
FS88 PDS IN	27/01/2012 J-USE NOTICE - BY AFS LICE	27/01/2012 ENSEE	27/01/2012	3	7E4240825
878 NOTIC	27/01/2012 E OF AUSTRALIAN OFFER U	27/01/2012 NDER FOREIGN RECOGNIT	27/01/2012 TON SCHEME	2	7E4240743
FS88 PDS IN	27/01/2012 I-USE NOTICE - BY AFS LICE	27/01/2012 NSEE	27/01/2012	3	7E4240744
484 CHANC	17/11/2011 GE TO COMPANY DETAILS C	17/11/2011 HANGE OFFICEHOLDER NA	17/11/2011 AME OR ADDRESS	2	7E4097067
878 NOTIC	15/11/2011 E OF AUSTRALIAN OFFER U	15/11/2011 NDER FOREIGN RECOGNIT	15/11/2011 ION SCHEME	2	7E4091788
FS88 PDS IN	15/11/2011 -USE NOTICE - BY AFS LICE	15/11/2011 NSEE	15/11/2011	3	7E4091789
484 CHANG	27/10/2011 E TO COMPANY DETAILS C	27/10/2011 HANGE OFFICEHOLDER NA	27/10/2011 ME OR ADDRESS	2	7E4048590
388 FINANC	30/09/2011 DIAL REPORT FINANCIAL RE	13/10/2011 PORT - PUBLIC COMPANY (30/06/2011 OR DISCLOSING ENTITY	54	026 442 958 ((FR 2011))
878 NOTICE	16/09/2011 OF AUSTRALIAN OFFER UI	16/09/2011 NDER FOREIGN RECOGNIT	16/09/2011 ION SCHEME	2	7E3954068
FS88 PDS IN-	16/09/2011 USE NOTICE - BY AFS LICEI	16/09/2011 NSEE	16/09 <i>/</i> 2011	3	7E3954069
878 NOTICE	01/09/2011 OF AUSTRALIAN OFFER UI		01/09/2011 ION SCHEME	2	7E3920691
FS88 PDS IN-	01/09/2011 USE NOTICE - BY AFS LICE!	01/09/2011 NSEE	01/09/2011	3	7E3920692
878 NOTICE	18/07/2011 OF AUSTRALIAN OFFER UN	18/07/2011 IDER FOREIGN RECOGNITI	18/07/2011 ON SCHEME	2	7E3819934
FS88 PDS IN-I	18/07/2011 USE NOTICE - BY AFS LICER	18/07/2011 VSEE	18/07/2011	3	7E3819935
FS89 NOTICE	20/05/2011 OF CHANGE TO FEES AND	20/05/2011 CHARGES IN A PDS - BY AF	20/05/2011 FS LICENSEE	1	7E3682315
5122 NOTICE	30/03/2011 OF DECLARATION RE MAN,	31/03/2011 AGED INVESTMENT SCHEN	30/03/2011 1E	1	020 500 654
	30/03/2011 F AFS LICENCE	30/03/2011	30/03/2011	26	0L0309025
309 NOTIFIC	10/11/2010 ATION OF DETAILS OF A CH	11/11/2010 IARGE	22/10/2010	33	027 320 265
309 NOTIFIC	10/11/2010 ATION OF DETAILS OF A CH	11/11/2010 IARGE	22/10/2010	33	027 320 264
388 FINANCI	01/10/2010 AL REPORT FINANCIAL REF	08/11/2010 PORT - PUBLIC COMPANY (30/06/2010 OR DISCLOSING ENTITY	63	027 353 763 ((FR 2010))
350 CERTIFIC	30/07/2010 CATION OF COMPLIANCE W	03/08/2010 /ITH STAMP DUTIES LAW B	30/07/2010 Y PROVISIONAL CHARGE :	3 Alters 025 130	026 641 595 504
309 NOTIFICA	13/07/2010 ATION OF DETAILS OF A CH	13/07/2010 IARGE Altered by 026 641 59	01/07/2010 95	36	025 130 504
	02/07/2010 ATION OF RELEASE OF PRO	05/07/2010 PPERTY	02/07/2010	6	026 600 340

312 02/07/2010 05/07/2010 02/07/2010 6 026 600 337 312 02/07/2010 05/07/2010 02/07/2010 3 026 600 336 312 02/07/2010 05/07/2010 02/07/2010 3 026 600 336 NOTIFICATION OF RELEASE OF PROPERTY FS88 15/04/2010 15/04/2010 15/04/2010 3 7E2831759 PDS IN-USE NOTICE - BY AFS LICENSEE 484 15/04/2010 15/04/2010 15/04/2010 2 7E2830546 CHANGE TO COMPANY DETAILS CHANGES TO SHARE STRUCTURE NOTIFICATION OF SHARE ISSUE 484 25/03/2010 26/03/2010 25/03/2010 3 1F0292823 FS02 23/03/2010 23/03/2010 23/03/2010 25 0L0307664 FS02 23/03/2010 19/03/2010 30/09/2009 7 026 421 806 NOTIFICATION OF RESOLUTION RELATING TO SHARES CONVERT SHARES INTO LARGER OR SMALLER NUMBER	
NOTIFICATION OF RELEASE OF PROPERTY NOTIFICATION OF RELEASE OF PROPERTY 15/04/2010 15/04/2010 15/04/2010 15/04/2010 15/04/2010 15/04/2010 15/04/2010 15/04/2010 15/04/2010 2 7E2830546 CHANGE TO COMPANY DETAILS CHANGES TO SHARE STRUCTURE NOTIFICATION OF SHARE ISSUE 484 25/03/2010 26/03/2010 25/03/2010 25/03/2010 3 1F0292823 FS02 23/03/2010 23/03/2010 23/03/2010 23/03/2010 23/03/2010 23/03/2010 23/03/2010 23/03/2010 25/03/2010 20/03/2010	
PDS IN-USE NOTICE - BY AFS LICENSEE 484	
CHANGE TO COMPANY DETAILS CHANGES TO SHARE STRUCTURE NOTIFICATION OF SHARE ISSUE 484	
CHANGE TO COMPANY DETAILS CHANGE OFFICEHOLDER NAME OR ADDRESS FS02 23/03/2010 23/03/2010 25 0L0307664 COPY OF AFS LICENCE 2205 17/03/2010 19/03/2010 30/09/2009 7 026 421 806 NOTIFICATION OF RESOLUTION RELATING TO SHARES CONVERT SHARES INTO LARGER OR SMALLER NUMBER	
COPY OF AFS LICENCE 2205 17/03/2010 19/03/2010 30/09/2009 7 026 421 806 NOTIFICATION OF RESOLUTION RELATING TO SHARES CONVERT SHARES INTO LARGER OR SMALLER NUMBER	
NOTIFICATION OF RESOLUTION RELATING TO SHARES CONVERT SHARES INTO LARGER OR SMALLER NUMBER	
FS90 12/03/2010 12/03/2010 12/03/2010 2 7E2762221 NOTICE THAT A PRODUCT IN A PDS HAS CEASED TO BE AVAILABLE - BY AFS LICENSEE	
5120	
5120	
350 28/10/2009 29/10/2009 28/10/2009 2 024 981 690 CERTIFICATION OF COMPLIANCE WITH STAMP DUTIES LAW BY PROVISIONAL CHARGE Allers 025 004 000	
388 30/09/2009 27/10/2009 30/06/2009 59 023 417 762 ((FR 2009)) FINANCIAL REPORT FINANCIAL REPORT - PUBLIC COMPANY OR DISCLOSING ENTITY	
312 10/09/2009 11/09/2009 10/09/2009 3 025 003 997 NOTIFICATION OF RELEASE OF PROPERTY	
311 10/09/2009 11/09/2009 04/09/2009 29 025 003 998 NOTIFICATION OF CHANGE TO DETAILS OF CHARGE	
309 10/09/2009 11/09/2009 07/09/2009 43 025 004 000 NOTIFICATION OF DETAILS OF A CHARGE Altered by 024 981 690	
878 19/08/2009 07/04/2010 19/08/2009 57 026 070 205 NOTICE OF AUSTRALIAN OFFER UNDER FOREIGN RECOGNITION SCHEME	
FS89 12/06/2009 12/06/2009 12/06/2009 1 7E2239769 NOTICE OF CHANGE TO FEES AND CHARGES IN A PDS - BY AFS LICENSEE	
FS02 27/05/2009 27/05/2009 27/05/2009 26 0L0501962	
FS88 07/05/2009 07/05/2009 06/05/2009 3 7E2173585 PDS IN-USE NOTICE - BY AFS LICENSEE	
5120 14/04/2009 08/05/2009 14/04/2009 5 024 672 203 NOTICE OF EXEMPTION RE MANAGED INVESTMENT SCHEME	
5122 14/04/2009 08/05/2009 14/04/2009 5 024 672 204 NOTICE OF DECLARATION RE MANAGED INVESTMENT SCHEME	
388 26/03/2009 03/04/2009 30/06/2008 56 025 509 063 ((FR 2008)) FINANCIAL REPORT FINANCIAL REPORT - PUBLIC COMPANY OR DISCLOSING ENTITY	
309 23/03/2009 24/03/2009 20/03/2009 38 025 477 874 NOTIFICATION OF DETAILS OF A CHARGE	
FS90 05/03/2009 05/03/2009 03/03/2009 1 7E2068686 NOTICE THAT A PRODUCT IN A PDS HAS CEASED TO BE AVAILABLE - BY AFS LICENSEE	
FS90 05/03/2009 05/03/2009 03/03/2009 2 7E2068666 NOTICE THAT A PRODUCT IN A PDS HAS CEASED TO BE AVAILABLE - BY AFS LICENSEE	
FS90 05/03/2009 05/03/2009 03/03/2009 2 7E2068655 NOTICE THAT A PRODUCT IN A PDS HAS CEASED TO BE AVAILABLE - BY AFS LICENSEE	

