Leyland
Private Asset Management

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Facsimile

To: Australian Securities Exchange

From: Charles Leyland

Attn:

Company Announcements Office

Date: January 20, 2015

Fax:

1 300 135 638

Re:

Form 603 - Notice of initial substantial shareholder

Dear Sir/Madam,

Please find attached Form 603 which supersedes and replaces our notification on 27 February 2014, and is made up to that date.

Please contact me should you have any questions or don't receive all thirty five pages.

Yours faithfully.

Charles Leyland

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Form 603

Corporations Act 2001 Section 6718

Notice of initial substantial holder

To_Company Name/Scheme	Oncard International				
ACN/ARSN	048 800 902				
1. Details of substantial holder (1)					
Name	Leyland Private Asset Management Pty Ltd				
	Y				
ACN/ARSN (if applicable)	081 890 799				
ACN/ARSN (if applicable)					

2. Details of voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in on the date the substantial holder became a substantial holder are as follows:

Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)	
Fully Paid Ordinary	23,727,648	23,727,648	13.22%	

3. Details of relevant interests

The nature of the relevant interest the substantial holder or an associate had in the following voting securities on the date the substantial holder became a substantial holder are as follows:

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities	
Refer Annexure A			
CANCELLO CARGO CAR		**************************************	

4. Details of present registered holders

The persons registered as holders of the securities referred to in paragraph 3 above are as follows:

havvenoone	Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities
-	Refer Annexure B		The state of the s	
-	SHADAR PLEADAGO / 77775 CO C. HINDOO (HADAGO CO	The state of the s		

5. Consideration

The consideration paid for each relevant interest referred to in paragraph 3 above, and acquired in the four months prior to the day that the substantial holder became a substantial holder is as follows:

Holder of relevant interest	Date of acquisition	Consideration (9)	Class and number of securities		
		Cash	Non-cash			
Refer Annexure A				numeri 11 10 10 1/1/1/manad/1/ 0 0-0 1/1/do.hammanad/1/ 0 0 0 0 0 0 0 0 0 0-		

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6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

	Name and ACN/ARSN (if applicable)	Nature of association
	AND THE STATE OF T	
1		

7. Addresses

The addresses of persons named in this form are as follows:

-	Name	Address
1	Control of the Contro	Level 3, 20 Collins St, Melbourne VIC 3000
-	Refer Annexure B	

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DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of:
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired, if subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown"
- (9) Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.

Leyland
Private Asset Management

Annexure A

3. Details of relevant interests

Holder of relevant interest	Nature of relevant interest	Class and number of securities affected
Leyland Private Asset Management Pty Ltd	Leyland Private Asset Management Pty Ltd has entered into managed discretionary account contracts with its clients that provide it with the authority to acquire and dispose of the relevant securities at its sole discretion	23,727,648 Ordinary Fully Paid Shares

5. Consideration

Holder relevant interests	Date of acquisition	Cor	sideration	Class and number of securities
·		Cash	Non Cash	2
Leyland Private Asset Management	20/10/2010	\$20,523.92		208,640
Leyland Private Asset Management	21/10/2010	\$22,826.26		220,386
Leyland Private Asset Management	18/11/2010	\$42,206.20		391,654
Leyland Private Asset Management	22/11/2010	\$45,826.27	~	358,901
Leyland Private Asset Management	23/11/2010	\$3,125.00		25,000
Leyland Private Asset Management	24/11/2010	\$16,950.25		131,962
Leyland Private Asset Management	25/11/2010	\$17,603.80		132,250
Leyland Private Asset Management	26/11/2010	\$138,252.41		989,303
Leyland Private Asset Management	29/03/2011	\$63,958.71		265,903
Leyland Private Asset Management	30/03/2011	\$71,935.57	***************************************	288,71
Leyland Private Asset Management	31/03/2011	\$41,307.81		153,10
Leyland Private Asset Management	4/04/2011	\$24,882.93		92,159
Leyland Private Asset Management	5/04/2011	\$49,466.46		193,86
Leyland Private Asset Management	28/04/2011	\$55,999.84		215,38
Leyland Private Asset Management	2/05/2011	\$43,919.98		168,92
Leyland Private Asset Management	3/05/2011	\$67,793.18		260,74
Leyland Private Asset Management	6/05/2011	\$68,830.10		265,27
Leyland Private Asset Management	9/05/2011	\$60,000.00		240,000
Leyland Private Asset Management	16/05/2011	\$25,000.00	Control of the Contro	100,00
Leyland Private Asset Management	19/05/2011	\$32,596.85		142,26
Leyland Private Asset Management	20/05/2011	\$38,301.91		171,44
Leyland Private Asset Management	23/05/2011	\$4,325.64	6-09-00-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-	19,662
Leyland Private Asset Management	8/06/2011	\$21,500.00		100,000
Leyland Private Asset Management	14/06/2011	\$23,419.40		123,26
Leyland Private Asset Management	21/06/2011	\$72,000.00		360,00
Leyland Private Asset Management	22/06/2011	\$7,650.35		40,26

		* 		
Leyland Private Asset Management	24/06/2011	\$11,495.34		54,658
Leyland Private Asset Management	27/06/2011	\$36,918.40		184,592
Leyland Private Asset Management	28/06/2011	\$8,778.20		43,891
Leyland Private Asset Management	29/06/2011	\$26,145.00	ма продинизаци у	124,500
Leyland Private Asset Management	30/06/2011	\$38,357.54		177,307
Leyland Private Asset Management	1/07/2011	\$32,345.06		155,970
Leyland Private Asset Management	4/07/2011	\$23,905.97		112,030
Leyland Private Asset Management	5/07/2011	\$15,272.71		74,501
Leyland Private Asset Management	8/07/2011	\$10,686.86		47,000
Leyland Private Asset Management	12/07/2011	\$22,000.00		100,000
Leyland Private Asset Management	13/07/2011	\$4,357.41		20,267
Leyland Private Asset Management	14/07/2011	\$4,368.02		19,733
Leyland Private Asset Management	29/07/2011	\$5,425.00		25,000
Leyland Private Asset Management	1/08/2011	\$3,422.97		14,991
Leyland Private Asset Management	2/08/2011	\$2,243.74		10,436
Leyland Private Asset Management	31/08/2011	\$26,925.05	, , , , , , , , , , , , , , , , , , ,	155,000
Leyland Private Asset Management	1/09/2011	\$8,432.20	MARKAMAN AND THE PARTY OF THE P	48,184
Leyland Private Asset Management	2/09/2011	\$38,612.18		220,641
Leyland Private Asset Management	5/09/2011	\$10,115.00	***************************************	59,500
Leyland Private Asset Management	7/09/2011	\$8,965.46	4 10 100 100 100 100 100 100 100 100 100	53,912
Leyland Private Asset Management	9/09/2011	\$12,716.50		71,800
Leyland Private Asset Management	15/09/2011	\$8,340.00		50,000
Leyland Private Asset Management	16/09/2011	\$26,018.09	Annianostinostinostinostinostinostinostinosti	147,000
Leyland Private Asset Management	22/09/2011	\$27,332.35		156,000
Leyland Private Asset Management	23/09/2011	\$18,390.09		107,000
Leyland Private Asset Management	26/09/2011	\$22,076.36		128,448
Leyland Private Asset Management	27/09/2011	\$17,000.00		100,000
Leyland Private Asset Management	29/09/2011	\$6,610.40	AND THE PROPERTY OF THE PROPER	37,794
Leyland Private Asset Management	30/09/2011	\$16,400.41	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	92,288
Leyland Private Asset Management	3/10/2011	\$8,500.00	***************************************	50,000
Leyland Private Asset Management	4/10/2011	\$8,500.00	A CONTRACTOR OF THE PROPERTY O	50,000
Leyland Private Asset Management	5/10/2011	\$2,550.00		15,000
Leyland Private Asset Management	10/10/2011	\$20,026.26		111,257
Leyland Private Asset Management	20/10/2011	\$128.18		754
Leyland Private Asset Management	24/10/2011	\$5,118.05		
Leyland Private Asset Management	28/10/2011	\$6,651.78		40,738
Leyland Private Asset Management	8/11/2011	\$6,191.25		40,250
Leyland Private Asset Management	9/11/2011	\$825.00		5,000
Leyland Private Asset Management	11/11/2011	\$181.50		1,100
Leyland Private Asset Management	14/11/2011	\$29,300.28	**************************************	180,002
Leyland Private Asset Management	15/11/2011	\$19,550.00		115,000
Leyland Private Asset Management	16/11/2011	\$23,800.00		140,000
Leyland Private Asset Management	18/11/2011	\$7,385.00	A HARMAN AND AND AND AND AND AND AND AND AND A	42,200
Leyland Private Asset Management	22/11/2011	\$48,220.05		278,500
Leyland Private Asset Management	28/11/2011	\$1,746.85		9,982
Leyland Private Asset Management	29/11/2011	\$10,325.00	· · ·	59,000
Leyland Private Asset Management	30/11/2011	\$5,250.00		
Leyland Private Asset Management	1/12/2011	\$3,561.95		20,354
Leyland Private Asset Management	2/12/2011	\$11,375.00		65,000
The second secon		**************************************	<u> </u>	

