

11 February 2004

Company Announcements Australian Stock Exchange Level 10 20 Bond Street SYDNEY NSW 2000

Notice of initial substantial holder- SDS Corporation Limited

ANZ gives this notice of initial substantial holding in respect of SDS Corporation Limited.

Yours faithfully

Timothy Paine

Company Secretary

Form **603**

Corporations Act 2001 Section 671B

Notice of initial substantial holder

To Company Name/Scheme

SDS Corporation Limited (the "Entity")

ACN/ARSN

007 980 645

This notice is given by Australia and New Zealand Banking Group Limited ABN 11 005 357 522 ("ANZ") on behalf of itself and each of its controlled bodies corporate ("ANZ Subsidiaries") named in the list of 8 pages annexed to this notice and marked "A".

1. Details of substantial holder(1)

Name Australia and New Zealand Banking Group Limited ("ANZ")

ACN/ARSN (if applicable) 005 357 522

The holder became a substantial holder on 30/01/2004

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 | Persons' votes (5) | Voting power (6) |
|----------------------------|----------------------|--------------------|------------------|
| Ordinary Fully Paid Shares | 7,850,000 | 7,850,000 | 8.99% |

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 |
|--------------------------------------|--|---|
| ANZ and each of the ANZ Subsidiaries | Taken under section 608(3)(a) of the Corporations Act 2001 to have the same relevant interests in the Entity as ING Australia Ltd ("INGA") by reason of it having voting power above 20% in INGA, which voting power was acquired pursuant to three agreements between ANZ Orchard Investments Pty Ltd and INGA dated 30/04/02, copies of which are set out in the annexure of 18 pages annexed to this notice and marked "B". ANZ understands that INGA has a relevant interest in the number of shares in the Entity specified in the adjacent column by reason of it or an entity controlled by it being the registered holder or being entitled to be registered as the holder of such shares in the Entity. | 7,850,000 Ordinary Fully Paid Shares |

4. Details of present registered holders

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

| Holder of relevant interest | Registered holder of securities | Person entitled to be registered as holder ⁽⁸⁾ | Class and number of securities |
|---|---|---|---|
| ANZ and each of the ANZ Subsidiaries | Believed to be Chase Manhattan Nominees Limited as custodian for Small Companies Growth Trust | Believed to be Chase Manhattan Nominees Limited as custodian for Small Companies Growth Trust | 490,000 Ordinary Fully Paid Shares |
| | Believed to be Chase Manhattan Nominees Limited as custodian for Small Companies Pool | Believed to be Chase Manhattan Nominees Limited as custodian for Small Companies Pool | 7,360,000 Ordinary Fully Paid Shares |

5. ConsiderationThe consideration paid for each relevant interest referred to in paragraph 3 above, and acquired in the 4 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 | |
| ANZ and each of the ANZ Subsidiaries | 30/01/04 | Not applicable | Not applicable | 7,850,000 Ordinary Fully Paid Shares |

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 |
|-----------------------------------|---|
| Each of the ANZ Subsidiaries | Body corporate controlled by the substantial holder ANZ |

7. Addresses

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

| Name | Address |
|------------------|---|
| ANZ | Level 6, 100 Queen Street, Melbourne VIC 3000 |
| ANZ Subsidiaries | As set out in the list of 8 pages annexed to this notice and marked "A" |
| INGA | Level 13, 347 Kent Street, Sydney NSW 2000 |

| print name | Timothy Paine | Capacity | Secretary |
|------------|---------------|----------|------------------|
| | | | |
| Sign here | | Date | 11 February 2004 |

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 12 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.

This is the Annexure of 8 pages marked "A" referred to in the form 603 Notice of initial substantial holder

| Signed by 1 | me and | dated 1 | 1 Febi | ruarv | 2004 |
|-------------|--------|---------|--------|-------|------|
|-------------|--------|---------|--------|-------|------|