FS90 NOTICI	05/03/2009 E THAT A PRODUCT IN A PE	05/03/2009 OS HAS CEASED TO BE AV	03/03/2009 'Allable - BY AFS LICENSE	2 E	7 E2068637
309		25/02/2009	16/02/2009	34	025 382 061
312 NOTIFI	19/01/2009 CATION OF RELEASE OF PF	19/01/2009 ROPERTY	19/01/2009	3	025 421 341
312 NOTIFIC	19/01/2009 CATION OF RELEASE OF PR	19/01/2009 COPERTY	19/01/2009	3	025 421 340
FS89 NOTICE	28/11/2008 OF CHANGE TO FEES AND	10/12/2008 CHARGES IN A PDS - BY	28/11/2008 AFS LICENSEE	Ĝ	024 857 834
FS88 PDS IN-	25/11/2008 USE NOTICE - BY AFS LICE	11/12/2008 NSEE	25/11/2008	6	025 167 435
878 NOTICE	25/11/2008 OF AUSTRALIAN OFFER UI	07/04/2010 NDER FOREIGN RECOGNI	25/11/2008 TION SCHEME	63	026 070 214
723 RETURN	21/11/2008 BY MANAGEMENT COMPA	26/11/2008 NY - OTHER	30/06/2008	29	024 506 416
723 RETURN	21/11/2008 BY MANAGEMENT COMPA	26/11/2008 NY - OTHER	30/06/2008	27	024 506 415
723 RETURN	21/11/2008 BY MANAGEMENT COMPA	26/11/2008 NY - OTHER	30/06/2008	26	024 506 414
723 RETURN	21/11/2008 BY MANAGEMENT COMPA	26/11/2008 NY - OTHER	30/06/2008	28	024 506 413
723 RETURN	21/11/2008 BY MANAGEMENT COMPA	26/11/2008 NY - OTHER	30/06/2008	29	024 506 412
309 NOTIFICA	27/10/2008 ATION OF DETAILS OF A CH		22/10/2008	30	025 097 228
484 CHANGE	30/09/2008 TO COMPANY DETAILS AP	30/09/2008 POINTMENT OR CESSATI	30/09/2008 ON OF A COMPANY OFFICE	2 EHOLDER	7E1832692
484 CHANGE	09/09/2008 TO COMPANY DETAILS AP	09/09/2008 POINTMENT OR CESSATI	09/09/2008 ON OF A COMPANY OFFICE	2 EHOLDER	7E1798931
484 CHANGE	08/07/2008 TO COMPANY DETAILS API	08/07/2008 POINTMENT OR CESSATI	08/07/2008 ON OF A COMPANY OFFICE	2 EHOLDER	7E1698997
309 NOTIFICA	03/07/2008 TION OF DETAILS OF A CH	04/07/2008 ARGE	02/06/2008	87	024 846 887
FS53 NOTIFICA	11/04/2008 TION OF USE OF PDS - BY	23/04/2008 AFS LICENSEE	11/04/2008	11	020 938 302
	11/04/2008 TION OF USE OF PDS - BY .	23/04/2008 AFS LICENSEE	11/04/2008	11	020 938 301
FS53 NOTIFICA	11/04/2008 TION OF USE OF PDS - BÝ	23/04/2008 AFS LICENSEE	11/04/2008	11	020 938 300
	11/04/2008 TION OF USE OF PDS - BY ,	23/04/2008 AFS LICENSEE	11/04/2008	11	020 938 299
FS53 NOTIFICAT	11/04/2008 TION OF USE OF PDS - BY /	23/04/2008 AFS LICENSEE	11/04/2008	11	020 938 298
FS53 NOTIFICAT	25/03/2008 TION OF USE OF PDS - BY /	30/04/2008 AFS LICENSEE	20/03/2008	12	024 613 754
FS53 NOTIFICAT	13/03/2008 FION OF USE OF PDS - BY A	06/06/2008 AFS LICENSEE	11/03/2008	12	024 640 294
	11/03/2008 TION OF USE OF PDS - BY A	30/04/2008 AFS LICENSEE	06/03/2008	12	024 606 607
FS53 NOTIFICAT	06/03/2008 TON OF USE OF PDS - BY A	19/03/2008 AFS LICENSEE	06/03/2008	12	024 609 560

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FS53 NOTIF	21/01/2008 ICATION OF USE OF PDS - E	14/02/2008 BY AFS LICENSEE	21/01/2008	12	024 497 435
FS53 NOTIF	21/01/2008 ICATION OF USE OF PDS - E	14/02/2008 BY AFS LICENSEE	21/01/2008	11	024 497 434
484 CHAN	07/12/2007 GE TO COMPANY DETAILS A	10/12/2007 APPOINTMENT OR CESSAT	10/12/2007 ION OF A COMPANY OFFIC	3 EHOLDER	1F0049502
FS53 NOTIF	01/11/2007 CATION OF USE OF PDS - E	29/11/2007 BY AFS LICENSEE	01/11/2007	11	024 084 965
723 RETUR	27/09/2007 RN BY MANAGEMENT COMP	02/10/2007 ANY - OTHER	30/06/2007	23	023 083 730
723 RETUR	27/09/2007 N BY MANAGEMENT COMP	02/10/2007 ANY - OTHER	30/06/2007	24	023 083 729
723 RETUR	27/09/2007 N BY MANAGEMENT COMP.		30/06/2007	25	023 083 733
723 RETUR	27/09/2007 N BY MANAGEMENT COMP,		30/06/2007	23	023 083 735
388 FINANC	26/09/2007 CIAL REPORT FINANCIAL RE	09/10/2007 PORT - PUBLIC COMPANY	30/06/2007 OR DISCLOSING ENTITY	38	024 088 738 ((FR 2007))
723 RETURI	25/09/2007 N BY MANAGEMENT COMPA		30/06/2007	24	023 083 734
FS53 NOTIFIC	20/09/2007 CATION OF USE OF PDS - B		19/09/2007	12	024 142 426
309 NOTIFIC	27/07/2007 CATION OF DETAILS OF A C	31/07/2007 HARGE	12/07/2007	47	024 067 108
FS53 NOTIFIC	03/07/2007 CATION OF USE OF PDS - BY	17/07/2007 Y BODY CORPORATE	28/06/2007	1.1	024 029 365
FS53 NOTIFIC	18/06/2007 :ATION OF USE OF PDS - BY		18/06/2007	11	023 858 793
FS53 NOTIFIC	18/06/2007 ATION OF USE OF PDS - BY	03/07/2007 Y AFS LICENSEE	18/06/2007	11	023 858 792
484 CHANGE	05/06/2007 E TO COMPANY DETAILS AF	05/06/2007 POINTMENT OR CESSATION	05/06/2007 ON OF A COMPANY OFFICE	2 EHOLDER	7E1139324
FS53 NOTIFIC	31/05/2007 ATION OF USE OF PDS - BY	18/06/2007 CAFS LICENSEE	31/05/2007	12	019 979 889
FS53 NOTIFIC	08/05/2007 ATION OF USE OF PDS - BY	31/05/2007 AFS LICENSEE	04/05/2007	11	023 774 383
FS53 NOTIFIC	21/03/2007 ATION OF USE OF PDS - BY	17/04/2007 AFS LICENSEE	19/03/2007	11	023 559 129
	21/02/2007 TO COMPANY DETAILS CH		21/02/2007 AME OR ADDRESS	2	7E1014532
	19/02/2007 TO COMPANY DETAILS CH	19/02/2007 HANGE OFFICEHOLDER NA	19/02/2007 AME OR ADDRESS	3	1F0093922
	13/02/2007 TO COMPANY DETAILS CH	13/02/2007 HANGE OFFICEHOLDER NA	01/02/2007 AME OR ADDRESS	2	1E2914414
FS53 NOTIFICA	08/02/2007 ATION OF USE OF PDS - BY	08/02/2007 AFS LICENSEE	02/02/2007	11	023 637 013
FS53 NOTIFICA	20/12/2006 ATION OF USE OF PDS - BY	10/01/2007 AFS LICENSEE	19/12/2006	11	023 071 151
FS53 NOTIFICA	05/12/2006 ATION OF USE OF PDS - BY		01/12/2006	11	023 530 250
FS53 NOTIFICA	01/11/2006 TION OF USE OF PDS - BY	06/11/2006 AFS LICENSEE	01/11/2006	11	023 297 556
FS53	01/11/2006	06/11/2006	01/11/2006	11	023 297 555