Leyland Private Asset Management	5/12/2011	\$58,183.65	ALL AND	332,478
Leyland Private Asset Management	8/12/2011	\$2,812.60		16,072
Leyland Private Asset Management	9/12/2011	\$8,861.65		50,638
Leyland Private Asset Management	12/12/2011	\$44,734.67		248,664
Leyland Private Asset Management	14/12/2011	\$9,060.01		52,000
Leyland Private Asset Management	19/12/2011	\$15,076.82		104,991
Leyland Private Asset Management	23/12/2011	\$9,997.31		78,054
Leyland Private Asset Management	28/12/2011	\$7,035.49		40,229
Leyland Private Asset Management	29/12/2011	\$4,375.00		25,000
Leyland Private Asset Management	4/01/2012	\$14,089.58	WWW.	78,499
Leyland Private Asset Management	5/01/2012	\$29,820.96		165,672
Leyland Private Asset Management	6/01/2012	\$10,700.28		59,446
Leyland Private Asset Management	9/01/2012	\$5,250.00	**************************************	30,000
Leyland Private Asset Management	10/01/2012	\$1,750.00		10,000
Leyland Private Asset Management	11/01/2012	\$20,053.06	***************************************	113,446
Leyland Private Asset Management	12/01/2012	\$4,711.81		26,246
Leyland Private Asset Management	16/01/2012	\$850.00		5,000
Leyland Private Asset Management	17/01/2012	\$4,257.14	ht Visit rocki in framer monare en sus en ser sus anne a menor en sus en sus anne sus anne en se sus en se sus	25,042
Leyland Private Asset Management	18/01/2012	\$5,397.88	**************************************	30,266
Leyland Private Asset Management	19/01/2012	\$17,181.72	WALLEY CO.	95,454
Leyland Private Asset Management	27/01/2012	\$4,374.83	1335-75-76-76-76-76-76-76-76-76-76-76-76-76-76-	24,999
Leyland Private Asset Management	31/01/2012	\$7,200.18		40,001
Leyland Private Asset Management	8/02/2012	\$6,825.00		35,000
Leyland Private Asset Management	16/02/2012	\$42,568.07		212,884
Leyland Private Asset Management	20/02/2012	4.181.00001	Transfer of	500,000
Ecyloria / Hate / Esser Hate			sponsorship	
Leyland Private Asset Management	28/02/2012	\$9,000.00		40,000
Leyland Private Asset Management	28/02/2012	\$69,243.98		309,545
Leyland Private Asset Management	29/02/2012	\$42,210.00		201,000
Leyland Private Asset Management	2/03/2012	\$22,720.83		109,623
Leyland Private Asset Management	5/03/2012	\$41,990.34		199,954
Leyland Private Asset Management	7/03/2012	\$10,250.00		50,000
Leyland Private Asset Management	8/03/2012	\$22,529.92		107,116
Leyland Private Asset Management	13/03/2012	\$6,672.53		31,035
Leyland Private Asset Management	14/03/2012	\$15,172.30		68,965
Leyland Private Asset Management	15/03/2012	\$189,440.16		877,000
Leyland Private Asset Management	16/03/2012	\$9,675.00	200000000000000000000000000000000000000	45,000
Leyland Private Asset Management	19/03/2012	\$110,000.00	AAA	500,000
Leyland Private Asset Management	20/03/2012	\$11,825.00		55,000
Leyland Private Asset Management	28/03/2012	\$37,188.30		173,056
Leyland Private Asset Management	29/03/2012	\$10,625.20		50,000
Leyland Private Asset Management	30/03/2012	\$21,231.25		98,750
Leyland Private Asset Management	5/04/2012	\$6,217.65		30,000
Leyland Private Asset Management	10/04/2012	\$519.59		2,507
Leyland Private Asset Management	11/04/2012	\$11,134.15		53,722
Leyland Private Asset Management	12/04/2012	\$1,817.84	,	8,771
Leyland Private Asset Management	23/04/2012	\$19,806.80		99,034
Leyland Private Asset Management	26/04/2012	\$5,793.20		28,966
Leyland Private Asset Management	30/04/2012	\$5,457.00		31,150

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Leyland Private Asset Management	1/05/2012	\$43.56	44.	242
Leyland Private Asset Management	3/05/2012	\$18,000.36	1	100,042
Leyland Private Asset Management	14/05/2012	\$29,399.23	***************************************	161,552
Leyland Private Asset Management	16/05/2012	\$8,180.64		45,448
Leyland Private Asset Management	17/05/2012	\$127.98		711
Leyland Private Asset Management	18/05/2012	\$604.45	70077777 COMMINION	3,454
Leyland Private Asset Management	21/05/2012	\$2.10	(************************************	12
Leyland Private Asset Management	22/05/2012	\$3,500.00	and the second s	20,000
Leyland Private Asset Management	31/05/2012	\$61.95		354
Leyland Private Asset Management	1/06/2012	\$5,253.68	MINISTER PROPERTY OF THE PROPE	30,021
Leyland Private Asset Management	7/06/2012	\$14,250.00	**************************************	95,000
Leyland Private Asset Management	12/06/2012	\$601.22	<u></u>	3,566
Leyland Private Asset Management	26/06/2012	\$13,640.50	Company of the second s	100,000
Leyland Private Asset Management	18/07/2012	\$19,285.00		133,000
Leyland Private Asset Management	19/07/2012	\$15.00	The state of the s	100
Leyland Private Asset Management	20/07/2012	\$26,390.18	THE PARTY OF THE P	169,900
Leyland Private Asset Management	6/08/2012	\$9,999.90	ликоссо	66,666
Leyland Private Asset Management	10/08/2012	\$5,000.00	ATTENDO (POROTO CONTRACTO	31,250
Leyland Private Asset Management	16/08/2012	\$16,843.20	**************************************	116,160
Leyland Private Asset Management	24/08/2012	\$3,002.27		18,840
Leyland Private Asset Management	3/09/2012	-\$14,807.20		- 92,545
Leyland Private Asset Management	3/09/2012	\$14,807.20	California (California de California de Cali	92,545
Leyland Private Asset Management	6/09/2012	***************************************	Off Market Transaction	- 90,000
Leyland Private Asset Management	6/09/2012	1,11,1,1	Off Market Transaction	90,000
Leyland Private Asset Management	17/09/2012	\$26,697.44	HANACERIE	166,859
Leyland Private Asset Management	19/09/2012	-\$19,479.16	***************************************	- 125,672
Leyland Private Asset Management	19/09/2012	\$19,479.16	TT00TT00TT00TT00T00T00T00T00T00T00T00T0	125,672
Leyland Private Asset Management	20/09/2012	\$8,000.00	Nama da	50,000
Leyland Private Asset Management	18/10/2012	\$3,265.65		24,190
Leyland Private Asset Management	22/10/2012	\$5,425.00		35,000
Leyland Private Asset Management	23/11/2012	\$3,944.95	**************************************	23,114
Leyland Private Asset Management	26/11/2012	\$2,625.00	<u> </u>	15,000
Leyland Private Asset Management	27/11/2012	\$2,955.05	0000730411111111111111111111111111111111	16,886
Leyland Private Asset Management	28/11/2012	\$7,988.16		44,715
Leyland Private Asset Management	29/11/2012	\$4,500.00		25,000
Leyland Private Asset Management	4/12/2012	\$3,762.00		20,900
Leyland Private Asset Management	5/12/2012	\$13,632.13	CATE OF THE OWNER	80,189
Leyland Private Asset Management	7/12/2012	\$23,255.28		129,196
Leyland Private Asset Management	14/12/2012	-\$8,750.00		- 50,000
Leyland Private Asset Management	20/12/2012	\$17,000.00	TO STATE OF THE PROPERTY OF THE PARTY OF THE	100,000
Leyland Private Asset Management	21/12/2012	\$36,000.00		200,000
Leyland Private Asset Management	2/01/2013	\$16,083.31	**************************************	84,649
Leyland Private Asset Management	3/01/2013	\$3,015.45	MARINE (MARINE) (MARINE MARINE) (MARINE MARINE) (MARINE MARINE) (MARINE MARINE	15,351
Leyland Private Asset Management	7/01/2013	\$3,900.00		20,000
Leyland Private Asset Management	30/01/2013	\$23,971.94	0-10-10-10-10-10-10-10-10-10-10-10-10-10	122,933
Leyland Private Asset Management	31/01/2013	\$20,000.00		100,000
Leyland Private Asset Management	5/02/2013	\$2,314.01		12,179
Leyland Private Asset Management	7/02/2013	\$7,315.00		38,500