•••••

Timothy Paine - Secretary

Australia and New Zealand Banking Group Limited

AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED

Related Bodies Corporate

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|----------------|---|------------|---------------|
| Australia | AFT Investors Services Pty Ltd | | 1 |
| Australia | Alliance Holdings Limited | | 1 |
| American Samoa | Amerika Samoa Bank Inc. | | 22 |
| Australia | ANZcover Insurance Pty Ltd | | 1 |
| Australia | ANZEST Pty Ltd | | 1 |
| Australia | ANZ Adelaide Group Pty Ltd | | 1 |
| Australia | Penplaza Investments Pty. Limited | | 1 |
| Australia | ANZ Aircraft Finance Pty Ltd | | 1 |
| Australia | ANZ Capel Court Limited | | 2 |
| Australia | ANZIS Holdings Pty Ltd | 60% | 1 |
| Australia | ANZ Infrastructure Services Ltd (12.5% owned by ANZIS Holdings Pty Ltd) | | 2 |
| Australia | Capel Court International Investments Pty Ltd | | 1 |
| Australia | Capel Court Management Limited | | 1 |
| Australia | Valuta Group Pty. Limited | | 1 |
| Australia | Valuta (No. 2) Pty. Limited | | 1 |
| Australia | Valuta Properties Pty. Limited | | 1 |
| Australia | ANZ Capital Funding Pty Ltd | | 1 |
| Australia | ANZ Capital Hedging Pty Ltd | | 1 |
| Delaware, USA | ANZ Capital LLC I | | 32 |
| Delaware, USA | ANZ Capital LLC II | | 32 |
| Australia | ANZ Commodity Trading Pty Ltd | | 1 |
| Australia | ANZ Custodians Pty Ltd | | 1 |
| Delaware, USA | ANZ (Delaware) Inc. | | 3 |
| Australia | ANZ Executors & Trustee Company Limited | | 1 |
| Australia | ANZ Executors & Trustee Company (Canberra) Limited | | 1 |
| Australia | ANZ Fiduciary Services Pty Ltd | | 2 |
| Australia | ANZ Financial Products Pty Ltd | | 1 |
| Australia | ANZ Funds Pty. Ltd. | | 1 |
| Samoa | ANZ Bank (Samoa) Limited | | 7 |
| England | ANZ C.I. PCC Limited | | 14 |
| New Zealand | ANZ Holdings (New Zealand) Limited | | 6 |
| New Zealand | ANZ Banking Group (New Zealand) Limited | | 6 |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|--------------|---|--------------|---------------|
| New Zealand | ANZ Investment Services (New Zealand) Limited | | 6 |
| New Zealand | Bage Investments Limited | | 6 |
| New Zealand | Endeavour Equities Limited | | 6 |
| New Zealand | Endeavour Finance Limited | | 6 |
| New Zealand | Tui Endeavour Limited | | 6 |
| New Zealand | Endeavour Securities Limited | | 6 |
| New Zealand | Tui Securities Limited | | 6 |
| New Zealand | UDC Finance Limited | | 6 |
| New Zealand | ANZ Specialised Asset Finance (New Zealand) Limited | | 6 |
| New Zealand | Loan Service Centre (New Zealand) Limited | | 6 |
| New Zealand | Truck Leasing Limited | | 6 |
| New Zealand | Eftpos New Zealand Limited | | 6 |
| New Zealand | Always There Limited | | 6 |
| Australia | EFT-POS Australia Pty Ltd | | 1 |
| New Zealand | Samson Funding Limited | | 6 |
| Pakistan | ANZ Capital Pakistan (Pvt) Limited (5% owned by ANZ) | | 28 |
| India | ANZ Capital Pvt. Limited | 97.96% | 29 |
| Hong Kong | ANZ International (Hong Kong) Limited | | 17 |
| Hong Kong | ANZ Asia Limited | | 17 |
| Vanuatu | ANZ Bank (Vanuatu) Limited | | 8 |
| Vanuatu | La Serigne Limited | 99% | 8 |
| Vanuatu | Bay Developments Limited (50% owned by La Serigne Limited) | | 8 |
| Vanuatu | Whitehall Investments Limited (50% owned by La Serigne Limited) | | 8 |
| Singapore | ANZ International Private Limited | | 15 |
| Singapore | ANZCOVER Pte. Ltd. | | 16 |
| Singapore | ANZ Singapore Limited | | 15 |
| Singapore | ANZ IPB Nominees Pte Ltd | | 15 |
| Singapore | Torridon Pte Ltd | | 15 |
| India | ANZ Information Technology Pvt Limited | | 9 |
| Cook Islands | ANZ/V-Trac International Leasing Company | 95% | 20 |
| Kiribati | Bank of Kiribati Ltd | 75% | 24 |
| Australia | Binnstone Traders Pty Limited | | 1 |
| Australia | Deori Pty Ltd | | 1 |
| Australia | LFD Limited (25.06% owned by ANZ) | | 1 |
| Australia | GNPL Pty Ltd | | 1 |
| Australia | RFDL Pty Ltd | | 1 |
| England | Minerva Holdings Limited | | 14 |
| England | ANZEF Limited | | 14 |
| England | ANZEF Leasing No. 1 Limited | | 14 |
| England | ANZEF Leasing No. 2 Limited | 99% | 14 |
| Netherlands | ANZEF Investments (UK) B.V. | ,,, v | 23 |
| England | ANZ Emerging Markets Holdings Limited | | 14 |
| England | ANZ Securities (UK) Limited | | 14 |
| Netherlands | ANZ Securities (OK) Emilied ANZ Eurofinance B.V. | | 4 |
| England | ANZ Global Nominees Limited | | 14 |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|----------------|---|------------|---------------|
| England | ANZIM Limited | | 14 |
| England | ANZ Leasing Limited | | 14 |
| England | ANZ Leasing (No. 2) Ltd | | 14 |
| England | ANZMB Limited (50% owned by Brandts Nominees Limited) | | 14 |
| New York, USA | ANZ Securities Inc. | | 13 |
| England | Brandts Nominees Limited | 90% | 14 |
| Netherlands | Grindlays Eurofinance B.V. | | 4 |
| Guernsey | Minerva Fund Management (Guernsey) Limited (.01% owned by Brandts Nominees Limited) | | 27 |
| England | Minerva Nominees Limited (33.33% owned by Brandts Nominees Limited) | | 14 |
| England | Minerva Nominees (No.2) Limited (1% owned by Brandts Nominees Limited) | | 14 |
| New Zealand | Norway Funds Limited | | 6 |
| Australia | Town & Country Land Holdings Pty Ltd | | 1 |
| Australia | Votraint No. 1103 Pty Limited | | 1 |
| Australia | ANZ General Partner Pty Ltd | | 1 |
| Australia | ANZ Holdings Pty Ltd | | 1 |
| Australia | ANZ Infrastructure Investments Limited | | 18 |
| Australia | ANZ Investment Holdings Pty Ltd | | 1 |
| Australia | 530 Collins Street Property Trust | | 1 |
| Australia | ANZ Investments Pty Ltd | | 1 |
| Australia | ANZ Leasing Pty. Ltd. | | 1 |
| Australia | ANZ Leasing (ACT) Pty. Ltd. | | 1 |
| Australia | ANZ Leasing (NSW) Pty. Ltd. | | 1 |
| Australia | ANZ Leasing (NT) Pty. Ltd. | | 1 |
| Australia | ANZ Leasing (Vic) Pty. Ltd. | | 1 |
| Australia | ANZ Lenders Mortgage Insurance Pty. Limited | | 1 |
| New York, USA | ANZ Limited Partnership (10.9% owned by ANZ Realty Holdings (USA) Inc) | | 13 |
| Australia | ANZ Margin Services Pty Limited | | 1 |
| New York, USA | ANZ MPH LLC | | 13 |
| Australia | ANZ Nominees Limited | | 1 |
| Australia | ANZ Orchard Investments Pty Ltd | | 1 |
| Brazil | ANZ Participacoes E Servicos Ltda | | 12 |
| England | ANZ Pensions (UK) Limited | | 14 |
| Australia | ANZ Properties (Australia) Pty Ltd | | 1 |
| Australia | Weelya Pty. Ltd. | | 1 |
| New York , USA | ANZ Realty Holdings (USA) Inc | | 13 |
| Australia | ANZ Rewards Pty Ltd | | 1 |
| Australia | ANZ Rewards No. 2 Pty Ltd | | 1 |
| Australia | ANZ Rural Products Pty Ltd | | 1 |
| Australia | ANZ Securities (Holdings) Limited | | 1 |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|----------------|--|------------|---------------|
| Australia | ANZ Futures Limited | | 1 |
| Australia | ANZIB Specialist Asset Management Limited | | 2 |
| New Zealand | ANZ Securities (New Zealand) Limited | | 6 |
| New Zealand | ANZMAC Securities (New Zealand) Nominees Limited | | 6 |