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	FICATION OF USE OF PDS -	BY AFS LICENSEE			
484 CHAN	06/10/2006 GE TO COMPANY DETAILS	06/10/2006 APPOINTMENT OR CESSAT	06/10/2006 TION OF A COMPANY OFFI	3 CEHOLDER	1F0069214
723 RETUI	02/10/2006 RN BY MANAGEMENT COMP	06/10/2006 PANY - DISCLOSING ENTIT	30/06/2006 Y	31	021 674 856
723 RETUR	02/10/2006 RN BY MANAGEMENT COMF	06/10/2006 PANY - DISCLOSING ENTITY	30/06/2006 Y	29	021 674 858
723 RETUF	02/10/2006 RN BY MANAGEMENT COMF	06/10/2006 PANY - DISCLOSING ENTITY	30/06/2006 Y	29	021 674 857
723 RETUR	02/10/2006 N BY MANAGEMENT COMF	06/10/2006 PANY - DISCLOSING ENTITY	30/06/2006 /	31	021 674 855
723 RETUR	02/10/2006 N BY MANAGEMENT COMP	06/10/2006 ANY - DISCLOSING ENTITY	30/06/2006	28	021 674 854
388 FINANO STATEME	02/10/2006 CIAL REPORT FINANCIAL RENTS AND REPORTS	09/10/2006 EPORT - SMALL PTY CO./SI	30/06/2006 MALL PUB CO. LMGT THAT	45 IS REQUEST	022 755 830 ((FR 2006)) ED BY ASIC TO PREPARE & LODGE
FS02 COPY (18/08/2006 OF AFS LICENCE	18/08/2006	18/08/2006	25	0L0501361
FS53 NOTIFIC	03/07/2006 CATION OF USE OF PDS - B	04/08/2006 Y AFS LICENSEE	30/06/2006	12	022 975 741
FS53 NOTIFIC	03/07/2006 CATION OF USE OF PDS - B	04/08/2006 Y AFS LICENSEE	30/06/2006	11	022 975 740
FS53 NOTIFIC	03/07/2006 :ATION OF USE OF PDS - B	19/07/2006 Y AFS LICENSEE	30/06/2006	11	022 975 739
FS53 NOTIFIC	03/07/2006 ATION OF USE OF PDS - B	20/07/2006 Y AFS LICENSEE	03/07/2006	11	022 975 738
FS53 NOTIFIC	03/07/2006 ATION OF USE OF PDS - B	19/07/2006 Y AFS LICENSEE	30/06/2006	12	022 975 737
484 CHANGE	03/07/2006 TO COMPANY DETAILS AI	04/07/2006 PPOINTMENT OR CESSATI	04/07/2006 ON OF A COMPANY OFFIC	3 EHOLDER	1F0109176
902 SUPPLE	28/06/2006 MENTARY DOCUMENT Alte	30/06/2006 rs 1E2 232 758	12/05/2006	2	022 980 760
484 CHANGE NOTIFICA	23/06/2006 TO COMPANY DETAILS	30/06/2006	12/05/2006	3	1E2232758
CHANGE	ATION OF SHARE CANCELL S TO SHARE STRUCTURE S TO (MEMBERS) SHARE H				
484 CHANGE	22/06/2006 TO COMPANY DETAILS AF	04/07/2006 POINTMENT OR CESSATION	22/06/2006 ON OF A COMPANY OFFICE	3 EHOLDER Alte	1F0071157
370	08/06/2006 TION BY OFFICEHOLDER	08/06/2006	00/00/0000	_	022 952 749
FS53	31/05/2006 TION OF USE OF PDS - BY	07/06/2006	29/05/2006	12	022 820 140
FS53 NOTIFICA	31/05/2006 TION OF USE OF PDS - BY	07/06/2006 AFS LICENSEE	29/05/2006	11	022 820 139
2205 NOTIFICA	17/05/2006 TION OF RESOLUTION REI	17/05/2006 _ATING TO SHARES REDU	12/05/2006 ICTION OF SHARE CAPITAL	4 SCHEDULE	022 780 888 5
FS53	24/04/2006 TION OF USE OF PDS - BY	24/05/2006	21/04/2006	11	019 979 868
FS53 NOTIFICA	24/04/2006 TION OF USE OF PDS - BY	24/05/2006 AFS LICENSEE	21/04/2006	12	019 979 867
2560 NOTIFICA	19/04/2006 TION OF REDUCTION IN SE	27/04/2006 HARE CAPITAL DETAILS FO	19/04/2006 OR SELECTIVE REDUCTION	3 V	021 524 344
FS53	06/04/2006	12/04/2006	05/04/2006	11	019 979 852

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	CATION OF USE OF PDS - B				
388 FINANC	02/03/2006 IAL REPORT FINANCIAL RE	02/03/2006 PORT - PUBLIC COMPANY (30/06/2005 OR DISCLOSING ENTITY	38	022 718 227 ((FR 2005))
FS53 NOTIFIC	23/02/2006 CATION OF USE OF PDS - BY		23/02/2006	11	022 722 756
350 CERTIF	13/02/2006 ICATION OF COMPLIANCE V	13/02/2006 VITH STAMP DUTIES LAW B	13/02/2006 IY PROVISIONAL CHARGE	1 Alters 022 354	022 348 497 4 364
309 NOTIFIC	12/01/2006 ATION OF DETAILS OF A CI	12/01/2006 HARGE Altered by 022 348 49	02/09/2005 97	29	022 354 364
FS53 NOTIFIC	12/01/2006 ATION OF USE OF PDS - BY	06/03/2006 AFS LICENSEE	11/01/2006	11	022 599 447
FS53 NOTIFIC	08/12/2005 ATION OF USE OF PDS - BY	08/12/2005 ' AFS LICENSEE	24/11/2005	11	022 331 843
FS53 NOTIFIC	05/12/2005 ATION OF USE OF PDS - BY	13/12/2005 AFS LICENSEE	05/12/2005	11	020 699 584
FS53 NOTIFIC	05/12/2005 ATION OF USE OF PDS - BY	13/12/2005 AFS LICENSEE	05/12/2005	11	020 699 585
FS53 NOTIFIC	12/10/2005 ATION OF USE OF PDS - BY	27/10/2005 AFS LICENSEE	12/10/2005	11	022 285 988
723 RETURN	27/09/2005 BY MANAGEMENT COMPA	29/09/2005 NY - OTHER	30/06/2005	31	020 949 466
723 RETURN	27/09/2005 BY MANAGEMENT COMPAI	29/09/2005 NY - OTHER	30/06/2005	28	020 949 353
723 RETURN	27/09/2005 BY MANAGEMENT COMPAI	29/09/2005 VY - OTHER	30/06/2005	28	020 949 352
723 RETURN	27/09/2005 BY MANAGEMENT COMPAR	29/09/2005 VY - OTHER	30/06/2005	29	020 949 351
723 RETURN	27/09/2005 BY MANAGEMENT COMPAN	29/09/2005 VY - OTHER	30/06/2005	29	020 949 350
FS53 NOTIFICA	12/09/2005 TION OF USE OF PDS - BY	19/09/2005 AFS LICENSEE	12/09/2005	6	022 308 168
312 NOTIFICA	09/08/2005 TION OF RELEASE OF PRO	09/08/2005 PERTY	09/08/2005	2	018 502 117
312 NOTIFICA	09/08/2005 TION OF RELEASE OF PRO	09/08/2005 PERTY	09/08/2005	2	018 502 116
FS53 NOTIFICA	01/08/2005 TION OF USE OF PDS - BY .	30/08/2005 AFS LICENSEE	01/08/2005	6	021 653 975
484 CHANGE	15/06/2005 TO COMPANY DETAILS APF	16/06/2005 POINTMENT OR CESSATION	16/06/2005 N OF A COMPANY OFFICE	2 HOLDER	021 425 172
5120 NOTICE O	08/06/2005 F EXEMPTION RE MANAGE	15/06/2005 D INVESTMENT SCHEME	08/06/2005	1	019 971 175
FS53 NOTIFICA	06/06/2005 TION OF USE OF PDS - BY /	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 093
FS53 NOTIFICAT	06/06/2005 TION OF USE OF PDS - BY /	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 094
FS53 NOTIFICAT	06/06/2005 FION OF USE OF PDS - BY A	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 091
FS53 NOTIFICAT	06/06/2005 FION OF USE OF PDS - BY /	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 092
FS53 NOTIFICAT	06/06/2005 TION OF USE OF PDS - BY A	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 089
FS53 NOTIFICAT	06/06/2005 TION OF USE OF PDS - BY A	09/06/2005 AFS LICENSEE	06/06/2005	6	020 703 090