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-	Leyland Private Asset Management	12/02/2013	\$9,737.12		51,248
	Leyland Private Asset Management	15/02/2013	\$923.40		4,860
1	Leyland Private Asset Management	15/02/2013	\$976.60		5,140
	Leyland Private Asset Management	21/02/2013	\$9,620.00	24.1.1	52,000
	Leyland Private Asset Management	22/02/2013	\$1,942.56		10,224
	Leyland Private Asset Management	26/02/2013		Transfer of sponsorship	1,000,000
	Leyland Private Asset Management	4/03/2013	\$5,568.32	eministration of the second se	30,099
	Leyland Private Asset Management	25/03/2013	\$808.02		4,489
	Leyland Private Asset Management	27/03/2013	\$36.00		200
	Leyland Private Asset Management	28/03/2013	\$18.00	even and the second sec	100
	Leyland Private Asset Management	2/04/2013	\$11,916.00	With the second	66,200
	Leyland Private Asset Management	5/04/2013	\$5,221.98		29,011
	Leyland Private Asset Management	9/04/2013	\$9,250.00		50,000
	Leyland Private Asset Management	19/04/2013	\$16,500.00	——————————————————————————————————————	100,000
	Leyland Private Asset Management	23/04/2013	\$1,650.00		10,000
	Leyland Private Asset Management	24/04/2013	\$11,715.02		65,000
	Leyland Private Asset Management	10/05/2013	\$24,061.80		140,000
	Leyland Private Asset Management	13/06/2013	\$14,800.00		80,000
	Leyland Private Asset Management	19/06/2013	\$19,810.12	, , , , , , , , , , , , , , , , , , ,	110,000
	Leyland Private Asset Management	1/07/2013	-\$12,750.00		- 75,000
	Leyland Private Asset Management	1/07/2013	\$9,539.21		56,113
	Leyland Private Asset Management	2/07/2013	\$363.46		2,138
,	Leyland Private Asset Management	5/07/2013	\$297.33		1,749
	Leyland Private Asset Management	11/07/2013		Transfer of sponsorship	- 75,000
	Leyland Private Asset Management	11/07/2013	\$6,100.05	\$	36,970
	Leyland Private Asset Management	15/07/2013	\$11,030.25		63,030
	Leyland Private Asset Management	16/07/2013	\$42,000.00	1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/	240,000
	Leyland Private Asset Management	5/08/2013	\$9,500.00		50,000
	Leyland Private Asset Management	20/08/2013	\$2,960.00		16,000
	Leyland Private Asset Management	21/08/2013	\$27,360.00	**************************************	144,000
	Leyland Private Asset Management	22/08/2013	\$1,465.92		8,144
	Leyland Private Asset Management	23/08/2013	\$22,202.64		116,856
	Leyland Private Asset Management	27/08/2013	\$83,432.40		425,000
	Leyland Private Asset Management	2/09/2013	\$63,523.27		318,068
	Leyland Private Asset Management	3/09/2013	\$62,974.20		314,871
	Leyland Private Asset Management	4/09/2013	\$64,485.00		317,000
,	Leyland Private Asset Management	5/09/2013	\$22,550.00		110,000
	Leyland Private Asset Management	6/09/2013	\$1,500.00		7,500
	Leyland Private Asset Management	9/09/2013	\$20,418.80		100,094
	Leyland Private Asset Management	10/09/2013	\$89,685.95		409,427
income	Leyland Private Asset Management	11/09/2013	\$236,875.00		1,075,000
	Leyland Private Asset Management	12/09/2013	\$14,960.00		68,000
į	Leyland Private Asset Management	19/09/2013	\$5,147.00		25,000
	Leyland Private Asset Management	23/09/2013	\$5,400.00		30,000
	Leyland Private Asset Management	24/09/2013	\$8.46		47
	Leyland Private Asset Management	30/10/2013	\$16,740.00		93,000
-	Leyland Private Asset Management	31/10/2013	\$18,500.00		100,000
	Leyland Private Asset Management	1/11/2013	\$28,434.94		152,874
1		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

Leyland Private Asset Management	7/11/2013	\$360.00		2,000
Leyland Private Asset Management	11/11/2013	\$10,440.00	70 / 10 / 10 / 10 / 10 / 10 / 10 / 10 /	58,000
Leyland Private Asset Management	26/11/2013	\$75,693.04	A Company of the Comp	268,736
Leyland Private Asset Management	26/11/2013	-\$22,800.00		- 80,000
Leyland Private Asset Management	27/11/2013	\$117,758.10		412,047
Leyland Private Asset Management	28/11/2013	\$43,540.00		155,500
Leyland Private Asset Management	29/11/2013	\$25,125.12		90,000
Leyland Private Asset Management	2/12/2013	\$45.09		167
Leyland Private Asset Management	9/12/2013	\$145,397.90		541,642
Leyland Private Asset Management	9/12/2013	-\$105,000.00	A control of the cont	- 400,000
Leyland Private Asset Management	10/12/2013	\$14,250.00		50,000
Leyland Private Asset Management	11/12/2013	\$39,578.81	and the second s	138,873
Leyland Private Asset Management	12/12/2013	\$3,478.13	\$100 Miles 100 M	13,125
Leyland Private Asset Management	13/12/2013	\$175,298.31		649,253
Leyland Private Asset Management	24/12/2013	\$14,750.00		50,000
Leyland Private Asset Management	27/12/2013	\$29,500.00		100,000
Leyland Private Asset Management	13/01/2014	\$26,000.00	111111	100,000
Leyland Private Asset Management	21/01/2014	\$288.96		1,032
Leyland Private Asset Management	23/01/2014	\$8,400.00	5	30,000
Leyland Private Asset Management	24/01/2014	\$0.84		3
Leyland Private Asset Management	28/01/2014	\$10,897.04		38,918
Leyland Private Asset Management	7/02/2014	\$25,827.19		92,741
<u> </u>	L		<u> </u>	i

Annexure B - Details of present registered holders

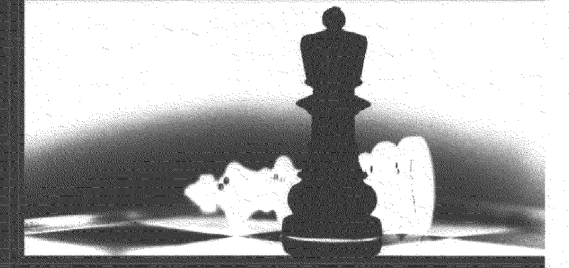
Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder	Class and number of securities
Leyland Private	3rd Pulitano Incorporation Pty Ltd	3rd Pulitano Incorporation Pty Ltd	23,727,648
Asset Management	<giuseppe a="" c="" family="" pulitano=""> GPO Box 2724, Melbourne VIC 3001</giuseppe>	<giuseppe a="" c="" family="" pulitano=""> GPO Box 2724, Melbourne VIC 3001</giuseppe>	Ordinary Fully Paid Shares
Leyland Private	ALLTOGETHER PTY LTD	ALLTOGETHER PTY LTD	23,727,648
Asset Management	<sam a="" aaron="" c="" family="" hupert=""> GPO Box 2724, Melbourne VIC 3001</sam>	<sam a="" aaron="" c="" family="" hupert=""> GPO Box 2724, Melbourne VIC 3001</sam>	Ordinary Fully Paid Shares
Leyland Private	Avenue Athol Pty Ltd	Avenue Athol Pty Ltd	23,727,648
Asset Management	<stuart a="" c="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001</stuart>	<pre><stuart a="" c="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001</stuart></pre>	Ordinary Fully Paid Shares
I am along an all Plants and an	Bonasea Pty Ltd	Bonasea Pty Ltd	23,727,648
Leyland Private Asset	<r a="" c="" d="" family="" murphy=""></r>	<r a="" c="" d="" family="" murphy=""></r>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Cavala Pty Ltd	Cavala Pty Ltd	23,727,648
Asset	<daphne a="" c="" f="" s="" turnbull=""></daphne>	<daphne a="" c="" f="" s="" turnbull=""></daphne>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Crypal Pty Ltd	Crypal Pty Ltd	23,727,648
Asset	<trembath a="" c="" fund="" super=""></trembath>	<trembath a="" c="" fund="" super=""></trembath>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Dene Nominees Pty Ltd	Dene Nominees Pty Ltd	23,727,648
Asset	<burrows a="" c="" fund="" retirement=""></burrows>	<burrows a="" c="" fund="" retirement=""></burrows>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Derida Pty Ltd	Derida Pty Ltd	23,727,648
Asset	<the a="" c="" derida=""></the>	<the a="" c="" derida=""></the>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	DPC Administration Pty Ltd	DPC Administration Pty Ltd	23,727,648
Asset	<allan a="" c="" f="" j="" myers="" s=""></allan>	<allan a="" c="" f="" j="" myers="" s=""></allan>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Dr Brett Edward Morgan-Evens	Dr Brett Edward Morgan-Evens	23,727,648
Asset Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary Fully Paid Shares
Leyland Private	Erasmuss Nominees Pty Ltd	Erasmuss Nominees Pty Ltd	23,727,648
Asset	<singh a="" c="" fund="" super=""></singh>	<singh a="" c="" fund="" super=""></singh>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Frohshiber Pty Ltd	Frohshiber Pty Ltd	23,727,648
Asset Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary Fully Paid Shares
	Gemkhe Pty Ltd	Gemkhe Pty Ltd	23,727,648
Leyland Private Asset	<k &="" a="" burge="" c="" f="" m="" s=""></k>	<k &="" a="" burge="" c="" f="" m="" s=""></k>	Ordinary
Management Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares

Leyland Private	Golden Arch (QLD) Pty Ltd	Golden Arch (QLD) Pty Ltd	23,727,548
Asset	<the a="" c="" whistler=""></the>	<the a="" c="" whistler=""></the>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	HATSU Pty Limited	HATSU Pty Limited	23,727,648
Asset	<mcclellan a="" c="" family=""></mcclellan>	<mcclellan a="" c="" family=""></mcclellan>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Jord Investments Pty Ltd	Jord Investments Pty Ltd	23,727,648
Asset	<borensztajn a="" c="" family="" sf=""></borensztajn>	<borensztajn a="" c="" family="" sf=""></borensztajn>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Kambo Property Holdings Pty Ltd	Kambo Property Holdings Pty Ltd	23,727,648
Asset	<the a="" c="" fund="" memphis="" super=""></the>	<the a="" c="" fund="" memphis="" super=""></the>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Lam K + L Medical Services Pty Ltd	Lam K + L Medical Services Pty Ltd	23,727,648
Asset	<superfund account=""></superfund>	<superfund account=""></superfund>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Leibler Superannuation Nominees	Leibler Superannuation Nominees	23,727,648
Asset	Pty Ltd <leibler a="" c="" fund="" super=""></leibler>	Pty Ltd <leibler a="" c="" fund="" super=""></leibler>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Maxjab Pty Ltd	Maxjab Pty Ltd	23,727,648
Asset	<j a="" c="" crowe="" d="" f="" s=""></j>	<j a="" c="" crowe="" d="" f="" s=""></j>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Miss Cecilia Josephine Myers	Miss Cecilia Josephine Myers	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management			Fully Paid Shares
mana a a a a a a a a a a a a a a a a a a	Mr Andrew Clarke Snowdon + Mrs	Mr Andrew Clarke Snowdon + Mrs	23,727,648
Leyland Private	Catherine Florence Snowdon	Catherine Florence Snowdon	Ordinary
Asset	<tartan a="" c="" f="" s=""></tartan>	<tartan a="" c="" f="" s=""></tartan>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
¥ 5 00 0	Mr Anthony Geoffrey + Mrs Maryed	Mr Anthony Geoffrey + Mrs Maryed	23,727,648
Leyland Private	Hartnell	Hartnell	Ordinary
Asset	<hartnell a="" c="" fund="" retirement=""></hartnell>	<hartnell a="" c="" fund="" retirement=""></hartnell>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
	Mr Benjamin Koppel + Mrs Sarah	Mr Benjamin Koppel + Mrs Sarah	23,727,648
Leyland Private	Koppel	Koppel	Ordinary
Asset	<benjamin &="" a="" c="" f="" koppel="" s="" sarah=""></benjamin>	<benjamin &="" a="" c="" f="" koppel="" s="" sarah=""></benjamin>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
8 _ 8 _ 8 mm. o	Mr Christopher Hosking + Mrs	Mr Christopher Hosking + Mrs	23,727,648
Leyland Private	Marcia Hosking	Marcia Hosking	Ordinary
Asset	<hosking a="" c="" fund="" super=""></hosking>	<hosking a="" c="" fund="" super=""></hosking>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	y
Leyland Private	Mr Colin Paterson + Mrs Arlene Faye	Mr Colin Paterson + Mrs Arlene Faye	23,727,648
Asset	Paterson	Paterson	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Mr Daniel Wajnblum	Mr Daniel Wajnblum	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A THE STATE OF THE PARTY OF THE	Fully Paid Shares
TRANSPORTER TO THE PROPERTY OF	Mr David Dippie + Mrs Joanne	Mr David Dippie + Mrs Joanne Dippie	23,727,648
Leyland Private	Dippie + Bramwell Grossman	+ Bramwell Grossman Trustees Ltd	Ordinary
Asset	Trustees Ltd < Dipple Family A/C>	<pre><dippie a="" c="" familly=""></dippie></pre>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
	Mr Israel Goldberg + Mrs Yael	Mr Israel Goldberg + Mrs Yael	23,727,648
Levland Private			
Leyland Private Asset	Goldberg < I & Y Goldberg S/F A/C >	Goldberg < 1 & Y Goldberg S/F A/C >	Ordinary

			
Leyland Private	Mr John Jerome Matthias Myers	Mr John Jerome Matthias Myers	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management			Fully Paid Shares
I a la a la France de la company	Mr John Patrick Canning + Mrs Mary	Mr John Patrick Canning + Mrs Mary	23,727,648
Leyland Private	Catherine Canning	Catherine Canning	Ordinary
Asset	<the a="" c="" canno="" fund="" super=""></the>	<the a="" c="" canno="" fund="" super=""></the>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
Leyland Private	Mr Mark Owen Jones + Mrs Norma	Mr Mark Owen Jones + Mrs Norma	23,727,648
Asset	Ruth Jones	Ruth Jones	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Mr Michael Bruce Smith + Mrs Kay	Mr Michael Bruce Smith + Mrs Kay	23,727,648
Asset	Smith <m &="" a="" c="" f="" k="" s="" smith=""></m>	Smith <m &="" a="" c="" f="" k="" s="" smith=""></m>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Mr Peter Storey + Mrs Sonja Nagel	Mr Peter Storey + Mrs Sonja Nagel	23,727,648
Asset	<storey-nagel a="" c="" f="" medical="" s=""></storey-nagel>	<storey-nagel a="" c="" f="" medical="" s=""></storey-nagel>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
La companya de la companya del companya de la companya del companya de la company	Mr Roger Adrian Lenne	Mr Roger Adrian Lenne	23,727,648
Leyland Private	1 .	GPO Box 2724, Melbourne VIC 3001	23,727,040 Ordinary
Asset	GPO Box 2724, Melbourne VIC 3001	GEO DOX 2/24, WEIDOUITE VIC 3001	Fully Paid Shares
Management	B4-Danah Cusana Fastinasa	Barbaras Carana Frakkanakan , ka	<u> , , , , , , , , , , , , , , , , , , ,</u>
Leyland Private	Mr Roger Graeme Featherston +	Mr Roger Graeme Featherston + Mrs	23,727,648
Asset	Mrs Joanna Robyn Featherston	Joanna Robyn Featherston	Ordinary
Management	<the a="" c="" f="" featherston="" s=""></the>	<the a="" c="" f="" featherston="" s=""></the>	Fully Paid Shares
141611618	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
Leyland Private	Mr Stephen Nicholas Aroney + Mrs	Mr Stephen Nicholas Aroney + Mrs	23,727,648
Asset	Sophia Nectaria Aroney	Sophia Nectaria Aroney	Ordinary
Management	<merlyn a="" c="" f="" s=""></merlyn>	<merlyn a="" c="" f="" s=""></merlyn>	Fully Paid Shares
Monagement	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
Leyland Private	Mrs Annabelle Victoria Jones	Mrs Annabelle Victoria Jones	23,727,648
Asset	85 Carter St, Middle Park VIC 3216	85 Carter St, Middle Park VIC 3216	Ordinary
Management			Fully Paid Shares
Leyland Private	Mrs Daphne Janet Turnbull	Mrs Daphne Janet Turnbull	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management	-		Fully Paid Shares
	Mr Geoffrey Alan McClellan + Ms	Mr Geoffrey Alan McClellan + Ms	23,727,648
Leyland Private	Diana Jane Bitcon	Diana Jane Bitcon	Ordinary
Asset	<mcbitcon a="" c="" fund="" super=""></mcbitcon>	<mcbitcon a="" c="" fund="" super=""></mcbitcon>	Fully Paid Shares
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
Leyland Private	Mrs Susie Heidi Brookes	Mrs Susie Heidi Brookes	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management	areal lateranditie at and T	we we were me my transfer to the william to the will be william to the william to the will be william to the will be will b	Fully Paid Shares
Leyland Private	Ms Anne Maree Howley	Ms Anne Maree Howley	23,727,648
;	* *	·	1 -
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management	Bar lang saguing Malitage	P.A. Lana B.A. Mina Sainting	Fully Paid Shares
Leyland Private	Ms Jane Marian Walker	Ms Jane Marian Walker	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management			Fully Paid Shares
		Myers Family Holdings Pty Ltd	23,727,648
Leyland Private	Myers Family Holdings Pty Ltd		Madia.
Asset	<myers a="" c="" family="" fund="" super=""></myers>	<myers a="" c="" family="" fund="" super=""></myers>	Ordinary
Asset Management	<myers a="" c="" family="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001</myers>	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Asset	<myers a="" c="" family="" fund="" super=""></myers>	The state of the s	,
Asset Management	<myers a="" c="" family="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001</myers>	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Asset Management Leyland Private	<myers a="" c="" family="" fund="" super=""> GPO Box 2724, Melbourne ViC 3001 Nick Makridis & Associates Pty Ltd</myers>	GPO Box 2724, Melbourne VIC 3001 Nick Makridis & Associates Pty Ltd	Fully Paid Shares 23,727,648
Asset Management Leyland Private Asset	<myers a="" c="" family="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001 Nick Makridis & Associates Pty Ltd <mak a="" c="" fund="" superannuation=""></mak></myers>	GPO Box 2724, Melbourne VIC 3001 Nick Makridis & Associates Pty Ltd <mak a="" c="" fund="" superannuation=""></mak>	Fully Paid Shares 23,727,648 Ordinary
Asset Management Leyland Private Asset Management	<myers a="" c="" family="" fund="" super=""> GPO Box 2724, Melbourne VIC 3001 Nick Makridis & Associates Pty Ltd <mak a="" c="" fund="" superannuation=""> GPO Box 2724, Melbourne VIC 3001</mak></myers>	GPO Box 2724, Melbourne VIC 3001 Nick Makridis & Associates Pty Ltd <mak a="" c="" fund="" superannuation=""> GPO Box 2724, Melbourne VIC 3001</mak>	Fully Paid Shares 23,727,648 Ordinary Fully Paid Shares