| New York, USA | ANZ Securities (USA) Inc | | 13 |
| Australia | ANZ Securities Limited | | 1 |
| Australia | ANZ Securities (Entrepot) Pty Ltd | | 1 |
| Australia | ANZ Securities (Nominee) Pty Ltd | | 1 |
| Australia | ANZ Underwriting Limited | | 1 |
| Australia | ANZ Staff Superannuation (Australia) Pty. Limited | | 1 |
| Australia | ANZ Technical Services Pty Ltd | | 1 |
| Australia | ANZ Tradecentrix Pty Limited | | 30 |
| Australia | Tradecentrix Pty Limited | | 30 |
| Australia | Artesian Investment Management Limited | | 1 |
| PNG | Australia and New Zealand Banking Group (PNG) Limited | | 19 |
| PNG | ANZ Investments (PNG) Limited | | 19 |
| PNG | 8 & 9 Chester Street Ltd | | 19 |
| Australia | Azuria Australia Pty Ltd | 99.999% | 1 |
| Jersey | ANZ Jersey Limited (50% owned by Brandts Nominees Limited) | | 11 |
| Australia | Bellinz Pty Ltd | | 1 |
| Australia | Biasca Pty Ltd | 16.67% | 1 |
| Cayman Islands | Coastal Horsham Pipeline 1 Ltd | | |
| Delaware, USA | Coastal Gas Pipelines Victoria LLC | | |
| Australia | Coastal Gas Pipelines Victoria Pty Ltd | | 1 |
| Australia | Ecomel Pty. Limited | | 1 |
| Australia | Elgeba Pty. Limited | | 1 |
| Australia | E S & A Holdings Pty Ltd | | 1 |
| Australia | E S & A Properties (Australia) Pty Ltd | | 1 |
| Australia | Esanda Finance Corporation Limited | | 1 |
| Australia | ANZ Rental Solutions Pty Ltd | | 1 |
| Australia | ANZ Specialised Asset Finance Pty Ltd | | 1 |
| Australia | Asset Rentals Pty Ltd | | 1 |
| Australia | Eauto Pty Ltd | | 1 |
| Australia | Fleet Partners Pty Limited | | 1 |
| Australia | Claric 246 Pty Ltd | | 1 |
| Australia | P L Lease Management Pty Ltd | | 1 |
| Australia | Loan Service Centre Pty Limited | | 1 |
| Australia | Mercantile Credits Pty Ltd | | 1 |
| Australia | ANZCAP Leasing Services Pty Ltd | | 1 |
| Australia | ANZCAP Leasing (Vic.) Pty. Ltd. | | 1 |
| Australia | Renishaw Pty Ltd | 50% | 1 |
| Australia | Tovepool Pty Ltd | 50% | 1 |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|----------------|--|------------|---------------|
| Australia | FCA Finance Pty. Limited | | 1 |
| Australia | Analed Pty. Ltd. | | 1 |
| Australia | Crebb No 1 Pty Ltd | | 1 |
| Australia | Crebb No 2 Pty Ltd | | 1 |
| Australia | Crebb No 3 Pty Ltd | | 1 |
| Australia | Crebb No 4 Pty Ltd | | 1 |
| Australia | Crebb No 5 Pty Ltd | | 1 |
| Australia | Crebb No 6 Pty Ltd (50% owned by ANZ Banking Group (New Zealand) Limited | | 1 |
| Australia | Crebb No 7 Pty Ltd | | 1 |
| Australia | Crebb No 8 Pty Ltd | | 1 |
| Australia | Crebb No 9 Pty Ltd | | 1 |
| Australia | Crebb No 10 Pty Ltd | | 1 |
| Australia | Crebb No 11Pty Ltd | | 1 |
| Australia | Crebb No 13 Pty Ltd | | 1 |
| Australia | Crebb No 14 Pty Ltd | | 1 |
| Australia | G-BNWF Aircraft Pty Ltd | | 1 |
| Australia | G-BNWG Aircraft Pty Ltd | | 1 |
| Australia | G-BNWK Aircraft Pty Ltd | | 1 |
| Australia | G-BNWP Aircraft Pty Ltd | | 1 |
| Australia | Japan Australia Venture Capital Fund (MIC) Pty Ltd | | 1 |
| Australia | JIKK Pty Ltd | | 1 |
| New Zealand | NBNZ Holdings Limited | | 33 |
| New Zealand | The National Bank of New Zealand | | 33 |
| New Zealand | Airlie Investments Limited | | 34 |
| New Zealand | Alos Holdings Limited | | 34 |
| New Zealand | Amberley Investments Limited | 50% | 34 |
| New Zealand | Arawata Investments Limited | | 34 |
| New Zealand | Argitis Holdings Limited | | 34 |
| New Zealand | Black Horse Finance Limited | | 34 |
| New Zealand | Black Horse Holdings Limited | | 34 |
| New Zealand | Black Horse Properties Limited | | 34 |
| New Zealand | Black Horse Securities Limited | | 34 |
| New Zealand | Burnley Investments Limited | | 34 |
| New Zealand | Control Nominees Limited | | 34 |
| New Zealand | Cortland Finance Limited | | 34 |
| New Zealand | Corvine Investments Limited | | 34 |
| New Zealand | Countrywide Endeavour Building Society | | 34 |
| New Zealand | Countrywide Funds Management Limited | | 34 |
| New Zealand | Culver Finance Limited | | 34 |
| New Zealand | Elf Productions Limited | | 34 |
| New Zealand | Eventide Holdings Limited | | 34 |
| New Zealand | Goblin Productions Limited | | 34 |
| Cayman Islands | Gold Liquid Investments Limited | 25% | 39 |
| New Zealand | Harcourt Corporation Limited | | 34 |
| New Zealand | Harcourt Investments Limited | | 34 |
| New Zealand | Karapiro Investments Limited | | 34 |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|---------------|--|------------|---------------|
| United States | Maplestead Corporation | 65% | 40 |
| New Zealand | Moginie Holdings Limited | | 34 |
| New Zealand | National Bank of New Zealand Custodian Limited | | 34 |
| New Zealand | Nationwide Home Loans Limited | | 34 |
| New Zealand | Nationwide Mortgage Brokers Limited | | 34 |
| New Zealand | NBNZ Finance Limited | | 34 |
| New Zealand | NBNZ International Limited | | 34 |
| New Zealand | Nerine Finance No 2 Limited | 65% | 41 |
| New Zealand | Northpac Holdings Limited | 53% | 34 |
| New Zealand | Philodendron Investments Limited | | 34 |
| New Zealand | Pukete Industrial Holdings Limited | 0.01% | 34 |
| New Zealand | Receivables Warehouse Limited | | 34 |
| New Zealand | Repton Group Limited | | 34 |
| New Zealand | Ronaldo Enterprises Limited | | 34 |
| New Zealand | Salient Holdings No. 2 Limited | | 34 |
| New Zealand | Salient Trust | | 33 |
| New Zealand | Salient Trust II | | 33 |
| New Zealand | Sefton Finance Limited | | 34 |
| New Zealand | South Pacific Merchant Finance Limited | | 34 |
| New Zealand | Southpac Corporation Limited | | 34 |
| New Zealand | Southpac Holdings Limited | | 34 |
| New Zealand | Southpac Securities Limited | | 34 |
| New Zealand | Southpac Trusts Limited | | 34 |
| New Zealand | Starz Trust | 65% | 42 |
| United States | ThreeStarz Corporation | 65% | 40 |
| New Zealand | Trillium Holdings Limited | | 34 |
| New Zealand | Urchin Productions Limited | | 34 |
| New Zealand | VPM Investments Limited | | 34 |
| New Zealand | Whitelaw Investments Limited | 99% | 35 |
| New Zealand | Abbey Life Limited | | 34 |
| New Zealand | Black Horse Investments Limited | | 34 |
| New Zealand | CBC Finance Limited | | 36 |
| New Zealand | Lloyds NZA Pty Limited | | 37 |
| Hong Kong | NBNZ Holdings (Hong Kong) Limited | | 38 |
| Australia | NBNZ Holdings (Australia) Limited | | 37 |
| Australia | South Pacific Merchant Finance (Australia) Pty Limited | | 37 |
| Australia | Southpac Corporation (Australia) Pty Limited | | 37 |
| Australia | Southpac Investment Management (Australia) Pty Limited | | 37 |
| Australia | NMRB Finance Limited (In Liquidation) | | - |
| Australia | NMRB Pty Ltd | | 1 |
| Australia | NMRSB Pty Ltd | | 1 |
| Indonesia | PT ANZ Panin Bank | 85% | 21 |
| Fiji | Quest Limited (50% owned by ANZ Funds Pty Ltd) | | 31 |
| Australia | Webtel Pty Ltd | 60% | |
| England | The Bank of Australasia (In Liquidation) | | - |
| England | The London Bank of Australia (In Liquidation) | | - |
| England | The Union Bank of Australia Limited (In Liquidation) | | - |