					
FS53 NOTIFI	06/06/2005 CATION OF USE OF PDS - B	09/06/2005 Y AFS LICENSEE	06/06/2005	7	020 703 087
FS53 NOTIFIC	06/06/2005 CATION OF USE OF PDS - B		06/06/2005	7	020 703 088
484 CHANG	30/05/2005 E TO COMPANY DETAILS A	30/05/2005 PPOINTMENT OR CESSATION	30/05/2005 ON OF A COMPANY OFFICE	2 EHOLDER	021 313 960
FS53 NOTIFIC	15/11/2004 CATION OF USE OF PDS - B	17/11/2004 Y AFS LICENSEE	15/11/2004	6	020 834 288
484 CHANG	13/10/2004 E TO COMPANY DETAILS A	13/10/2004 PPOINTMENT OR CESSATION	13/10/2004 ON OF A COMPANY OFFICE	4 EHOLDER	020 716 866
FINANC	30/09/2004 IAL REPORT NY - APPOINT CHANGE NAI	26/10/2004		34	020 698 531 ((FR 2004))
FINANC	AL REPORT - PUBLIC COM	PANY OR DISCLOSING ENT	TTY		
484 CHANGE	22/09/2004 E TO COMPANY DETAILS AF	05/10/2004 PPOINTMENT OR CESSATIO	23/09/2004 DN OF A COMPANY OFFICE	4 EHOLDER	020 670 882
723 RETURN	17/09/2004 BY MANAGEMENT COMPA	21/09/2004 NY - OTHER	30/06/2004	22	020 500 020
723 RETURN	17/09/2004 BY MANAGEMENT COMPA	21/09/2004 NY - OTHER	30/06/2004	22	020 500 021
723 RETURN	17/09/2004 BY MANAGEMENT COMPA	21/09/2004 NY - OTHER	30/06/2004	23	020 500 022
723 RETURN	17/09/2004 BY MANAGEMENT COMPA		30/06/2004	22	020 500 019
723 RETURN	17/09/2004 BY MANAGEMENT COMPA	21/09/2004 NY - OTHER	30/06/2004	22	020 499 149
FS53 NOTIFICA	30/08/2004 TION OF USE OF PDS - BY	14/09/2004 AFS LICENSEE	30/08/2004	6	020 580 861
	08/07/2004 AFS LICENCE	08/07/2004	08/07/2004	24	0L0500809
FS53 NOTIFICA	01/07/2004 TION OF USE OF PDS - BY	07/09/2004 AFS LICENSEE	01/07/2004	7	020 551 600
309 NOTIFICA	29/06/2004 TION OF DETAILS OF A CH	29/06/2004 ARGE	17/06/2004	26	019 659 871
FS53 NOTIFICA	29/03/2004 TION OF USE OF PDS - BY	01/06/2004 AFS LICENSEE	29/03/2004	7	020 086 232
FS53 NOTIFICA	08/03/2004 TION OF USE OF PDS - BY	26/03/2004 AFS LICENSEE	08/03/2004	6	019 715 622
CHANGES	27/02/2004 FO COMPANY DETAILS TO SHARE STRUCTURE TO (MEMBERS) SHARE HO	27/02/2004 DLDINGS	26/02/2004	2	0E9633223
FS02 COPY OF A	20/02/2004 AFS LICENCE	20/02/2004	20/02/2004	23	0L0500604
315 NOTICE OF	12/02/2004 F RESIGNATION OR REMO	25/02/2004 VAL OF AUDITOR REMOVA	21/11/2003 L OF AUDITOR	1	019 860 357
343	12/02/2004 NDER SUBSECTION 329(1A	16/02/2004	12/02/2004	1	019 860 358
FS50 PDS OPT-I	30/01/2004 N NOTICE	04/02/2004	30/01/2004	4	019 719 590
FS53 NOTIFICAT	28/10/2003 TON OF USE OF PDS - BY !	22/12/2003 BODY CORPORATE	24/10/2003	7	019 682 014
388 FINANCIAL	30/09/2003 REPORT FINANCIAL REPO	08/10/2003 DRT - PUBLIC COMPANY O	30/06/2003 R DISCLOSING ENTITY	34	019 791 166 ((FR 2003))

484 CHANC	16/09/2003 SE TO COMPANY DETAILS	19/09/2003 APPOINTMENT OR CESSA	12/09/2003 TION OF A COMPANY OFFI	7 CEHOLDER	019 612 584
FS02	16/09/2003 OF AFS LICENCE	16/09/2003	16/09/2003	18	0L0200316
FS02 COPY (16/09/2003 OF AFS LICENCE	16/09/2003	16/09/2003	18	0L0200439
723 RETUR	15/09/2003 N BY MANAGEMENT COME	15/09/2003 PANY - OTHER	30/06/2003	21	017 914 563
723 RETURI	15/09/2003 N BY MANAGEMENT COMF	15/09/2003 PANY - OTHER	30/06/2003	21	017 914 565
723 RETURI	15/09/2003 NBY MANAGEMENT COMF	15/09/2003 PANY - OTHER	30/06/2003	20	017 914 564
723 RETURI	15/09/2003 NBY MANAGEMENT COMP	15/09/2003 ANY - OTHER	30/06/2003	22	017 914 562
723 RETURN	15/09/2003 BY MANAGEMENT COMP		30/06/2003	20	017 914 561
FS53 NOTIFIC	01/07/2003 ATION OF USE OF PDS - B	01/07/2003 Y AFS LICENSEE	01/07/2003	5	017 903 480
5122 NOTICE	27/06/2003 OF DECLARATION RE MAN	03/07/2003 NAGED INVESTMENT SCHI	27/06/2003 EME	1	017 914 429
5122 NOTICE	27/06/2003 OF DECLARATION RE MAN	03/07/2003 VAGED INVESTMENT SCHI	27/06/2003 EME	1	017 914 427
5122 NOTICE	27/06/2003 OF DECLARATION RE MAN	03/07/2003 NAGED INVESTMENT SCH	27/06/2003 EME	1	017 914 428
5122 NOTICE (27/06/2003 OF DECLARATION RE MAN	03/07/2003 IAGED INVESTMENT SCHE	27/06/2003 EME	1	017 914 426
5122 NOTICE (27/06/2003 OF DECLARATION RE MAN	03/07/2003 IAGED INVESTMENT SCHE	27/06/2003 EME	1	017 914 425
7021 EXECUTE	26/06/2003 ED SUPPLEMENTAL DEED	27/06/2003	26/06/2003	3	017 914 422
7021 EXECUTE	23/06/2003 D SUPPLEMENTAL DEED	27/06/2003	23/06/2003	4	017 914 414
7021 EXECUTE	23/06/2003 D SUPPLEMENTAL DEED	27/06/2003	23/06/2003	4	017 914 415
7021 EXECUTE	23/06/2003 D SUPPLEMENTAL DEED	27/06/2003	23/06/2003	4	017 914 416
7021 EXECUTE	23/06/2003 D SUPPLEMENTAL DEED	27/06/2003	23/06/2003	4	017 914 418
7021 EXECUTE	23/06/2003 D SUPPLEMENTAL DEED	27/06/2003	23/06/2003	4	017 914 417
311 NOTIFICA	19/06/2003 FION OF ASSIGNMENT OF	19/06/2003 CHARGE	29/04/2003	9	019 047 523
388 FINANCIAL	30/05/2003 REPORT FINANCIAL REF	01/07/2003 'ORT - PUBLIC COMPANY	30/06/2002 OR DISCLOSING ENTITY	34	019 168 593 ((FR 2002))
FS53 NOTIFICAT	09/05/2003 TON OF USE OF PDS - BY	21/05/2003 AFS LICENSEE	09/05/2003	5	018 569 781
764C PROSPEC	01/05/2003 TUS FOR MANAGED INVE	01/05/2003 STMENT SCHEME(S)	09/05/2003	29	019 016 276
764H SHORT FO	01/05/2003 RM PROSPECTUS FOR M	01/05/2003 ANAGED INVESTMENT SC	09/05/2003 CHEME	6	019 016 277
ANNUAL RI	31/01/2003 ETURN O OFFICEHOLDERS	06/02/2003	30/01/2003	4	07720846M ((AR 2002))