<u> </u>	Harris and the second s	-774-700-1174-1174-1174-1174-1174-1174-1	
Leyland Private	P & J Capital Pty Limited	P & J Capital Pty Limited	23,727,648
Asset	<pre><the a="" c="" family="" fund="" king=""></the></pre>	<the a="" c="" family="" fund="" king=""></the>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Pentrans Cargo Pty Ltd	Pentrans Cargo Pty Ltd	23,727,648
Asset	<pentrans a="" c="" fund="" super=""></pentrans>	<pentrans a="" c="" fund="" super=""></pentrans>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	PEP (Aust) Pty Ltd	PEP (Aust) Pty Ltd	23,727,648
Asset	<security a="" c="" f="" mail="" s="" serv=""></security>	<security a="" c="" f="" mail="" s="" serv=""></security>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Petersen Investments Co Pty	Petersen Investments Co Pty	23,727,648
Asset	Limited <petersen a="" c="" family=""></petersen>	Limited <petersen a="" c="" family=""></petersen>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Polheim Pty Ltd	Polheim Pty Ltd	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management			Fully Paid Shares
Leyland Private	Rokeba Nominees Proprietary	Rokeba Nominees Proprietary	23,727,648
Asset	Limited	Limited	Ordinary
Management	<the 2="" a="" c="" no="" property="" silman=""></the>	<the 2="" a="" c="" no="" property="" silman=""></the>	Fully Paid Shares
IAIGHEECHICHT	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	
Leyland Private	S M & R W Brown Pty Ltd	S M & R W Brown Pty Ltd	23,727,648
Asset	< Robert & Sally Brown S/F A/C >	< Robert & Sally Brown S/F A/C >	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Sam Investors Pty Ltd	Sam Investors Pty Ltd	23,727,648
Asset	<the a="" c="" milenda=""></the>	<the a="" c="" milenda=""></the>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Templefield Pty Ltd	Templefield Pty Ltd	23,727,648
Asset	<m a="" c="" f="" s="" silman=""></m>	<m a="" c="" f="" s="" silman=""></m>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	Trend Lighting Co Pty Ltd	Trend Lighting Co Pty Ltd	23,727,648
Asset	< Proton Super Fund A/C >	< Proton Super Fund A/C >	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares
Leyland Private	W H List & Son Pty Ltd	W H List & Son Pty Ltd	23,727,648
Asset	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Ordinary
Management			Fully Paid Shares
Leyland Private	Zanoda Pty Ltd	Zanoda Pty Ltd	23,727,648
Asset	<zanoda a="" c="" fund="" super=""></zanoda>	<zanoda a="" c="" fund="" super=""></zanoda>	Ordinary
Management	GPO Box 2724, Melbourne VIC 3001	GPO Box 2724, Melbourne VIC 3001	Fully Paid Shares

Individually Managed Account Application Wholesale Clients



Leyland

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Introduction

- A. Leyland Private Asset Management Pty Ltd (LPAM) ABN: 75 081 890 799 of Suite 2, Level 3, 20 Collins St, Melbourne Vic 3000 Australia is authorised to provide Managed Discretionary Account Services under Australian Financial Services Licence 223419.
- B. The Client wishes to engage LPAM to manage its investments and cash in its Portfolio as it may be from time to time.
- C. This agreement sets out the terms and conditions upon which LPAM agrees to manage the Client's Portfolio.
- D. This agreement contains the application forms necessary to open an Individually Managed Account (IMA)
- E. This Application is for Wholesale Clients within the meaning of the Corporations Act 2001 only. Please only complete this Application if you fall within any of the categories identified below.
- F. This version of the application form is dated 5 December 2014.

By completing this Application, you declare that you are a Wholesale Client within the meaning of the Corporations Act 2001 on the basis of the reasons set out below (Please Select Appropriate Option(5))

	1. The value of the financial product to which the financial service relates, equals or exceeds \$500,000.				
	2. Financial services under this Application will be provided to a business that has 100 or more employees (if the business is or includes manufacturing of goods) or 20 or more employees (if the business is otherwise).				
	3. You have a certificate from a qualified account	ant stating that you have either:			
	nct assets of at least \$2.5 million; or	·			
	 gross income for each of the last 2 financial year 				
	Please provide us with a copy of the certificate. The certificate must show the name of accountant and their class of membership of the appropriate professional body (see below), the date of issue (must be within the past 2 years) and a statement that the certificate had been issued pursuant to section 761G(7) and section 708(8) of the Corporations Act.				
	A qualified accountant is a person who is a member of the following associations with the following membership classifications and who continues to meet the relevant continuing professional education requirements:				
	Professional Body	Declared Membership Classification			
	The Institute of Chartered Accountants of Australia	CA, ACA and FCA			
	CPA Australia	CPA and FCPA			
	National Institute of Accountants in Australia	PNA, FPNA, MINA and FINA			
	4. You hold an Australian Financial Services Licence				
	5. You are a body regulated by APRA, other than a trustee of any of the following (within the meaning of the Superannuation Industry (Supervision) Act 1993):				
ATTENÇATION AND ATTENÇATION AN	i. a superannuation fund; ii. an approved deposit fund; iii. a pooled superannuation trust; iv. a public sector superannuation scheme				
1.4	6. You are a body registered under the Financial Co	rporations Act 1974			

Operative clauses

1. Definitions

Australian bank has the meaning given in the Corporations Act;

Corporatoins Act means the Corporations Act 2001 (Cwth);

Business Day means any day on which banks are open in New South Wales;

Portfolio means the Client's securities and cash and other investments;

Power of Attorney means the power of attorney granted by the Client in favour of LPAM which forms part of this Client Application.

2. Administration and Portfolio Reports

- 2.1 LPAM will make available to the Client, if the Client agrees or has agreed on or before the date the client signs this Application Form, electronic access to information pertaining to their account, including:
 - (a) all transactions up to a date no more than 48 hours before the time of access, including details of the fees charged by LPAM during the relevant period; and
 - (b) a statement of the time at which the information is current; and
 - (c) a reasonably current valuation of the Portfolio at that time.
- 2.2 Without limiting the generality of the Power of Attorney, the Client acknowledges that all paperwork in relation to the Portfolio will be directly sent to LPAM, including statutory reports and statements. The Client may receive a copy of these directly by written request to LPAM.

