

Marbletrend Group Limited Level 2 409 St Kilda Road Melbourne Victoria 3004

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8 February 2010

The Manager Company Announcements Office Australian Securities Exchange Limited Level 4 20 Bridge Street SYDNEY NSW 2000

ON MARKET SHARE BUY BACK

Please find enclosed Appendix 3C which is an announcement detailing Marbletrend Group Limited's (MBD) intention to implement and on-market share buy back.

The buy back will open for a twelve (12) month period commencing 23 February 2010 and under this buy back MBD will be able to acquire up to 6,200,000 shares.

Patersons Securities Limited will act as broker on MBD's behalf in relation to the buy back.

Notwithstanding the performance of Marbletrend since acquisition both in terms of revenue, earnings before interest and tax, net profit after tax and dividend distributions, the Directors continue to be disappointed with the share price which does not in their view reflect the fair value of the Company and its activities.

Should you have any queries in relation to the above, please contact Hamish Giles at your earliest convenience.

Yours faithfully

Hamish Giles Chairman

Rule 3.8A

Appendix 3C

Announcement of buy-back (except minimum holding buy-back)

Information and documents given to ASX become ASX's property and may be made public. Introduced 1/9/99. Origin: Appendix 7B. Amended 13/3/2000, 30/9/2001.

Name of entity

MARBLETREND GROUP LIMITED

We (the entity) give ASX the following information.				
Information about buy-back				
1	Type of buy-back	On market buy-back under 10/12 rule		
2	⁺ Class of shares which is the subject of the buy-back (eg, ordinary/preference)	Ordinary shares		
3	Voting rights (eg, one for one)	One vote for each fully paid ordinary share		
4	Fully paid/partly paid (and if partly paid, details of how much has been paid and how much is outstanding)	Fully paid		
5	Number of shares in the +class on issue	62,014,511		
6	Whether shareholder approval is required for buy-back	Shareholder approval is not required		
7	Reason for buy-back	Effective capital management for the benefit of shareholders		

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⁺ See chapter 19 for defined terms. 30/9/2001

8	Any other information material to a shareholder's decision whether to accept the offer (eg, details of any proposed takeover bid)	Nil		
On-market buy-back				
9	Name of broker who will act on the company's behalf	Patersons Securities Limited		
10	Deleted 30/9/2001.			
11	If the company intends to buy back a maximum number of shares - that number Note: This requires a figure to be included, not a percentage.	6,200,000		
12	If the company intends to buy back shares within a period of time - that period of time; if the company intends that the buy-back be of unlimited duration - that intention	The buy-back will be undertaken under the 10/12 rule. The Company will not begin buying-back shares prior to 23 February 2010 and will not buy-back after 22 February 2011 without prior notification of change to the market.		
13	If the company intends to buy back shares if conditions are met - those conditions	No special conditions		
Employee share scheme buy-back				
14	Number of shares proposed to be bought back			
15	Price to be offered for shares			

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⁺ See chapter 19 for defined terms.

Selective buy-back				
16	Name of person or description of class of person whose shares are proposed to be bought back			
17	Number of shares proposed to be bought back			
18	Price to be offered for shares			
Equal access scheme				
19	Percentage of shares proposed to be bought back			
20	Total number of shares proposed to be bought back if all offers are accepted			
21	Price to be offered for shares			
22	⁺ Record date for participation in offer			
	Cross reference: Appendix 7A, clause 9.			

Compliance statement

- 1. The company is in compliance with all Corporations Act requirements relevant to this buy-back.
- 2. There is no information that the listing rules require to be disclosed that has not already been disclosed, or is not contained in, or attached to, this form.

Hamish Giles Chairman

8 February 2010

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⁺ See chapter 19 for defined terms.