| Domicile | Australia and New Zealand Banking Group Limited | % Owned | Reg Office |
|-----------|---|------------|---------------|
| Australia | Zosterops Australia Pty Ltd | 99.999% | 1 |

NOTES: All companies are 100% owned within the Group unless otherwise indicated.

Registered Offices

- 1 Level 6, 100 Queen Street, Melbourne, Australia 3000
- 2 Level 12, 530 Collins Street, Melbourne, Australia 3000
- 3 C/O United States Corporation Company, 1013 Centre Road, Wilmington **Delaware USA 19805**
- 4 Burgemeester Rijnderslaan 10, 1185 Mc Amstelveen, **The Netherlands**
- 5 Sydney Vale House, Rue du Commerce, St Peter Port, **Guernsey, Channel Islands**
- **6.** Level 15, ANZ Tower, 215-229 Lambton Quay, Wellington, **New Zealand**
- 7. Beach Road, Apia, Samoa
- **8.** C/O Hawkes Law, KPMG House, Rue Pasteur, Port Villa, **Vanuatu**
- 9. 3rd Floor, Shariff Chambers, 14 Cunningham Road, Bangalore, **India 560052**
- 10. Ugland House, South Church Street, Grand Cayman, Cayman Islands
- 11. 15 Castle Street, St. Helier JE4 8ZH, Jersey, **Channel Islands**
- 12. Av Rio Branco (Head Office) 01 Grupo 810 Rio de Janeiro RJ Brazil
- 13. 6th Floor, 1177 Avenue of the Americas, New York, **New York, USA 10036**
- 14. Minerva House, Montague Close, London, SE1 9DH England
- 15. 20 Raffles Place, #09-01 Ocean Towers, **Singapore 048620**
- 16. 10 Collyer Quay, #17-01/07 Ocean Building **Singapore 049315**
- 17. Suite 3101-3105, One Exchange Square, 8 Connaught Place, Central Hong Kong
- 18. Level 11, 12 Moore Street, Canberra ACT 2601
- 19. 1st Floor, Defens Haus, Cnr Champion Parade & Hunter Street, Port Moresby, Papua New Guinea
- 20. C/ Trust Net (Cook Islands) Limited, CIDB Building, Avarua Raratonga, Cook Islands
- 21. Ground & 1st Floor, Panin Bank Centre, JI Jend Sudirman (Senayan) Jakarta, Indonesia, 10270
- 22. Amerika Samoa Bank Building, Fagatogo, Maoputasi County, American Samoa
- 23. Groeselaan 18, 3521 CB Utrecht, Netherlands
- 24. Bairiki, Tarawa, Republic of Kiribati
- 25. C/O The Corporation Trust Co, 1209 Orange Street, Wilmington, **Delaware, USA**
- 26. 347 Kent Street, Sydney, Australia 2000
- 27. Trafalgar Court, Admiral Park, St Peter Port, Guernsey, Channel Islands
- 28. Progressive Plaza, Room No. 601-603 Beaumont Road Karachi, Pakistan
- 29. 701-705 Dalamal House, Nariman Point, Mumbai, India 400 021
- **30.** Level 1, Building 1, 253 269 Wellington Road, Mulgrave, Victoria, **Australia 3170**
- 31. C/o KMPG, Level 5, ANZ House, Victoria Parade, Suva, FIJI
- **32.** 700 White Clay Centre, Newark, Delaware, **USA**, 19711
- 33. Level 12, National Bank House, 170 186 Featherston Street, Wellington, New Zealand
- 34. Level 10, NBNZ House, 1 9 Victoria Street, Wellington, New Zealand
- 35. **C**/- Chapman Tripp, 1-13 Grey Street, Wellington, **New Zealand**

- 36. Sea Meadow House, Blackburne Highway PO Box 116, Road Town, Tortola, **British Virgin** Islands
- 37. Level 26, AMP Centre, 50 Bridge Street, Sydney, NSW, 2000, Australia
- 38. Suite 3901 3904, 39/F, Two Exchange Square, 8 Connaught Place, Central, **Hong Kong**
- 39. Ugland House, PO Box 309, South Church Street, Grand Cayman, Cayman Islands
- 40. Corporation Trust Centre, 1209 Orange Street, Wilmington, New Castle, Delaware, 19801, USA
- 41. C/- Minter Ellison Rudd Watts, Level 17, 125 The Terrace, Wellington, New Zealand
- 42. 11th Floor, The Citibank Centre, 23 Customs Street East, Auckland, New Zealand

This is the Annexure of 17 pages marked "B" referred to in the form 603 Notice of initial substantial holder

Signed by me and dated 11 Pebruary 2004 Timothy Angus Paine - Secretary

Australia and New Zealand Banking Group Limited

THE STANFORM STANFORM

242 Age ...

101 Callins Street
Melbourne VIC 3000
Telephone: (03) 9679 3000
Fat: (03) 96793111 ور ایما

30 April 2002

O Blike Diwien Wildren 1001 Ref: JFS:THC:12862952

Agreement No. 1 Share Transfer (ANZ InsAge Pty Ltd)

ANZ Orchard Investments Pty Ltd ACN 098 285 244

ING Australia Limited

SCHEDULE 2

AGREEMENT TO BUY AND SILL THE SALE SHARES

- 1.1 'Sale and purchase
 1.2 Property, Title and Risk
- CONSIDERATION SHARES

Consideration Shares

- Ranking of Consideration Shares
- COMPLETION

-5

-

- Time and place for Completion ANZ HoldCo's obligations at Completion The Company's obligations Power of attorney

₹::

GENERAL

- Coverning law and jurisdiction Definitions and interpretation
- Further acts
- Counterparts Notices
- Merger Amendments

to

- Assignments

- Consents Walver
- No representation or reliance
- Specific performance and injunctive relief Contra proferentum
 CST Frustrated Contracts Act

- Allomeys
- SCHEDULE 1 DEFINITIONS

SHARE TRANSFER FORM

PSTTT(1)1

SHARE TRANSFER AGREEMENT NO, 1 (ANZ InsAge Pty Ltd)

DATE 30 April 2002

PARTIES

ANZ Orchard Investments Pty Ltd ACN 098 235 244 ("ANZ HoldCo")

ING Australia Limited ABN 80 000 000 779 (the "Company"

REGTALS

ANZ HoldCo agrees to sell and transfer to the Company all the issued shares in the ANZ hosAge Pty Ltd ACN 099 665 646 ("SaleCo") in consideration of the Company agreeing to issue 6 fully paid ordinary shares in the Company to ANZ HoldCo, and otherwise on the terms of this document.

OPERATIVE PROVISIONS

AGREEMENT TO BUY AND SELL THE SALE SHARES

... Sale and purchase

ANZ HoldCo as legal and beneficial owner agrees to sell to the Company, and the Company agrees to buy from ANZ HoldCo, the Sale Shares (together with all rights accrued or attaching to the Sale Shares) free from any Encumbrance, on the terms and conditions of this document.

1.2 Property, Title and Risk

Property in title to and risk of the Sale Shares pass to the Company on Completion.

CONSIDERATION SHARES

2.1 Consideration Shares

In consideration of ANZ HoldCo agreeing to sell the Sale Shares to the Company, the Company agrees to issue the Consideration Shares to ANZ HoldCo.

2.2 Ranking of Consideration Shares

The Company represents and warrants to and covenants with ANZ Hold Co that, on their issue at Completion, the Consideration Shares will rank part passu in all respects with the then existing fully paid ordinary shares in the capital of the Company and that the Consideration Shares shall be fully paid up.

COMPLETION

3.1 Time and place for Completion

Completion of the sale and purchase of the Sale Shares must take place on the Implementation Date, as the first step of Implementation.