3. Services

- 3.1 The Client allows LPAM full authority at LPAM's discretion and without prior reference to the Client to enter into transactions on the Client's behalf of the following types:
 - (a) acquisitions or disposals of securities listed for quotation on the Australian Securities Exchange;
 - (b) acquisitions or disposals of hybrid products listed on the Australian Securities Exchange;
 - (c) acquisitions or disposals of deposits at interest with any cash management trust or with any Australian bank;
 - (d) acquisitions or disposals of government bonds issued by the Commonwealth Government or by an Australian State Government or Semi Government Authority;
 - (e) acquisitions or disposals of bills of exchange, promissory notes or orders for the payment of money drawn or endorsed by any Australian bank;
 - (f) acquisitions or disposals of units in a collective investment fund or managed investment scheme;
 - (g) acquisitions or disposals of any other or additional investments or classes of investments specified or approved by the Client in writing from time to time;
 - (h) application for non listed securities;
 - (i) subscribing for rights or options issues for listed or quoted securities;
 - (j) opening bank accounts including, where the Client is a wholesale Client, entering into margin lending agreements on behalf of the Client;
 - (k) exercising any rights that relate to the Client's investments held in the Portfolio including rights in relation to sale, consenting to corporate actions and making dividend or distribution re-investments; or
 - (l) the provision of such other services as may be agreed between the Client and LPAM in writing.

Fees and Charges

- 4.1 LPAM will charge a management fee ("Management Fee") to the Client pursuant to this agreement of 0.5%, or any other amount as agreed by the parties in writing, of the value of the Portfolio per calendar quarter.
- 4.2 The Management Fee is calculated on the Portfolio valuation at the beginning of each quarter (ie: 1st January, 1st April, 1st July, 1st October) (the "Valuation Date").
- 4.3 The Management Fee will be charged to the Client at the beginning of each quarter (ie: quarterly in advance).
- 4.4 The value of the Portfolio will be determined by LPAM using the last sale price or closest reasonable estimate of each of the securities or investments, including cash in the Portfolio at the close of business on the relevant Valuation Date. If the Valuation Date is not a Business Day then the valuation will be the value as at the close of business on the last Business Day before the Valuation Date. If there is no listed or liquid market in any such security or investment then LPAM will use the most recent historical price or closest reasonable estimate at LPAM's discretion.
- 4.5 LPAM reserves the right to pass on to the Client any out of pocket expenses or third party charges incurred by LPAM in carrying out its rights and obligations pursuant to this agreement. These will be deducted from the client's cash account (subject to section 4.7), as and when they fall due and the amounts so deducted will be reported to the Client.
- 4.6 If a Client account is opened with LPAM before the end of a quarter then the first Management Fee will be charged in advance and calculated on a pro rata basis to the end of the quarter, based upon the opening valuation of the Portfolio and the period remaining until the end of that quarter.
- 4.7. Any fees and charges incurred under this agreement will be deducted by LPAM from the Client's cash account. In the event that there are insufficient funds in the cash account then LPAM will be entitled under Section 9 of this agreement to sell sufficient Client investments in the Portfolio to meet the obligations. In the event that there are insufficient Client investments in the Portfolio to meet the fees and charges incurred, then the balance owing will be invoiced to the Client and the Client will be obligated to pay within 7 days.

Conflicts of interest

- 5.1 The Client acknowledges that when LPAM effects a transaction for the Client, LPAM, an associated company or some other person connected with LPAM, may have received or may receive a commission or fee (other than from the Client) or any other benefit or advantage in relation to the transaction concerned or may have an interest which may reasonably be expected to be capable of influencing LPAM in carrying out the transactions for the Client.
- 5.2 Underwriters or float managers may from time to time pay a fee or commission for clients subscribing to their IPO's and placements. The fee generally ranges from 1% to 4% of the amount raised.
- 5.3 Details of any interests other than those listed will be disclosed to the Client prior to or at the time of carrying out a transaction for the Client under this agreement.

Non exclusivity

- 6.1 The Client acknowledges that:
 - (a) LPAM has no obligation to purchase or sell for the Client's account, any investment which LPAM purchases or sells for its own account or for the account of another customer; and
 - (b) LPAM may give advice and take action in the performance of its duties for other customers which differs from advice given and action taken in relation to the Client's Portfolio.

Client's Investments and Warranties

- 7.1 (a) All securities purchased through LPAM will be registered in the Client's name.
 - (b) All cash accounts will be held in a separate account registered in the Client's name.
 - (c) The client retains legal and beneficial ownership of the portfolio.
- 7.2 Subject to the Client's instructions LPAM may, at its discretion, reinvest all dividends, interest payments and other rights accruing to the Client on investments which LPAM holds on the Client's behalf.
- 7.3 The Client warrants that:
 - (a) it is and remains the beneficial owner of any investment which LPAM holds on the Client's behalf; and
 - (b) it will not deal with its investments without first notifying LPAM in writing of its proposed dealings; and
 - (c) its investments are and will remain free of all encumbrances except where the Client specifically notifies LPAM in writing of such encumbrances.
- 7.4 Unless LPAM receives such notification from the Client, the Client agrees to release LPAM from, and indemnify LPAM fully against, any loss or liability incurred by LPAM arising out of or in connection with the Client's investment being other than as warranted in this clause.
- 8. Right to retain the Client's Funds
- 8.1 The Client acknowledges that subject to the Corporations Act, LPAM may make a withdrawal or deduction from any moneys it is holding or managing for the Client if:
 - (a) the withdrawal or deduction is to make a payment to, or in accordance with the written directions of the Client; or
 - (b) the withdrawal or deduction is to pay brokerage or any other charge pursuant to this agreement; or
 - (c) the withdrawal or deduction is to make an investment on the Client's behalf pursuant to this agreement; or
 - (d) the withdrawal or deduction is to make a payment that is otherwise authorised under the Corporations Act or any other law;
 - (e) the withdrawal or deduction is to pay the Management Fees and any other money payable from time to time to LPAM under the agreement.
- 8.2 Paragraph 8.1 above does not affect a lawful claim or lien that LPAM may have:
 - (a) against or on money held in the Portfolio; or
 - (b) before money received for the purchase of securities or from the sale of securities is paid into the Client's cash account.
- 8.3 If LPAM withdraws from the Portfolio some or all of the amount of a cheque received from the Client that has been paid into the Client's cash account or LPAM's account and if payment of the cheque is later refused, the Client releases LPAM from and indemnifies and undertakes to keep indemnified LPAM fully against, any loss or liability incurred by LPAM axising out of or in connection with the non-payment of the Client's cheque.

- 9. Power of Sale over the Client's Investments
- 9.1 Subject to the Corporations Act, LPAM reserves the right to sell or retain or exercise a lien over some or all of the Client's investments in the Portfolio which are held by LPAM under this agreement or otherwise if:
 - (a) the Client defaults in any payment obligation which the Client has to LPAM whether under this agreement or otherwise;
 - (b) the amount of the Client's money available to LPAM in cleared funds at the due date of settlement is insufficient to meet a payment obligation incurred on the Client's behalf; or
 - (c) this agreement has been terminated and funds are not forthcoming to enable LPAM to settle transactions initiated on the Client's behalf and which have not been completed at the time of such termination.

10. Release and Indemnity

- 10.1 To the extent permitted by law, the Client agrees to release LPAM, its directors, officers, employees and agents from, and indemnify each of them fully against, any loss or liability incurred by LPAM arising out of or in connection with this agreement, any conduct or omission under this agreement or any orders or instructions given to LPAM by the Client or on account of any investment decision made by LPAM for the Client except insofar as any loss or liability is finally judicially determined by a court of competent jurisdiction to have been caused by the gross negligence, fraud, dishonesty or bad faith of LPAM.
- 10.2 The release and indemnity in section 10.1:
 - (a) includes, without limitation, any liability for legal costs, expenses or charges on a full indemnity basis and for the costs of and liabilities involved in dealing with, negotiating, arbitrating or settling any claim or demand or any examination, investigation, inspection or proceeding; and
 - (b) is for LPAM's benefit or to the extent that clause 10.1 confers a benefit on others then each of those others who may enforce it as if they were a party to this agreement or LPAM may enforce it on their behalf.

11. Limitation of Liability

- 11.1 Except in the case of fraud, gross negligence or breach of contract, to the extent permitted by law, any liability on LPAM's part for damages for or in respect of any claim arising out of or in connection with this agreement, any conduct or omission under this agreement or any orders or instructions given to LPAM by the Client or on account of any investment decision made by LPAM shall not in any event exceed the aggregate amount of management fees which LPAM have received from the Client under this agreement over the twelve (12) month period preceding the making of the claim.
- 11.2 The limitation in section 11.1 is the maximum aggregate amount which the Client may recover in respect of all claims made against LPAM and not for each claim separately if more than one.

12. Changes

- 12.1 LPAM or the Client may amend this agreement by way of providing written notice to the other of them describing the relevant changes.
- 12.2 However, any such amendment which LPAM or the Client may request will only become effective when LPAM or the Client (as the case may be) receives a letter from the other of them setting out the amendment concerned and that party provides a written consent to that amendment.
- 12.3 No amendment will affect any outstanding order or transaction or any legal rights or obligations which may already have arisen.
- 12.4 LPAM has the right to amend the IMA Agreement on giving 30 days written notice to the Client.