					
CHANG ANNUAI	E OF NAME OR ADDRESS O L RETURN - UNLISTED PUBL	F OFFICEHOLDER IC COMPANY			
902 SUPPLE	02/12/2002 EMENTARY DOCUMENT Alter	05/12/2002 rs 018 190 182	21/10/2002	1	018 256 817
FS53 NOTIFIC	21/11/2002 CATION OF USE OF PDS - BY	26/11/2002 AFS LICENSEE	18/11/2002	5	018 256 741
766C SUPPLE	30/10/2002 MENTARY DISCLOSURE DO	05/11/2002 CUMENT FOR MANAGED	30/10/2002 INVESTMENT SCHEME Alte	4 rs 017 922 19	017 888 383 0
FS53 NOTIFIC	23/10/2002 ATION OF USE OF PDS - BY	23/10/2002 AFS LICENSEE Altered by	21/10/2002 018 256 817	5	018 190 182
902 SUPPLE	23/10/2002 MENTARY DOCUMENT Alter	28/10/2002 s 077 208 46L	30/01/2002	2	018 190 172
309 NOTIFIC	30/09/2002 ATION OF DETAILS OF A CH	01/10/2002 IARGE	13/09/2002	29	018 185 525
723 RETURN	26/09/2002 BY MANAGEMENT COMPA	02/10/2002 NY - OTHER	30/06/2002	19	017 914 114
723 RETURN	26/09/2002 BY MANAGEMENT COMPA	02/10/2002 VY - OTHER	30/06/2002	19	017 914 113
723 RETURN	26/09/2002 BY MANAGEMENT COMPAN	02/10/2002 VY - OTHER	30/06/2002	20	017 914 112
723 RETURN	26/09/2002 BY MANAGEMENT COMPAN	02/10/2002 VY - OTHER	30/06/2002	19	017 914 111
723 RETURN	26/09/2002 BY MANAGEMENT COMPAN	02/10/2002 W - OTHER	30/06/2002	19	017 914 110
	09/09/2002 -IN NOTICE	10/09/2002	09/09/2002	3	017 892 044
FS50 PDS OPT	09/09/2002 -IN NOTICE	10/09/2002	09/09/2002	3	017 892 043
764C PROSPEC	21/08/2002 CTUS FOR MANAGED INVES	21/08/2002 TMENT SCHEME(S)	29/08/2002	35	018 193 433
FS53 NOTIFICA	06/08/2002 TION OF USE OF PDS	06/08/2002	02/08/2002	30	017 929 175
766C SUPPLEM	22/07/2002 ENTARY DISCLOSURE DOC	23/07/2002 CUMENT FOR MANAGED II	22/07/2002 NVESTMENT SCHEME Alter	1 s 017 448 360	018 187 077
764H SHORT FO	16/07/2002 DRM PROSPECTUS FOR MA	16/07/2002 NAGED INVESTMENT SCI	24/07/2002 HEME	44	017 925 211
309 NOTIFICA	01/07/2002 TION OF DETAILS OF A CHA	01/07/2002 ARGE	12/06/2002	20	017 919 706
309 NOTIFICA	06/06/2002 TION OF DETAILS OF A CHA	06/06/2002 \RGE	29/04/2002	37	017 948 520
764H SHORT FO	10/05/2002 DRM PROSPECTUS FOR MA	10/05/2002 NAGED INVESTMENT SCI	18/05/2002 HEME Altered by 017 888 38	8 3	017 922 190
754H REPLACE	10/05/2002 MENT SHORT FORM PROSE	10/05/2002 PECTUS FOR MANAGED II	10/05/2002 NVESTMENT SCHEME Alter	31 s 017 932 158	017 922 189
7109 NOTICE O	19/04/2002 F EXTENSION OF EXPOSUR	19/04/2002 RE PERIOD UNDER SECTI	27/04/2002 ON 727 Alters 017 932 158	1	017 914 016
764H SHORT FO	12/04/2002 RM PROSPECTUS FOR MA	07/05/2002 NAGED INVESTMENT SCH	20/04/2002 HEME Altered by 017 914 01	32 6 Altered by 01	017 932 158 7 922 189 Altered by 017 922 189
370		08/04/2002	27/03/2002	_	018 009 561
	19/02/2002 TON OF CHANGE TO OFFIC	19/02/2002 EHOLDERS OF AUSTRAL	12/02/2002 IAN COMPANY	2	017 931 212
316	31/01/2002	11/02/2002	30/01/2002	3	07720846L ((AR 2001))

	· · · · · · · · · · · · · · · · · · ·				
ANNUA	L RETURN - UNLISTED PU				
766C SUPPLI	07/01/2002 EMENTARY DISCLOSURE D	08/01/2002 POCUMENT FOR MANAGED	07/01/2002 NVESTMENT SCHEME AID	2 ers 0 1 6 871 1	016 702 368 79
764C PROSP.	07/01/2002 ECTUS FOR MANAGED INV	08/01/2002 'ESTMENT SCHEME(S)	15/01/2002	47	016 702 367
766C SUPPLE	20/12/2001 MENTARY DISCLOSURE D	24/12/2001 OCUMENT FOR MANAGED	20/12/2001 NVESTMENT SCHEME Alt	2 ers 0 1 6 871 1	016 871 592 79
	EMENT PROSPECTUS FOR		07/12/2001 SCHEME Alters 016 870 977	32	017 933 407
764C PROSPE	23/11/2001 ECTUS FOR MANAGED INV	23/11/2001 ESTMENT SCHEME(S) Alte	01/12/2001 red by 017 933 407 Altered by	38 y 017 933 407	016 870 977
388 FINANCI	23/11/2001 AL REPORT FINANCIAL RE	10/12/2001 PORT - PUBLIC COMPANY	30/06/2001 OR DISCLOSING ENTITY	34	017 705 919 ((FR 2001))
7107 REVOCA	22/11/2001 TION OF STOP ORDER Alte	22/11/2001 ers 016 871 177	22/11/2001	1	016 702 301
754H REPLAC	21/11/2001 EMENT SHORT FORM PRO	22/11/2001 SPECTUS FOR MANAGED	21/11/2001 INVESTMENT SCHEME Alte	30 ers 016 871 17	016 702 300 77
7105 INTERIM	16/11/2001 ORDER THAT NO SECURI	16/11/2001 TIES BE OFFERED, ISSUEI	16/11/2001), SOLD ORTRANSFERRED	1 Alters 016 87	016 702 294 1 177
766C SUPPLEM	16/11/2001 MENTARY DISCLOSURE DO	20/11/2001 DCUMENT FOR MANAGED	16/11/2001 INVESTMENT SCHEME Alte	3 ers 016 869 55	016 702 298 19
766C SUPPLEA	09/11/2001 MENTARY DISCLOSURE DO	12/11/2001 DCUMENT FOR MANAGED	09/11/2001 INVESTMENT SCHEME Alte	3 ers 016-869-55	016 702 288 9
7109 NOTICE (OF EXTENSION OF EXPOSE	DRE PERIOD UNDER SECT	14/11/2001 TION 727 Alters 016 871 177	1	016 702 268
764H SHORT Fo Altered by 01	30/10/2001 DRM PROSPECTUS FOR M 6 702 300 Altered by 016 70	SANAGED INIVESTMENT SO	07/11/2001 CHEME Altered by 016 702 26	88 Altered by (016 871 177 016 702 294 Altered by 016 702 300
764C PROSPEC	30/10/2001 CTUS FOR MANAGED INVE	02/11/2001 STMENT SCHEME(S) Altere	07/11/2001 ed by 016 871 592 Altered by	27 016 871 592 /	016 871 179 Altered by 016 702 368
766C	04/10/2001 . ENTARY DISCLOSURE DO	04/40/2004	D 444 D 40 m + 1		
764H SHORT FO	21/09/2001 DRM PROSPECTUS FOR M	21/09/2001 ANAGED INVESTMENT SC	29/09/2001 HEME Altered by 016 545 95	25 8 Allered by 0	014 877 896 16 545 958
766C	19/09/2001 ENTARY DISCLOSURE DO	10/00/2001	10/00/000		
766C SUPPLEMI	17/09/2001 ENTARY DISCLOSURE DO	18/09/2001 CUMENT FOR MANAGED I	17/09/2001 NVESTMENT SCHEME Alter	5 s 014 877 507	017 448 361
764H SHORT FC	17/09/2001 PRM PROSPECTUS FOR M.	18/09/2001 ANAGED INVESTMENT SC	25/09/2001 HEME Altered by 018 187 07	29 7 Altered by 0	017 448 360 18 187 077 Altered by 018 187 077
7107 REVOCATI	01/08/2001 ON OF STOP ORDER Alter	01/08/2001	01/08/2001	1	016 545 846
	01/08/2001 MENT PROSPECTUS FOR I	01/08/2001 MANAGED INVESTMENT S	01/08/2001 CHEME Alters 016 869 559	35	016 545 840
INTERIM O	24/07/2001 RDER THAT NO SECURITI	24/07/2001 ES BE OFFERED, ISSUED,	24/07/2001 SOLD ORTRANSFERRED A	1 Alters 016 869	016 545 807 559
PROSPECT	11/07/2001 TUS FOR MANAGED INVES Itered by 015 948 002 and o	11/07/2001 STMENT SCHEME(S) Altere others.	19/07/2001 d by 016 545 807 Altered by (70 016 545 840 A	016 869 559 Itered by 016 545 840 Altered by
852 COPY OF C	06/07/2001 OCCUPATIONAL LICENCE (13/07/2001 OF SECURITIES DEALER	06/07/2001	8	016 881 364
764H SHORT FOI Altered by 017	29/06/2001 RM PROSPECTUS FOR MA 448 361 Altered by 017 448	29/06/2001 ANAGED INVESTMENT SCI 361	07/07/2001 HEME Altered by 016 545 929	31 5 Altered by 01	014 877 507 6 545 925 Altered by 017 448 361