141322256

ANZ HuldCo's obligations at Completion

13

At Completion, ANZ HoldCo must:

(a)

- deliver to the Company and place the Company in operating control of SaleCo and its businesses;
- (b) deliver to the Company:
- instruments of transfer of the Sale Shares in favour of the Company which
 have been duly executed by ANZ HoldCo and are in registrable form in the
 form set out in schedule 2;
- (ii) the share certificates for the Sale Shares;
- (iii) the certificate of incorporation of SaleCo (and any certificates of incorporation on change of name of SaleCo;
- (Iv) the common seal (if any) of SaleCo.
- all available copies of the constitutions of SaleCo; and
- (vi) the books and business and financial records of SaleCo, the registers and statutory records, minute books and other records of meetings or resolutions or shareholders or directors of SaleCo; and
- (c) procure that a duly convened meeting of the directors of SaleCo is held at which it is resolved that each of the transfers of the Sale Shares be approved for registration (subject only to the payment of stamp duty) and that upon registration, the appropriate share certificates be issued in the name of the Company.

3.3 The Company's abligations

At Campletion, the Company must:

- (a) issue the Consideration Shares to ANZ HoldCo; and
- deliver to ANZ HoldCo the share certificates showing ANZ HoldCo as the holder of the Consideration Shares.

3.4 Power of attorney

- (a) To secure the performance by ANZ HoldCo of its obligations to the Company under this document, from Completion until the Sale Shares are registered in the name of the Company, ANZ HoldCo irrevocably appoints the Company as its attorney for the purpose of exercising all rights attacking to the Sale Shares.
- (b) ANZ HoldCo ratifies and confirms now and for the future all actions lawfully undertaken by or on behalf of the Company under the power of attorney given by this clause.
- (c) ANZ HoldCo agrees that in exercising the powers conferred by the power of
 afterney given by this clause, the Company is entitled to act in its own interests.

- 1 ANZ HoldCo agrees not to attend or vote in person at any general meeting of SaleCo or to exercise any of the powers conferred on the Company by the power of attomey given by this clause.
- E termination or rescission of this document or the completion of any transaction in force until all actions taken under it have been completed, notivithstanding the under this document ANZ HoldCo declares that the power of attorney given by this clause will continue

GENERAL

å Governing law and jurisdiction

- (E) South Wales, This document is governed by and will be construed according to the laws of New
- 3 in any way to this document. courts, with respect to any proceedings which may be brought at any time relating New South Wates, and the courts competent to determine appeals from those Each party irrevocably submits to the non-exclusive jurisdiction of the courts of
- 0 the venue of any proceedings, and any claim it may now or in the future have that falls within paragraph (a) of this clause. any proceedings have been brought in an inconvenient forum, where that venue Each party irrevocably waives any objection it may now or in the future have to

2 Definitions and interpretation

this document The definitions and rules of interpretation set out in schedule 1 apply for the purposes of

i. Further acts

document law or reasonably requested by any other party for the purposes of or to give effect to this further documents (in form and content reasonably satisfactory to that party) required by Each party will promptly do and perform all further acts and execute and deliver all

-Notices

Any communication under or in connection with this document

must be in writing:

E

3 must be addressed as shown below-

ANZ HoldCo

Address: Name Level 6, 100 Queen Street Group General Counsel

Fax no: Melbourne, VIC, 3000

(03) 9273 5622

Address Name: Company Senior Legal Coursel

Level 13, 347 Kent Street Sydney, NSW, 2000

Fax no: (02) 9299 3979

for as otherwise notified by that party to the other party from time to time),

6

- solicitor for, or by any attorney, director, secretary, or authorised agent of, that must be signed by the party making the communication or (on its behalf) by the
- (H) number, of the addressee, in accordance with paragraph (b) of this clause, and must be delivered or posted by prepaid post to the address, or sent by fax to the
- will be deemed to be received by the addressee:

Ē

- (in the case of prepaid post) on the third business day after the date of the date of posting to an address outside Australia; posting to an address within Australia, and on the fifth business day after
- Ξ next business day; and when that communication will be deemed to be received at 9.00 am on the that local time is a non business day, or is after 5.00 pm on a business day, is sent and which confirms transmission of that fax in its entirely, unless transmission report which is produced by the machine from which that fax (in the case of fax) at the local time (in the place of receipt of that fax) which then equates to the time at which that fax is sent as shown on the
- (III) as provided in paragraph (b) of this clause, unless that delivery is made on a non-business day, or after 5.00 pm on a business day, when that (in the case of delivery by hand) on delivery at the address of the addresses communication will be deemed to be received at 9.00 am on the next

banks are generally open for business in the place of receipt of that and where "business day" means a day (not being a Saturday or Sunday) on which

in Counterparts

separate counterparts. Each counterpart constitutes an original of this document all of which together constitute one agreement. This document may be executed in any number of counterparts and by the parties on

4.5 Amendments

This document may only be varied by a document signed by or on behalf of each of the

141322256

4.7 Merger

No right or obligation of any party will merge on completion of any transaction under this document. All rights and obligations under this document survive the execution and delivery of any transaction under this document.

4.8 Assignments

No party may assign or otherwise transfer all or any part of its rights under this document without the prior written consent of each other party. A party may withhold its consent to such a request in its absolute discretion.

4.9 Consents

Any consent referred to in, or required under, this document from any party may not be unreasonably withheld, unless this document expressly provides for that consent to be given in that party's absolute discretion.

4.10 Waiver

- (a) Failure to exercise or enforce or a delay in exercising or enforcing or the partial exercise or enforcement of any right, power or remedy provided by law or under this document by any party will not in any way preclude, or operate as a waiver of, any exercise or enforcement, or further exercise or enforcement of that or any other right, power or remedy provided by law or under this document.
- (b) Any waiver or consent given by any party under this document will only be effective and binding on that party if it is given or confirmed in writing by that party.
- (c) No waiver of a breach of any term of this document will operate as a waiver of another breach of that term or of a breach of any other term of this document.

4.11 No representation or reliance

- (a) Each party acknowledges that no party (nor any person acting on its behalf) has made any representation or other inducement to it to enter into this document, except for representations or inducements expressly set out in this document.
- (b) Each party acknowledges and confirms that it does not enter into this document in reliance on any representation or other inducement by or on behalf of any other party, except for any representation or inducement expressly set out in this document.

4.12 Frustrated Contracts Act

The provisions of the Frustrated Contracts Act (NSW) 1975 shall not apply to this document.

4.13 Specific performance and injunctive relief

Each party recognises that a breach or threatened breach by it in regard to a provision of this document may cause irreparable harm to the other parties which may be out of all proportion to the claims for damages which might properly be made and that each other party shall have the right to seek and obtain injunctive relief and specific performance of this document.

4.14 Centra proferentum

In the interpretation of this document, no rules of construction shall apply to the disadvantage of one party on the basis that that party put forward or drafted this document or part thereof.

4.15 GST

- (a) Terms defined in the GST Law have the same meaning in this clause 4.15
- (b) If a party has a daim under this document for a cost which includes an amount on account of GST, the claim is for the GST inclusive cost less the amount of any input tax credit to which that party is entitled in connection with that cost.
- (c) If a party has a claim under this document whose amount depends on actual or estimated revenue or which is for a loss of revenue, revenue must be calculated without including any amount received or receivable on account of GST (whether that amount is separate or included as part of a larger amount).
- (d) If any party ("supplier") makes a taxable supply to another party ("recipient") under this document, the recipient must pay to the supplier an additional amount equal to any CST payable on that supply without deduction or set-off of any other amount. The recipient must make that payment as and when the consideration for that supply or part of that consideration must first be paid or provided, except that the recipient need not pay any additional amount under this clause unless the recipient has received a tax invoice for that supply.
- (e) Any consideration that is specified to be inclusive of CST must not be taken into
 account in calculating the GST payable in relation to a supply for the purposes of
 this document.