13. Termination

- 13.1 The Client may terminate this agreement by giving LPAM two (2) weeks written notice. The Client acknowledges that:
 - (a) the termination will not affect any rights or obligations which may already have arisen or any prospective or future rights or obligations under sections 7, 8, 9, 10 and 14;
 - (b) without limiting 13.1(a) above the release, indemnity and limitation of liability in sections 10 and 11 survive the termination of this agreement; and
 - (c) after receipt of the Client's notice LPAM will not manage the Client's Portfolio on a discretionary basis but LPAM will act only on the Client's specific instructions.
- 13.2 LPAM may terminate this agreement by giving the Client two (2) weeks' written notice and the obligations of LPAM and the Client in such an instance will be as in 13.1(a), 13.1(b) and 13.1(c) above.
- 13.3 LPAM reserves the right to terminate this agreement forthwith, if:
 - (a) the Client becomes bankrupt, insolvent or unable to pay its debts as and when they fall due;
 - (b) an administrator, administrative receiver or manager or other similar officer is appointed over all or part of the Client's assets; or
 - (c) execution or distress is levied against any or all of the Client's assets; and in each case the obligation of LPAM and the Client will be as set out in 13.1 above.

14. Confidentiality

- 14.1 A party may only use confidential information if necessary to perform that party's obligations under this agreement or the other party consents to the use.
- 14.2 A party may only disclose confidential information:
 - (a) on a confidential basis to that party's professional advisors;
 - (b) if required by law;
 - (c) to the extent necessary to perform that party's obligations under this agreement; or
 - (d) if the other party consents to the disclosure.
- 14.3. In this clause, confidential information is:
 - (a) any term of this agreement;
 - (b) any information acquired by a party for the purpose of, or under the terms of, this agreement.

15. LPAM Obligations

- 15.1 LPAM agrees to:
 - (a) perform its obligations under this agreement honestly and with reasonable care and diligence;
 - (b) act in the best interest of the Client and, if there is a conflict between the Client's and its own interests, give priority to the Client's interest; and
 - (c) not make use of any information acquired through the use of being a provider of financial services to the Client in order to gain an improper advantage over or cause any detriment to the Client.
- 16. Assignment
- 16.1 A party may only assign its rights or obligations under this agreement with the written consent of the other party.
- No waiver
- 17.1 A party may only waive a breach of this agreement in writing signed by that party or its authorised representative.

 A waiver is limited to the instance referred to in the writing (or if no instance is referred to in the writing, to past breaches).

18. Entire agreement

18.1 This document records the entire agreement between the parties and acknowledge that neither party has given any warranty or made any representation to the other party about the subject matter of this agreement, other than those warranties and representations appearing in this document.

19. Notice

- 19.1 Notice must be in writing and in English, and may be given by an authorised representative of the sender.
- 19.2 Notice may be given to a person:
 - (a) personally;
 - (b) by leaving it at the address in this document;
 - (c) by sending it by pre-paid mail to the person's address;
 - (d) by sending it by facsimile to the person's facsimile number and then confirming it by pre-paid mail to the person's address;
 - (e) by sending it by e-mail to the person's e-mail address contained in this document.
- 19.3 Notice is deemed to be received by a person:
 - (a) when left at the person's address listed below;
 - (b) if sent by pre-paid mail, 3 Business Days after posting;
 - (c) if sent by facsimile or email when receipt is confirmed;

However, if the notice is deemed to be received on a day which is not a Business Day or after 5pm, it is deemed to be received at 9am on the next Business Day.

19.4 If two or more people comprise a party, notice to one is effective notice to all.

20. Governing law

20.1 This agreement is governed by the law of New South Wales. The parties irrevocably submit to the non-exclusive jurisdiction of the courts of New South Wales and the division of the Federal Court of Australia in that jurisdiction, and the courts of appeal from them. No party may object to the jurisdiction of any of those courts on the ground that it is an inconvenient forum or that it does not have jurisdiction.

21. Miscellaneous

- 21.1 In signing this Agreement the Client specifically acknowledges that there is no guarantee or representation to the Client in relation to the performance of any or all investments in the Portfolio, furthermore the Client acknowledges that there is a risk of losing 100% of the Portfolio. If there is a loan attached to the Portfolio the client acknowledges that they may lose in excess of 100% of the Portfolio.
- 21.2 No Cooling off period applies to this agreement
- 21.3 The Client should obtain independent legal advice prior to signing this agreement.

22. Interpretation

- 22.1 In this agreement, unless the context otherwise requires:
 - (a) the Introduction is correct;
 - (b) headings do not affect interpretation;
 - (c) singular includes plural and plural includes singular;
 - (d) words of one gender include any gender;
 - (e) reference to legislation includes any amendment to it, any legislation substituted for it, and any subordinate legislation made under it;
 - (f) reference to a person includes a corporation, joint venture, association, government body, firm and any other entity;
 - (g) reference to a party includes that party's personal representatives, successors and permitted assigns;
 - (h) reference to a thing (including a right) includes a part of that thing;
 - (i) reference to two or more persons means each of them individually and any two or more of them jointly;
 - (j) if a party comprises two or more persons:
 - (1) reference to a party means each of the persons individually and any two or more of them jointly;
 - (2) a promise by that party binds each of them individually and all of them jointly;
 - (3) a right given to that party is given to each of them individually;
 - (4) a representation, warranty or undertaking by that party is made by each of them individually;
 - (k) a provision must not be construed against a party only because that party prepared it;
 - (I) a provision must be read down to the extent necessary to be valid. If it cannot be read down to that extent, it must be severed;
 - (m) another grammatical form of a defined expression has a corresponding meaning;
 - (n) an expression defined in the Corporations Act has the meaning given by the Act at the date of this agreement.

Application Form

Client Details:	CONTRACTOR SAME AND TALL TALL			
Account Name:				
Account Designation:			 	<u> </u>
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Identification

Due to the "Anti-Money Laundering/Counter-Terrorism Financing Act 2006" (AML/CTF Act), financial advisers and service providers are required to collect, verify and store specific customer information before arranging or providing certain designated services. You can find out more information about the compliance obligations of the AML/CTF Act at http://www.austrac.gov.au.

Please provide identification documents from the list below.

The following documents can be provided:

- 1) An original /certified copy of a Primary Document with a photograph; or
- 2) An original/certified copy of a Primary Document without a photograph plus a Secondary Document

UK	
Primary Documents with Photograph:	
Australian Passport (Current or < 2 Years Expired)	
Current Foreign Pasaport	
Current Australian Driver's Licence	
Proof of Age Card issued under law of an Australian State or Territory	Lang.
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Primary Documents without a Photograph:	
Birth Certificate (Australian or Foreign) or Extract (Australian Only)	
Australian Citizenship Certificate	
Current Benefits Card (e.g. Pension Card, Veterans Affairs, Health Care)	
PLUS	The second secon
Secondary Documents:	
Rating Authority - Bill Sighted (< 3 months old)	
Public Utility Records - Bill Sighted (< 3 months old)	
Australian Texation Office notice (< 12 months old)	

International ID requirements

Any two of the following originally certified primary identification items

Primary Documents:	
Passport containing full name, date of birth, photograph and signature of the client	
Drivers Licence containing residential address	1, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Birth certificate where the passport or drivers licence does not show all the information stipulated	
National identity card containing photo, date of birth and signature	
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Secondary Documents:	
An originally certified copy of a bank statement showing full name, residential address and account numbers, and	
Advice of occupation (i.e. payslip)	

Additional Information

Please provide specific information in relation to the type of account being opened. If an account is being opened as a trust please provide relevant information for the trust and trustee of the account, eg. John Citizen as trustee for Citizen Family Account. Please note that a trustee may take the form of an individual, company or both.

For all account types please provide suitable identification as outlined alsowhere in these documents. (Please of one only) Individuals in the Capacity of a Sole Trader Full Business Name: Principle Business Address: State: Postcode: Suburb/City: Country: □ Company Principle Business Address: Suburb/City: Nature of Business Activities: ASIC registration status: Proprietary Company Public Company Directors Names: Director 1: Director 2: Director 3: Director 4: Details of individuals owning greater than 25% issued capital: Individual 1 - Nemo: Address: Suburb/City: Postcode: Country: Individual 2 - Name: Address: Postcode: Suburb/City: State Country: Individual 3 - Name: Address: Suburb/City: Country: No: Is the company a subsidiary of a domestic listed public company: Where the company is subject to regulatory oversight provide: Details of licence: Name of regulator: Please provide a certified Copy of Certificate of Registration Tick Where Provided Please provide Identification for company directors as specified on page 10 Tick Where Provided Note: The following information is only required for foreign companies: Company Address in Country of Origin: Address: Suburb/City: State: Postcode: Country: Foreign registration status: Proprietary Company: ...] Public Company: If other provide details:

Where registered by a Foreign Body Provide; Identification Issued:

Name of Registering Body:

Where acting as an agent on behalf of a customer please provide the following information in addition to customer information:

Evidence of appointment of as egent of the client:

Representing Agent Identification:

Investor Profile		-11		
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At all times we endeavour to provide advice whi In order to do so we request you to complete thi			current financial situ	ation and needs.
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Objectives				
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Current Income				
Please provide income details for each account allowances and any other sources of income. Pore and employer.	,	• •	• •	

Assets
Please describe you assets in as much detail as you can, including time held, income received, any short term intentions for disposal, please also include any other details which you believe may be relevant. Please include details of your primary residence, investment properties, superannuation accounts, equity investments and cash investments as applicable, and please provide any attachments/statements as necessary.