						
	766C SUPPLEM	13/06/2001 MENTARY DISCLOSURE [18/06/2001 POCUMENT FOR MANAGEI	13/06/2001 DINVESTMENT SCHEME AIT	2 ers 016 454 3	016 545 723 51
	312	04/04/2001 ATION OF RELEASE OF PI	11/04/2001	04/04/2001	2	017 315 310
	312 NOTIFICA	04/04/2001 TION OF RELEASE OF PI	11/04/2001 ROPERTY	04/04/2001	2	017 315 309
	312 NOTIFICA	04/04/2001 TION OF RELEASE OF PR	11/04/2001 ROPERTY	04/04/2001	2	017 315 308
	312 NOTIFICA	04/04/2001 TION OF RELEASE OF PF	11/04/2001 ROPERTY	04/04/2001	2	017 315 307
	316 ANNUAL F	17/01/2001 RETURN - UNLISTED PUB	24/01/2001 LIC COMPANY	20/12/2000	3	07720846K ((AR 2000))
,	766C SUPPLEM	22/12/2000 ENTARY DISCLOSURE D	28/12/2000 DCUMENT FOR MANAGED	22/12/2000 INVESTMENT SCHEME Alte	3 ers 015 340 98	016 545 325
	752	22/12/2000		22/4 0/0000	7	016 545 324
Ę	5147 REVOCATI	22/12/2000 ON OF NOTICE OF EXEM	02/01/2001 IPTION OR DECLARATION	22/12/2000 RE MANAGED INVESTMEN	1 T SCHEME	016 545 322
7	754C REPLACEN	20/12/2000 MENT PROSPECTUS FOR	20/12/2000 MANAGED INVESTMENT	20/12/2000 SCHEME Alters 016 868 003	34	015 959 694
3	388 FINANCIAL	18/12/2000 REPORT FINANCIAL REI	09/01/2001 PORT - PUBLIC COMPANY	30/06/2000 OR DISCLOSING ENTITY	24	015 964 651 ((FR 2000))
7	109 NOTICE OF	13/12/2000 EXTENSION OF EXPOSI	19/12/2000 JRE PERIOD UNDER SEC	20/12/2000 TION 727 Alters 016 868 003	1	016 545 306
7	64C PROSPECT	07/1 <i>2/</i> 2000 'US FOR MANAGED INVE	07/12 / 2000 STMENT SCHEME(S)	15/12/2000	46	015 959 400
70	64C (PROSPECT	05/12/2000 'US FOR MANAGED INVE	05/12/2000 STMENT SCHEME(S) Alter	13/12/2000 ed by 016 545 306 Altered by	37 015 959 694 <i>A</i>	016 868 003 Altered by 015, 959 694
75	52 2	23/11/2000	22/12/2000 TO SHORT FORM PROSPE	77/1 4 (2000	9	016 703 229
	04 2 NOTIFICATI	23/11/2000 ON OF CHANGE TO OFF	23/11/2000 ICEHOLDERS OF AUSTRA	17/11/2000 LIAN COMPANY	2	015 964 420
75	REPLACEMI	21/11/2000 ENT PROSPECTUS FOR	28/11/2000 MANAGED INVESTMENT S	21/1 1/2000 SCHEME Alters 015 340 981	20	016 545 261
30		2/10/2000 ON OF DETAILS OF A CH	12/10/2000 ARGE	02/10/2000	20	016 524 206
	4C 1 REPLACEME	1/08/2000 ENT PROSPECTUS FOR I	11/08/2000 MANAGED INVESTMENT S	11/08/2000 SCHEME Alters 016 454 351	24	014 793 868
75:	2 1 DOCUMENT	1/08/2000 LODGED IN RELATION T	11/08/2000 O SHORT FORM PROSPE	11/08/2000 CTUS	20	015 340 980
764 S	4H 1 SHORT FOR	1/08/2000 M PROSPECTUS FOR MA	11/08/2000 ANAGED INVESTMENT SC	19/08/2000 HEME Altered by 016 545 26	18 1 Altered by 01	015 340 981 6 545 325 Altered by 016 545 325
852	2 18	8/07/2000	20/07/2000 OF SECURITIES DEALER	18/07/2000	_	016 096 244
		0/06/2000 EXTENSION OF TRANSIT	17/07/2000 IONAL PERIOD	30/06/2000	2	015 340 942
512 N		9/06/2000 EXTENSION OF TRANSIT	29/06/2000 IONAL PERIOD	29/06/2000	1	015 340 861
512 N	4 29 NOTICE OF E	0/06/2000 EXTENSION OF TRANSIT	29/06/2000 IONAL PERIOD	29/06/2000	1	015 340 862
	4 29 NOTICE OF E	1/06/2000 EXTENSION OF TRANSITI	29/06/2000 ONAL PERIOD	29/06/2000	1	015 340 860

	46 (60)	it a)				
	5124 NOTICE	29/06/2000 E OF EXTENSION OF TRANSI	29/06/2000 TIONAL PERIOD	29/06/2000	1	015 340 859
	7021 EXECU	26/06/2000 TED SUPPLEMENTAL DEED	18/07/2000	26/06/2000	4	015 340 806
	7021 EXECU	26/06/2000 TED SUPPLEMENTAL DEED	29/06/2000	26/06/2000	4	015 340 805
	7021 EXECU	26/06/2000 TED SUPPLEMENTAL DEED	29/06/2000	26/06/2000	4	015 340 796
	7021 EXECU	26/06/2000 TED SUPPLEMENTAL DEED	29/06/2000	26/06/2000	4	015 340 799
	7021 EXECUT	26/06/2000 FED SUPPLEMENTAL DEED	29/06/2000	26/06/2000	4	015 340 802
	852 COPY O	15/06/2000 F OCCUPATIONAL LICENCE	16/06/2000 OF SECURITIES DEALER	15/06/2000	5	016 092 821
	764H SHORT Altered by (30/05/2000 FORM PROSPECTUS FOR M 014 793 868 Altered by 016 54:	01/06/2000 ANAGED INVESTMENT SC 5 723	07/06/2000 HEME Altered by 014 793 86	27 8 Altered by 0	016 454 351 14 793 868 Altered by 014 793 868
	7018 DECLAR	20/04/2000 ATION UNDER SUB-SECTION	20/04/2000 N 1084(6) CORP LAW (OFF	20/04/2000 ERING SECURITIES FOR SI	1 UBSCRIPTION	014 793 790 NOR PURCHASE)
	766A	20/04/2000 MENTARY PROSPECTUS FO	28/04/2000	20/04/2000	2	015 340 619
	764 COPY OF	29/02/2000 F PROSPECTUS FOR MANAG	10/03/2000 GED INVESTMENT SCHEM	29/02/2000 E(S)	30	015 340 528
	309 NOTIFIC	31/01/2000 ATION OF DETAILS OF A CH	31/01/2000 ARGE	19/01/2000	20	015 885 035
	312 NOTIFICA	31/01/2000 ATION OF RELEASE OF PRO	31/01/2000 PERTY	31/01/2000	1	015 885 033
	309 NOTIFICA	13/01/2000 ATION OF DETAILS OF A CHA	13/01/2000 ARGE	07/12/1999	31	015 818 891
	764 COPY OF	12/01/2000 PROSPECTUS FOR MANAG	17/01/2000 SED INVESTMENT SCHEMI	12/01/2000 E(S) Altered by 015 340 556	29	015 340 353
	764 COPY OF	12/01/2000 PROSPECTUS FOR MANAG	17/01/2000 GED INVESTMENT SCHEMI	12/01/2000 E(S) Altered by 015 340 555	29	015 340 354
	766A SUPPLEN	11/01/2000 MENTARY PROSPECTUS FO	17/01/2000 R MANAGED INVESTMENT	11/01/2000 SCHEME(S)	2	015 340 355
	7072 PROFORI	10/12/1999 MA NOTICE IN RELATION TO	21/01/2000 UNQUOTED SECURITIES	10/12/1999	2	008 868 250
:	316 ANNUAL I	30/11/1999 RETURN – UNLISTED PUBLIC	04/01/2000 C COMPANY	22/11/1999	3	07720846J ((AR 1999))
•	764 COPY OF	26/11/1999 PROSPECTUS FOR MANAG	03/12/1999 ED INVESTMENT SCHEME	26/11/1999 E(S)	31	014 793 600
•	764 COPY OF	29/10/1999 PROSPECTUS FOR MANAG	04/11/1999 ED INVESTMENT SCHEME	29/10/1999 E(S)	20	015 883 237
7	766A SUPPLEM	26/10/1999 IENTARY PROSPECTUS FOR	27/10/1999 R MANAGED INVESTMENT	26/10/1999 SCHEME(S)	**	015 340 088
7	766A SUPPLEM	20/10/1999 IENTARY PROSPECTUS FOR	25/10/1999 R MANAGED INVESTMENT	20/10/1999 SCHEME(S)	9	015 859 542
3		05/10/1999 L REPORT / - APPOINT CHANGE NAME	11/11/1999	30/06/1999	19	016 010 134 ((FR 1999))
	FINANCIA	L REPORT - PUBLIC COMPA	NY OR DISCLOSING ENTI	TY		
3		05/10/1999 F RESIGNATION OR REMO\	11/11/1999 /AL OF AUDITOR RESIGN/	21/09/1999 ATION OF AUDITOR	1	016 010 133
8	352	28/09/1999	01/10/1999	28/09/1999	5	015 465 646