4.16 Attorneys

Each person who executes this document on behalf of a party under a power of attorney declares that he or she is not aware of any fact or circumstance that might affect his or her authority to do so under that power of attorney.

DEFINITIONS

Unless the context otherwise requires, the following definitions apply in this document

"Completion" means completion of the sale and purchase of the Sale Shares in accordance with

"Consideration Shares" means 6 fully paid ordinary shares in the capital of the Company.

"Encumbrance" means any mortgage, charge, debenture, pledge, lien, hypothecation or other security interest, or any agreement to create those security interests and "Encumber" means, in relation to any asset, to create any Encumbrance over that easet.

"GST Law has the meaning given to it in A New Tax System (Goods and Services Tax) Act 1999 (Oth).

"Implementation" has the meaning given to it in the Implementation Deed.

"Implementation Date" has the meaning given to it in the Implementation Deed.

"Implementation Deed" means the implementation deed between Australia and New Zealand Banking Group Limited, ANZ HoldCo, ING Insurance International BV, DNG Australia Holdings Limited and the Company dated 10 April 2002.

"SaleCo" has the meaning given to it in the recitals.

"Sale Shares" means all of the issued shares in SaleCo.

SCHEDULE 2 SHARE TRANSFER FORM

ANZ Orchard Investments Pty Ltd ACN 096 285 244, of Level 6, 100 Queens Street, Melbourne Victoria, 3003 (Transferor') in consideration for the issue to it of the Consideration Shares (in accordance with, and as defined in, the Share Transfer Agreement No 1 (ANZ InsAge Pty Ltd) dated 30 April 2002 between the Transferor and the Transferee) by ING Australia Pty Limited ABN 60 000 007 79, of Level 13, 347 Kent Street, Sydney, 2000 (Transferee') transfers to the Transferee 100 fully paid ordinary shares ("Shares") in ANZ InsAge Pty Ltd ACN 099 665 646 ("ANZ Sale Company"), a company registered in New South Wales.

The Transferee agrees at the time of execution of this Transfer by the Transferor ("Execution Time"):

- (a) to accept the Shares subject to the terms and conditions on which the Transferor held the Shares at the Execution Time, being the terms and conditions applicable as between the ANZ Sale Company in relation to, and the holder for the time being of, the Shares; and
- (b) to become a member of the ANZ Sale Company and to be bound, on being registered as the holder of the Shares, by the ANZ Sale Company's constitution.

Dated:

Investments I'ty Ltd:

| Name | Signature of witness | | SIGNED for ING Australia Limited under- power of attorney in the presence of: | Name | argument of our extent | |
|---------------------------|----------------------|-----------------------|---|------|-----------------------------------|--|
| Date of power of attorney | Name | Signature of attorney | interest in the second | Name | of parties of effectors secretary | |

141322256

-

1411322256

Share Transfer Agreement No. 2

(ANZ Managed Investments Limited)

ANZ Orchard Investments Pty Ltd

ING Australia Limited
ABN 60 000 000 779

Level 39
101 Callins Sureet
Milbourne VIC 3000
Tekphone: (03) 5679 3000
Fux: (03) 96793111
Ref: JFS:THC12862952

© Blake Damson Waldren 2002

CONTENTS

| | | | | | | | | | | | | | | | | | | naar: | | | | | | | | | | | | | | | |
|---------------------|-------------|-----------|------|--------------------|--|--------------------------|-------------------------------|--------|----------|-------------|--------|------------|--------------|---------|--------------|--------------------------------|--------------------------------|---------|-----|--------------------|-------------------|---------------------------|--|--------------------------------|---|------------|---------------------------------|----------------------|----------------------|---|--------------------------|---------------------|--|
| SCHEDULE'S | SCHEDULE | 5.16 | 5.15 | 5.14 | 5.13 | 55 12 | 5.11 | 5.10 | 5.9 | Ln | 5.7 | 5.6 | LIII LII | 4. | 55 | 5.2 | Į, | 5. 6 | | , R | 2.4 | 4.5 | 3.6 | | | 7 | | 2.1 | | | | · | 1 1 |
| 5 | m | D | L | - | (u | 1.3 | = | ö | ~ | | - | - Un | - G-1 | - | u | 2 | _ | GENERAL | | 110 | * | | 1 1 | 2 | • | 0.21 | | - | 073 | 2 | 13 | Ξ | GRE |
| CHARLETDANICES COR. | DEFINITIONS | Altorneys | CST | Contra proferentum | Specific performance and injunctive relief | Frustrated Contracts Act | No representation or reliance | Waiver | Consents | Assignments | Merger | Amendments | Counterparts | Notices | Further acts | Definitions and interpretation | Coverning law and jurisdiction | JAL . | *); | ROLL-OVER ELECTION | rower of attorney | The Company's obligations | ANZ HoldCo's obligations at Completion | Turne and place for Completion | | COMPLETION | Kanking of Consideration Shares | Consideration Shares | CONSIDERATION SHARES | | Property, Title and Risk | Sale and purchase - | AGREEMENT TO BUY AND SELLTHE SALE SHARES |
| | | | | 9 | | 8 | | | | | 20 | | | | | | | | | | | | | | | | | | | | | | W |
| | | | | | | 1 | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | 800 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | 1/2 | | | | | | | | | - | | | ł | | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

SHARE TRANSFER AGREEMENT NO. 2 (ANZ Managed Investments Limited)

DATE 30 April 2002

PARTIES

ANZ Orchard Investments Pty Ltd ACN 059 285 244 ("ANZ HoldCo")

ING Australia Limited ABN 60 600 000 779 (the "Company"

RECITALS

ANZ HoldCo agrees to sell and transfer to the Company all the issued shares in the ANZ Managed Investments Limited ACN 00s 392 259 ("SaleCo") in consideration of the Company agreeing to issue 18,409,176 hilly paid ordinary shares in the Company to ANZ HoldCo, and otherwise on the terms of this document.

OPERATIVE PROVISIONS

- AGREEMENT TO BUY AND SELL THE SALE SHARES
- 1.1 Sale and purchase

ANZ HoldCo as legal and beneficial owner agrees to sell to the Company, and the Company agrees to buy from ANZ HoldCo, the Sale Shares (logether with all rights accrued or attaching to the Sale Shares) free from any Encumbrance, on the terms and conditions of this document.

1.2 Property, Title and Risk

Property in, title to and risk of the Sale Shares pass to the Company on Completion.

- 2. CONSIDERATION SHARES
- 2.1 Consideration Shares

In consideration of ANZ HoldCo agreeing to sell the Sale Shares to the Company, the Company agrees to issue the Consideration Shares to ANZ HoldCo.

2.2 Ranking of Consideration Shares

The Company represents and warrants to and covenants with ANZ HoldCo that, on their issue at Completion, the Consideration Shares will rank past passu in all respects with the then existing fully paid ordinary shares in the capital of the Company and that the Consideration Shares shall be fully paid up.

- 3. COMPLETION
- 3.1 Time and place for Completion

Completion of the sale and purchase of the Sale Shares must take place on the Implementation Date, immediately following Completion under the Share Transfer

141322245

Agreement No. 1 (ANZ InsAge Pty Ltd) made on or about the date of this document between the parties.