Substantially

☐ Entirely

Do you require Income from your investments?

Not at all

Partially

Liabilities					
Please provide information on you attachments/statements as neces	ır liabilities in as mu sary.	uch detail as you can, including	whether they are short	or long term. Pleas	e include any
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Limited Power of Attorney

Note: Please ensure that the appointor details are identical to those on the application form.								
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1	(Appointar)							
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hereby appoints Leyland Private Asset Management Pty Ltd ACN 081 890 799 (Leyland Private) and each of its officers, as that expression is defined in the Corporations Act 2001 (Attorney), jointly and severally to be the attorney of the Appointor in the name of and on behalf of the Appointor to:

1. Appointment

In consideration of, amongst other things, the Attorney agreeing to enter into this power of attorney (Power), the Appointor irrevocably appoints each of the Attorney's officers, as that expression is defined in the Corporations Act 2001, as its attorney.

- 2. Powers
 - The Attorney is empowered to:
- 2.1 Execute and/or complete an Individually Managed Account Agreement with Leyland Private (IMA Agreement);
- 2.2 Open an account with an ASX market participant in my/our name (Stockbroking Account);
- 2.3 Open and operate a cash management account (CMT) in my name;
- 2.4 Open and operate a bank account (Bank Account) in my name;
- 2.5 Authorise the transfer of funds between the Individually Managed Account, Stockbroking Account, CMT, Bank Account;
- 2.6 Execute any other documents relevant to the opening or operation of the Individually Managed Account, Stockbroking Account, CMT or Bank Account;
- 2.7 Execute any other documents relevant to the transfer of funds between the Individually Managed Account, Stockbroking Account, CMT or Bank Account;
- 2.8 Give instructions on my behalf to transfer or assign any shares sponsored by any ASX market participant in my name to any other ASX member stockbroker;
- 2.9 Fill in any gaps in any agreement necessary for the opening or operation of the Individually Managed Account, Stockbroking Account, CMT or Bank Account;
- 2.10 Manage, take possession of title documents or assume control of any investment held by the Attorney under the IMA Agreement;
- 2.11 Sell or otherwise deal with the possession of any shares, securities or other investment held by the Attorney under the Agreement.
- 2,12 Acquire any investment, including new issues or IPO'S, in the Appointor's name, which on acquisition forms part of the portfolio held by the Attorney under the IMA Agreement;
- 2.13 Disclose my Tax File Number to the registrar, or officers of any registry of any shares, security or other investment made on my behalf pursuant to this Power or the Agreement, and disclose my Tax File Number in respect of a CMT or Bank Account opened in my name;
- 2.14 Operate any bank account which forms part of the portfolio held by the Attorney under the IMA Agreement;
- 2.15 Accept deposits in my name;
- 2.16 Exercise any right, power, authority, discretion or remedy in respect of any investment held by the Attorney under the IMA Agreement including, but not limited to:
 - (a) completing signing and delivering any proxy form;
 - (b) any voting right or power;
 - (c) the acceptance of any rights issue;
 - (d) proving in any liquidation, scheme or arrangement or other composition for or arrangement with a member or any secured or unsecured creditor and whether or not pursuant to an order of the court;
 - (e) consenting on behalf of the Appointor in respect of the proof referred to in clause (d); and
- (f) receiving all distributions

- 2.17 Execute and deliver W-8BEN or analogous forms;
- 2.18 Do anything which ought to be done by the Appointor under the IMA Agreement;
- 2.19 Do anything which in the Attorney's reasonable opinion is necessary, expedient or desirable for giving effect to the provisions of the IMA Agreement; and
- 2.20 Do any other thing (whether or not of the same kind as the above) which in the Attorney's opinion is necessary, expedient or desirable for giving effect to the provisions of this power.
- Our Benefit

The Attorney may exercise its powers even if it or any of the persons comprising it benefits from the exercise of that power.

4. Ratification

The Appointor undertakes to ratify and confirm any lawful act that the Attorney does in exercise of its powers under this Power.

5. Delegation and substitution

The Attorney may, at any time, appoint or remove any substitute or delegate or sub-attorney.

6. No Warranty

The exercise by the Attorney of any power under this Power does not imply:

- 6.1 A warranty, express or implied, on the part of the Attorney as to:
 - (a) the Attorney's authority to exercise the power; or
 - (b) the validity of this Power; or
- 6.2 An assumption of personal liability by the Attorney or by the Attorney in exercising the power.
- 7. Indemnity

The Appointor agrees to indemnify the Attorney against all claims, demands, losses, damages, costs, charges, outgoings and expenses however suffered or incurred by the Attorney in respect of the lawful exercise of any of its powers under this Power.

8. Registration and stamping

The Appointor must do all things necessary to ensure the registration and stamping of this power of attorney in all jurisdictions in which it must be registered and stamped to ensure its enforceability and validity for the purposes of this Power.

9. Revocation

The Appointer is given the right to revoke the Attorney by giving LPAM two (2) weeks written notice.

Declaration and signature of account holders

By signing below and executing this agreement, the Client is confirming the terms and conditions of the agreement, the appointment of the Power of Attorney, the information contained in the profile section of this document, and their understanding as to the risks associated with investing in shares.

The undersigned also declares:

- 1) I/We acknowledge that the above information is true and correct and declare that I/We am/are a Wholesale Client within the meaning of the Corporations Act 2001.
- 2) I/We acknowledge that by making this declaration that I/we are a Wholesale Client within the meaning of the Corporations Act 2001, I/we may not be entitled to some or all of the protections given to Retail Clients under the Corporations Act 2001 which may include, but are not limited to:
 - (i) a right to receive regulated disclosures for financial products and financial advice, including Product Disclosure Statements, Statements of Advice or a Financial Services Guide:
 - (ii) any rights to cooling off after the acquisition of certain types of financial product;
 - (iii) rights to bring disputes to an external dispute resolution policy;
 - (iv) being covered under insurance policies with respect to professional indemnity;
 - (v) any rights to receive statements in respect of or rights to opt out under ongoing annual fee arrangements;
 and
 - (vi) that product issuers may pay upfront and ongoing commission to my financial advisors in respect of a financial product I/we have invested in.
- I/We agree to notify Leyland Private Asset Management Pty Ltd immediately of any circumstances which may render this declaration untrue.
- 4) I/We declare that we have read and understood the Individually Managed Account terms and conditions.
- 5) I/We accept all responsibility for the accuracy and the correctness of this declaration and agree not to hold Leyland Private Asset Management Pty Ltd liable in the event that this declaration is incorrect or becomes untrue. I/We agree to indemnify Leyland Private Asset Management Pty Ltd for all losses, damages and penalties it may incur for relying on my declaration above.

Executed as an agreement on the	(447)	(month) 20 (year)
Individual 1 / Director 1 / Sole Oirecte		Individual 2 / Director 2 / Company Secretary
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Off Market Transfer Form.

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Only original forms will be accepted. Any alterations made to this form MUST be initialled by both the Buyeris) and the Salleris). The use of correction fluid or tape renders the form invalid. Any increase to the emount of securities being transferred is not acceptable, even if initialled.

Accountitionse	TradeDate	Reference	TransactionTy	rp StackCode	: Quartity	Price	Mendure		
Laniken Pty Ltd	6/09/2012	OM	Sell	ONC	9000	\$	0.16 Off market transfer -	relevant form attached	
Derida Pty Ltd	6/09/2012	OM	Brià	ONC	90000	\$	0.16 Off market transfer -	relevant form attached	4.1
Frailara Pty Ltd	41331	TF	Transfer Out	ONC	TOXXXX)	l :	0.21 Client closed accoun	it - broker to broker transfer of stoo	
Or Robert Hamilton French + Mrs Jillian	1 41466	TF	Transfer Out	ONC	75000	l	Client closed accoun	t - broker to broker transfer of stor	*
Zanoda Pty Ltd	20/02/2012	Ţ	Transfer in	ONC	500000	\$	0.10 Client held position p	prior to opening individually manag	ged account - broker to b