COPY OF OCCUPATIONAL LICENCE	OF SECURITIES DEALER			
764 21/09/1999 COPY OF PROSPECTUS FOR MANAG	29/09/1999 ED INVESTMENT SCHEME	21/09/1999 E(S)	26	014 793 478
5126 01/09/1999 NOTIFICATION RE RETIREMENT NOT	02/09/1999 ICE - NOTICE OF DECISIO	01/09/1999 N TO RETIRE OR REGISTE	1 RSCHEME	014 793 393
5125 30/06/1999 NOTICE OF INTENTION TO RETIRE FE	01/07/1999 ROM OFFICE OF UNDERTA	30/06/1999 AKING	2	014 793 245
5125 30/06/1999 NOTICE OF INTENTION TO RETIRE FF	01/07/1999 ROM OFFICE OF UNDERTA	30/06/1999 AKING	2	014 793 244
5125 30/06/1999 NOTICE OF INTENTION TO RETIRE FE	01/07/1999 ROM OFFICE OF UNDERTA	30/06/1999 AKING	2	014 793 243
5125 30/06/1999 NOTICE OF INTENTION TO RETIRE FR	01/07/1999 ROM OFFICE OF UNDERTA	30/06/1999 AKING	2	014 793 242
5125 30/06/1999 NOTICE OF INTENTION TO RETIRE FR	01/07/1999 ROM OFFICE OF UNDERTA	30/06/1999 AKING	2	014 793 241
5125 30/06/1999 (NOTICE OF INTENTION TO RETIRE FR	01/07/1999 COM OFFICE OF UNDERTA	30/06/1999 KING	2	014 793 240
5125 30/06/1999 (NOTICE OF INTENTION TO RETIRE FR	01/07/1999 OM OFFICE OF UNDERTA	30/06/1999 KING	2	014 793 239
5125 30/06/1999 (NOTICE OF INTENTION TO RETIRE FR	01/07/1999 OM OFFICE OF UNDERTA	30/06/1999 KING	2	014 793 238
7018 29/06/1999 2 DECLARATION UNDER SUB-SECTION	29/06/1999 1084(6) CORP LAW (OFFE	29/06/1999 ERING SECURITIES FOR SU	3 JBSCRIPTION	014 793 208 VOR PURCHASE)
764 17/06/1999 2 COPY OF PROSPECTUS FOR MANAGE	23/06/1999 ED INVESTMENT SCHEME	17/06/1999 E(S)	30	014 793 084
766 16/06/1999 2 SUPPLEMENTARY PROSPECTUS - NO	21/06/1999 N-MANAGED INVESTMEN	16/06/1999 IT SCHEME(S)	9	014 793 157
COPY OF PROSPECTUS FOR MANAGE	ED INVESTMENT SCHEME	26/05/1999 (S)	20	015 205 478
304 19/05/1999 1 NOTIFICATION OF CHANGE TO OFFICE	19/05/1999 EHOLDERS OF AUSTRALI	14/05/1999 AN COMPANY	2	014 874 942
304 19/05/1999 1 NOTIFICATION OF CHANGE TO OFFICE	9/05/1999 EHOLDERS OF AUSTRALI	10/05/1999 AN COMPANY	2	014 874 940
7021 18/05/1999 2 EXECUTED SUPPLEMENTAL DEED	28/06/1999	18/05/1999	4	014 808 212
7021 18/05/1999 2 EXECUTED SUPPLEMENTAL DEED	18/06/1999	18/05/1999	4	014 808 211
309 23/04/1999 2 NOTIFICATION OF DETAILS OF A CHAR		15/03/1999	19	014 825 071
764 21/04/1999 0 COPY OF PROSPECTUS FOR MANAGE	5/05/1999 ED INVESTMENT SCHEME	21/04/1999 (S)	21	014 808 190
304 08/04/1999 0 NOTIFICATION OF CHANGE TO OFFICE	8/04/1999 EHOLDERS OF AUSTRALI	31/03/1999 AN COMPANY	2	014 874 140
852 10/03/1999 0 COPY OF OCCUPATIONAL LICENCE OF	8/04/1999 F SECURITIES DEALER	10/03/1999	5	014 834 052
7021 19/02/1999 2 EXECUTED SUPPLEMENTAL DEED	2/03/1999	19/02/1999	11	014 808 108
7021 19/02/1999 2 EXECUTED SUPPLEMENTAL DEED	2/03/1999	19/02/1999	11	014 808 105
7019 19/02/1999 2 DECLARATION THAT COVENANTS NO	T REQUIRED FOR DEED	19/02/1999	4	014 808 113
7019 19/02/1999 2 DECLARATION THAT COVENANTS NO	3/02/1999 TREQUIRED FOR DEED	19/02/1999	4	014 808 112

7071 REF	19/02/1999 LACEMENT PROSP:		19/02/1999	23	014 808 111
	09/02/1999 LACEMENT PROSP!	09/02/1999 ECTUS	09/02/1999	23	014 805 669
	15/12/1998 FORMA NOTICE IN I	15/12/1998 RELATION TO UNQUOTED SECU	15/12/1998 JRITIES	2	014 885 355
316 ANN	09/12/1998 UAL RETURN - UNLI	14/12/1998 STED PUBLIC COMPANY	07/12/1998	3	07720846I ((AR 1998))
7072 PRO	08/12/1998 FORMA NOTICE IN F	15/12/1998 RELATION TO UNQUOTED SECU	08/12/1998 JRITIES	2	014 608 012
7072 PRO		15/12/1998 RELATION TO UNQUOTED SECU	08/12/1998 JRITIES	1	014 808 013
391 FINA		11/12/1998 JUAL ACCOUNTS - PUBLIC COM	30/11/1998 IPANY NON DISCLOSING P	13 RE CLRB	014 620 763
7072 PROI	06/10/1998 FORMA NOTICE IN F	08/10/1998 RELATION TO UNQUOTED SECU	06/10/1998 JRITIES	3	014 562 405
7021 EXEC	10/09/1998 UTED SUPPLEMEN		10/09/1998	4	012 122 789
7021 EXEC	10/09/1998 UTED SUPPLEMEN	23/09/1998 TAL DEED	10/09/1998	4	012 122 788
7021 EXEC	10/09/1998 UTED SUPPLEMEN	23/09/1998 TAL DEED	10/09/1998	4	012 122 787
	19/08/1998 ORMA NOTICE IN R	19/08/1998 ELATION TO UNQUOTED SECU	19/08/1998 IRITIES	31	014 574 558
205 Notie	06/08/1998 FICATION OF RESOL	06/08/1998 .UTION CHANGING COMPANY I	03/08/1998 NAME	1	014 236 975
7021 EXEC	30/06/1998 UTED SUPPLEMEN	01/07/1998 FAL DEED	30/06/1998	4	014 298 974
7021 EXEC	30/06/1998 JTED SUPPLEMENT	01/07/1998 FAL DEED	30/06/1998	4	014 298 973
764 COPY	29/06/1998 OF APPLICATION F	01/07/1998 ORM AND PROSPECTUS	29/06/1998	35	014 298 972
764 COPY	29/06/1998 OF APPLICATION F	01/07/1998 ORM AND PROSPECTUS	29/06/1998	35	014 298 971
764 COPY	29/06/1998 OF APPLICATION F	01/07/1998 ORM AND PROSPECTUS	29/06/1998	35	014 298 970
764 COPY		01/07/1998 ORM AND PROSPECTUS	29/06/1998	35	014 298 969
	17/06/1998 JTED PRINCIPAL DE	17/06/1998 EED	17/06/1998	43	014 327 618
	17/06/1998 ITED PRINCIPAL DE	17/06/1998 EED	17/06/1998	43	014 327 616
7021 EXECL	17/06/1998 ITED PRINCIPAL DE	17/06/1998 EED	17/06/1998	43	014 327 614
7021 EXECL	17/06/1998 ITED PRINCIPAL DE	17/06/1998 ED	17/06/1998	43	014 327 612
7041 NOTICI PROPER	16/06/1998 E THAT PRESCRIBE TY TRUST	16/06/1998 ED NET TANGIBLE ASSET REQU	16/06/1998 JIREMENTS DO NOT APPL	1 Y TO MANAGEMEN	008 683 877 NT CO OF RELEVANT UNLISTED
7043 NOTICE	16/06/1998 ETHAT PRESCRIBE	16/06/1998 ED COVENANTS IN RELATION T	16/06/1998 O LIQUIDITY DO NOT APPL	1 Y TO UNLISTED F	008 683 876 PROPERTY TRUST
7043 NOTICE	16/06/1998 E THAT PRESCRIBE	16/06/1998 ED COVENANTS IN RELATION T	16/06/1998 TO LIQUIDITY DO NOT APPL	1 LY TO UNLISTED F	008 683 875 PROPERTY TRUST