3.2 ANZ HoldCo's obligations at Completion

At Completion, ANZ HoldCo must:

- deliver to the Company and place the Company in operating control of SaleCo and its businesses;
- (b) deliver to the Company:
- instruments of transfer of the Sale Shares in favour of the Company which have been duly executed by ANZ HoldCo and are in registrable form in the form set out in schedule 2;
- (ii) the share certificates for the Sale Shares;
- (ii) the certificate of incorporation of SaleCo (and any certificates of incorporation on change of name of SaleCo;
- (iv) the common seal (if any) of SaleCo;
- (v) all available copies of the constitutions of SaleCo; and
- the books and business and financial records of SaleCo, the registers and stabutory records, minute books and other records of meetings or resolutions or shareholders or directors of SaleCo; and
- (c) procure that a duly convened meeting of the directors of SaleCo is held at which it is resolved that each of the fransfers of the Sale Shares be approved for registration (subject only to the payment of slump duly) and that, upon registration, the appropriate share certificates be issued in the name of the Company.
- 3.3 The Company's obligations

At Completion, the Company must

- (a) issue the Consideration Shares to ANZ HoldCo; and
- deliver to ANZ HoldCo the share certificates showing ANZ HoldCo as the holder of the Consideration Shares.

3.4 Power of attorney

- (a) To secure the performance by ANZ HoldCo of its obligations to the Company under this document, from Completion until the Sale Shares are registered in the name of the Company, ANZ HoldCo Irrevocably appoints the Company as its attorney for the purpose of exercising all rights attaching to the Sale Shares.
- ANZ HoldCo ratifies and confirms now and for the future all actions lawfully undertaken by or on behalf of the Company under the power of attorney given by this clause.

Ē

- (c) ANZ HoldCo agrees that in exercising the powers conferred by the power of altorney given by this clause, the Company is entitled to act in its own interests.
- (d) ANZ HoldCo agrees not to attend or vote in person at any general meeting of SaleCo or to exercise thy of the powers conferred on the Company by the power of attorney given by this clause.
- (e) ANZ HoldCo declares that the power of attorney given by this dause will continue in force until all actions taken under it have been completed, notwithstanding the termination or resolvation of this document, or the completion of any transaction under this document.

ROLL-OVER ELECTION

- (a) ANZ HoldCo and the Company must jointly choose to obtain the roll-over under Subdivision 124-M of the Income Tax Assessment Act (Cth) 1997 in respect of the sale of the State Shares.
- (b) ANZ HoldCo acknowledges that the participation of the Company in this choice is not to be taken as any representation by the Company that the roll-over under Subdivision 124-M of the Income Tax Assessment Act (Cth) 1997 is necessarily available to ANZ HoldCo.
- (n) ANZ HoldCo must belore the Company in writing of the cost base of the Sale Shares worked out just before execution of this document.

5 GENERAL

5.1 Governing law and jurisdiction

- (a) This document is governed by and will be construed according to the laws of New South Wales.
- (b) Each party irrevocably submits to the non-exclusive jurisdiction of the courts of New South Wales, and the courts competent to determine appeals from those courts, with respect to any proceedings which may be brought at any time relating in any way to this document.
- (c) Each party irrevocably waives any objection it may now or in the future have to the venue of any proceedings, and any claim it may now or in the future have that any proceedings have been brought in an inconvenient forum, where that venue falls within paragraph (a) of this clause.

5.2 Definitions and interpretation

The definitions and rules of Interpretation set out in schedule 1 apply for the purposes of this document.

5.3 Further acts

Each party will promptly do and perform all further acts and execute and deliver all further documents (in form and content reasonably satisfactory to that party) required by

law or reasonably requested by any other party for the purposes of or to give effect to this document.

5.4 Notices

Any communication under or in connection with this document:

- a) must be in writing;
- (b) must be addressed as shown below:

ANZ HoldCo
Name: Group General Counsel
Address: Level 6, 100 Queen Street
Melbourne, VIC, 3000 '
Fax no: (03) 9273 5622

Company
Name: Senior Legal Counsel
Address: Level 13, 347 Kent Street
Sydney, NSW, 2000
Fax no. (02) 9299 3979

(or as otherwise notified by that party to the other party from time to time);

- (c) must be signed by the party making the communication or (on its behalf) by the solicitor for, or by any alterney, director, secreticy, or authorised agent of, that party;
- (d) must be delivered or posted by prepaid post to the address, or sent by fax to the number, of the addressee, in accordance with paragraph (b) of this clause; and
- (e) will be deemed to be received by the addressee.
- (i) (in the case of prepaid post) on the third business day after the date of posting to an address within Australia, and on the fifth business day after the date of posting to an address outside Australia;
- (ii) (ii) the case of fax) at the local time (in the place of receipt of that fax) which then equates to the time at which that fax is sent as shown on the transmission report which is produced by the machine from which that fax is sent and which confirms transmission of that fax in its entirety, unless that local time is a non business day, or is after 5.00 pm on a business day, when that communication will be deemed to be received at 9.00 am on the next business day; and
- (In the tase of delivery by hand) on delivery at the address of the addressee as provided in paragraph (b) of this clause, unless that delivery is made on a non-business day, or after 5.00 pm on a business day, when that communication will be deemed to be received at 9.00 am on the next business day,

0

and where "business day" means a day (not being a Saturday or Sunday) on which banks are generally open for business in the place of receipt of that communication.

5.5 Counterparts

This document may be executed in any number of counterparts and by the parties on separate counterparts. Each counterpart constitutes an original of this document, all of which together constitute one agreement.

56 Amendments

This document may only be varied by a document signed by or on behalf of each of the parties.

5.7 Merger

No right or obligation of any party will merge on completion of any transaction under this document. All rights and obligations under this document survive the execution and delivery of any transaction under this document.

5.8 Assignments

No party may assign or otherwise transfer all or any part of its rights under this document without the prior written consent of each other party. A party may withhold its consent to such a request in its absolute discretion.

5.9 Consents

Any consent referred to in, or required under, this document from any party may not be unreasonably withheld, unless this document expressly provides for that consent to be given in that party's absolute discretion.

5.10 Waiver

- (a) Failure to exercise or enforce or a delay in exercising or enforcing or the partial exercise or enforcement of any right, power or remedy provided by law or under this document by any party will not in any way preclude, or operate as a waiver of, any exercise or enforcement, or further exercise or enforcement of that or any other right, power or remedy provided by law or under this document.
- (b) Any waiver or consent given by any party under this document will only be effective and binding on that party if it is given or confirmed in writing by that party.

3

S

(c) No waiver of a breach of any term of this document will operate as a waiver of another breach of that term or of a breach of any other term of this document.

5.11 No representation or rellance

E

Each party advanced dges that no party (nor any person acting on its behalf) has a made any representation or other inducement to it to enter into this document, accept for representations or inducements expressly set out in this document.

(b) Each party acknowledges and confirms that it does not enter into this document in reliance on any representation or other inducement by or on behalf of any other party, except for any representation or inducement expressly set out in this document.

5.12 Ecustrated Contracts Act

The provisions of the Frustrated Contracts Act (NSW) 1975 shall not apply to this document.

5.13 Specific performance and injunctive relief

Each party recognises that a breach or threatened breach by it in regard to a provision of this document may cause irreparable harm to the other parties which may be out of all proportion to the claims for damages which might properly be made and that each other party shall have the right to seek and obtain injunctive relief and specific performance of this document.

5.14 Centra profesentum

In the interpretation of this document, no rules of construction shall apply to the disadvantage of one party on the basis that that party put forward or drafted this document or part thereof.