7019 DECLARA	16/06/1998 TION THAT COVENANTS	16/06/1998 NOT REQUIRED FOR DEED	16/06/1998	3	008 683 878
7043 NOTICE TI	16/06/1998 HAT PRESCRIBED COVEN	16/06/1998 JANTS IN RELATION TO LIG	16/06/1998 OUIDITY DO NOT APPLY TO	1 UNLISTED P	008 683 879 ROPERTY TRUST
7043 NOTICE TH	16/06/1998 HAT PRESCRIBED COVEN	16/06/1998 IANTS IN RELATION TO LIQ	16/06/1998 JUIDITY DO NOT APPLY TO	1 UNLISTED PI	008 683 880 ROPERTY TRUST
7019 DECLARA	16/06/1998 TION THAT COVENANTS I	16/06/1998 NOT REQUIRED FOR DEED	16/06/1998	3	008 683 882
7041 NOTICE TH PROPERTY T	16/06/1998 HAT PRESCRIBED NET TA FRUST	16/06/1998 NGIBLE ASSET REQUIREN	16/06/1998 IENTS DO NOT APPLY TO N	1 MANA GEMEN	008 683 881 T CO OF RELEVANT UNLISTED
7041 NOTICE TH PROPERTY T	16/06/1998 HAT PRESCRIBED NET TA FRUST	16/06/1998 NGIBLE ASSET REQUIREM	16/06/1998 IENTS DO NOT APPLY TO N	1 MANAGEMEN	008 683 885 T CO OF RELEVANT UNLISTED
	16/06/1998 HAT PRESCRIBED COVEN	16/06/1998 ANTS IN RELATION TO LIQ	16/06/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PF	008 683 884 ROPERTY TRUST
7043 NOTICE TH	16/06/1998 HAT PRESCRIBED COVEN	16/06/1998 ANTS IN RELATION TO LIQ	16/06/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PF	008 683 883 ROPERTY TRUST
7043 NOTICE TH	16/06/1998 HAT PRESCRIBED COVEN	16/06/1998 ANTS IN RELATION TO LIQ	16/06/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PF	008 683 887 ROPERTY TRUST
	16/06/1998 TON THAT COVENANTS N	16/06/1998 IOT REQUIRED FOR DEED		3	008 683 886
7041 NOTICE TH PROPERTY T	16/06/1998 IAT PRESCRIBED NET TA RUST	16/06/1998 NGIBLE ASSET REQUIREM	16/06/1998 Ents do not apply to M	1 MANAGEMENT	008 683 889 FCO OF RELEVANT UNLISTED
NOTICE TH		16/06/1998 ANTS IN RELATION TO LIQ	16/06/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PF	008 683 888 COPERTY TRUST
7025 INSTRUMEI	16/06/1998 NT OF APPROVAL OF TRI	16/06/1998 JSTEE OR REPRESENTATI	16/06/1998 VE	3	008 683 891
	16/06/1998 ION THAT COVENANTS N	16/06/1998 OT REQUIRED FOR DEED	16/06/1998	3	008 683 890
	16/06/1998 NT OF APPROVAL OF TRI	16/06/1998 JSTEE OR REPRESENTATI	16/06/1998 VE	3	008 683 893
INSTRUMEN		16/06/1998 JSTEE OR REPRESENTATI	· -	3	008 683 892
7025 1 INSTRUMEN	16/06/1998 NT OF APPROVAL OF TRU	16/06/1998 JSTEE OR REPRESENTATI	16/06/1998 VE	3	008 683 894
.7025 (INSTRUMEN	09/04/1998 NT OF APPROVAL OF TRU	09/04/1998 JSTEE OR REPRESENTATI	09/04/1998 VE	3	008 683 855
	09/04/1998 NT OF APPROVAL OF TRU	09/04/1998 JSTEE OR REPRESENTATI	09/04/1998 VE	3	008 683 853
	99/04/1998 IT OF APPROVAL OF TRU	09/04/1998 JSTEE OR REPRESENTATI	09/04/1998 VE	3	008 683 854
7019 0 DECLARATION	99/04/1998 ON THAT COVENANTS N	09/04/1998 OT REQUIRED FOR DEED	09/04/1998	3	008 683 841
7043 0 NOTICE THA	19/04/1998 AT PRESCRIBED COVENA	09/04/1998 ANTS IN RELATION TO LIQU	09/04/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PR	008 683 839 OPERTY TRUST
NOTICE THA PROPERTY TR	AT PRESCRIBED NET TAN RUST	09/04/1998 NGIBLE ASSET REQUIREM	09/04/1998 ENTS DO NOT APPLY TO M	1 IANAGEMENT	008 683 840 CO OF RELEVANT UNLISTED
7019 0 DECLARATIO		09/04/1998 OT REQUIRED FOR DEED	09/04/1998	3	008 683 849
7043 0 NOTICE THA	9/04/1998 AT PRESCRIBED COVENA	09/04/1998 NTS IN RELATION TO LIQI	09/04/1998 UIDITY DO NOT APPLY TO	1 UNLISTED PR	008 683 838 OPERTY TRUST

7043 NOTICE	09/04/1998 E THAT PRESCRIBED COVE	09/04/1998 NANTS IN RELATION TO LIK	09/04/1998 QUIDITY DO NOT APPLY TO	1 DUNLISTED I	008 683 847 PROPERTY TRUST
7041	09/04/1998 THAT PRESCRIBED NET T	09/04/100R	0040 444 000		008 683 848 NT CO OF RELEVANT UNLISTED
7043 NOTICE	09/04/1998 THAT PRESCRIBED COVE	09/04/1998 NANTS IN RELATION TO LIC	09/04/1998 QUIDITY DO NOT APPLY TO	1 OUNLISTED F	008 683 846 PROPERTY TRUST
7019		09/04/1998	00/04/1000	3	008 683 845
7041 NOTICE PROPERT	09/04/1998 THAT PRESCRIBED NET TA Y TRUST	09/04/1998 ANGIBLE ASSET REQUIREN	09/04/1998 MENTS DO NOT APPLY TO	1 MANAGEMEN	008 683 844 NT CO OF RELEVANT UNLISTED
7043 NOTICE	09/04/1998 THAT PRESCRIBED COVEN	09/04/1998 VANTS IN RELATION TO LIC	09/04/1998 QUIDITY DO NOT APPLY TO	1 UNLISTED P	008 683 843 PROPERTY TRUST
7043	09/04/1998 THAT PRESCRIBED COVEN	09/04/1998	00/04/1000		000 000 000
7021		14/04/1998	07/04/1998	43	012 122 305
7021 EXECUT	07/04/1998 ED PRINCIPAL DEED	14/04/1998	07/04/1998	43	012 122 303
7021 EXECUT	07/04/1998 ED PRINCIPAL DEED	14/04/1998	07/04/1998	43	012 122 301
764 COPY OF	07/04/1998 APPLICATION FORM AND	09/04/1998 PROSPECTUS	07/04/1998	36	012 122 309
764 COPY OF	07/04/1998 FAPPLICATION FORM AND	09/04/1998 PROSPECTUS	07/04/1998	35	012 122 308
764 . COPY OF	07/04/1998 APPLICATION FORM AND	09/04/1998 PROSPECTUS	07/04/1998	35	012 122 307
7020 INSTRUM	25/03/1998 IENT OF EXEMPTION UNDE	25/03/1998 ER SUB-SECTION 1084(2) (0	25/03/1998 DEFERING SECURITIES FO	3 R SHRECDID	008 683 812
7025		25/03/1998	000214000	3	008 683 822
764		09/03/1998	03/03/1998	35	012 122 198
7021	02/03/1998 D PRINCIPAL DEED	13/03/1998	02/03/1998	43	013 799 972
852	27/02/1998 OCCUPATIONAL LICENCE	27/02/1998 OF SECURITIES DEALER	27/02/1998	2	008 625 853
764	14/01/1998 APPLICATION FORM AND F	15/01/1998	14/01/1998	38	008 692 288
316	24/12/1997 RETURN - UNLISTED PUBLI	09/01/1998	22/12/1997	13	07720846H ((AR 1997))
766	21/11/1997 ENTARY PROSPECTUS - N	21/11/1997	21/11/1997	9	013 585 440
764	23/09/1997 APPLICATION FORM AND F	03/10/1997	23/09/1997	38	013 614 819
205	11/09/1997	11/09/1997	04/09/1997	2	011 891 736
207		11/09/1997	04/09/1997	2	011 891 735
764	TION OF ALLOTMENT OF S 06/05/1997	13/05/1997	06/05/1997	53	012 811 913
COPY OF ,	APPLICATION FORM AND F 10/04/1997	PROSPECTUS 10/04/1997	25/03/1997	1	011 878 647
					011 670 047