5.15 CST

- (a) Terms defined in the GST Law have the same meaning in this clause 5.15.
- (b) If a party has a claim under this document for a cost which includes an amount on account of GST, the claim is for the GST inclusive cost less the amount of any input tax credit to which that party is entitled in connection with that cost.
- If a party has a claim under this document whose amount depends on actual or estimated revenue or which is for a loss of revenue, revenue must be calculated without including any amount received or receivable on account of CST (whether that amount is separate or included as part of a larger amount).
- If any party ("supplier") makes a taxable supply to another party ("recipient") under this document, the recipient must pay to the supplier an additional amount equal to any GST payable on that supply without deduction or set-off of any other amount. The recipient must make that payment as and when the consideration for that supply or part of that consideration must first be paid or provided, except that the recipient need not pay any additional amount under this clause unless the recipient has received a tax invoice for that supply.

(e) Any consideration that is specified to be inclusive of CST must not be taken intoaccount in calculating the CST payable in relation to a supply for the purposes of this document.

5.16 Altorneys

Each person who executes this document on behalf of a party under a power of attorney deduces that he or she is not aware of any fact or droumstance that might affect his or her authority to do so under that power of attorney.

DEFINITIONS

Urless the context otherwise requires, the following definitions apply in this document.

"Completion" means completion of the sale and purchase of the Sale Shares in accordance with clause 3.

"Consideration Shares" means 18,409,176 fully paid ordinary shares in the capital of the Company.

"Encumbrance" means any moetgage, charge, debenture, pledge, lien, hypothecation or other security interest, or any agreement to create those security interests and "Encumber" means, in relation to any asset, to create any Encumbrance over that asset.

"GST Law"has the meaning given to it in A New Tax System (Goods and Services Tax) Act 1999 (Cth).

"Implementation" has the meaning given to it in the Implementation Deed.

"Implementation Date" has the meaning given to it in the Implementation Deed.

"Implementation Deed" means the implementation deed between Australia and New Zealand Banking Group Limited, ANZ HoldCo, ING Insurance international BV, ING Australia Holdings Limited and the Company dated 10 April 2002.

"SaleCo" has the meaning given to it in the recitals.

"Sale Shares" means all of the Issued shares in SaleCo.

SHARE TRANSFER FORM SCHEDULE 2

accordance with, and as defined in, the Share Transfer Agreement No 2 (ANZ Managed Investments Limited) dated 30 April 2002 between the Transferor and the Transferee) by ING Australia Pty Limited ABN 60 000 000 779, of Level 13, 347 Kerl Street, Sydney, 2000 ("Transferee") transfers to the Transferee 242,311 fully paid ordinary shares ("Shares") in ANZ Managed Investments Limited ACN 024 392 169 ("ANZ Sale Company"), a company registered in Victoria. Victoria, 3000 ("Transferor") in consideration for the issue to it of the Consideration Shares (in ANZ Orchard Investments Pty Ltd ACN 098 285 244, of Level 6, 100 Queens Street, Melbourne

Time"): The Transferee agrees at the time of execution of this Transfer by the Transferor ("Execution

- E Shares at the Execution Time, being the terms and conditions applicable as between the ANZ Sale Company in relation to, and the holder for the time being of, the Shares and to accept the Shares subject to the terms and conditions on which the Transferor held the
- 3 to become a member of the ANZ Sale Company and to be bound, on being registered as the holder of the Shares, by the ANZ Sale Company's constitution.

Investments Pty Ltd:

| lame | ignature of witness | 180 2015 | IIGNED for ING Australia Limited under sower of attorney in the presence of: | Vame | ignature of director |
|---------------------------|---------------------|-----------------------|--|------|---------------------------------|
| Date of power of attorney | Name | Signature of alterney | | Nume | Signature of director/secretary |

EXECUTED as an agreement.

EXECUTED by ANZ Orchard Investments Pty Ltd.

Signature of director David B Valentine

Name

power of attorney in the presence of: SIGNED for ING Australia Limited under

Signature of witness

Name

金のうつ

Signature of director/secretary-STEPHEN GREEN

Name

Id .

Signature of attorney

Namelle Wooden

Name

Date of power of afformey

(ANZ Life Assurance Company Agreement No. 3 Share Transfer Limited)

GENERAL

Coverning law and jurisdiction Definitions and interpretation

ANZ Orchard Investments Pty Ltd ACN 098 285 244

ING Australia Limited ABN 60 200 000 779

Level 39
101 Collins Street
Melbourne VIC 3000
Telephone (03) 9679 3000
Fazz (03) 96793111

30 April 2002

Ref: JFS:THC12862952

O Blake Dawson Waldren 2001

ROLL-OVER ELECTION COMPLETION CONSIDERATION SHARES AGRÉEMENT TO BUY AND SELL THE SALE SHARES Consideration Shares Ranking of Consideration Shares The Company's obligations Power of attorney Time and place for Completion ANZ HoldCo's obligations at Completion Sale and purchase Property, Title and Risk CONTENTS

SCHEDULE 2

SHARE TRANSFER FORM

SCHEDULE 1

DEFINITIONS

Attorneys

Contra proferentum

Specific performance and injunctive relief

No representation or reliance Frustrated Contracts Act

Walver

Consents Assignments Merger Amendments Counterparts Notices Further acts

SHARE TRANSFER AGREEMENT NO. 3 (ANZ Use Assurance Company United)

DATE 30 April 2002

PARTIES

ANZ Oschard Investments Pty Ltd ACN 698 285 244 (ANZ HoldCo)

ING Australia Limited ABN 60 000 000 779 (the "Company")

RECHALS

ANZ HoldCo agrees to sell and transfer to the Company all the issued shares in the ANZ Life Assurance Company Limited ACN 008 425 652 ("SaleCo") in consideration of the Company agreeing to issue 29,950,930 fully paid ordinary shares in the Company to ANZ HoldCo, and otherwise on the terms of this document.

OPERATIVE PROVISIONS

- AGREEMENT TO BUY AND SELL THE SALE SHARES
- 1.1 Sale and purchase

ANZ HoldCo as legal and beneficial owner agrees to sell to the Company, and the Company agrees to buy from ANZ HoldCo, the Sale Shares (together with all rights accrued or attaching to the Sale Shares) free from any Encumbrance, on the terms and conditions of this document.

1.2 Property, Title and Risk

Property in, title to and risk of the Sale Shares pass to the Company on Completion

- 2. CONSIDERATION SHARES
- 2.1 Consideration Shares

In consideration of ANZ HoldCo agreeing to sell the Sale Shares to the Company, the Company agrees to issue the Consideration Shares to ANZ HoldCo.

2.2 Ranking of Consideration Shares

The Company represents and warrants to and covenants with ANZ HoldCo that, on their issue at Completion, the Consideration Shares will rank part passu in all respects with the then existing fully paid ordinary shares in the capital of the Company and that the Consideration Shares shall be fully paid up.

- 3. COMPLETION
- 3.1 Time and place for Completion

Completion of the sale and purchase of the Sale Shares must take place on the implementation Date, immediately following Completion under the Share Transfer

Agreement No. 2 (ANZ Managed Investments Limited) made on or about the date of this document between the parties. \bullet

3.2 ANZ HoldCo's obligations at Completion

At Completion, ANZ HoldComust:

 (a) deliver to the Company and place the Company in operating control of Sair-Co and its businesses;

Ę

deliver to the Company:

3

- instruments of transfer of the Sale Shares in favour of the Company which have been duly executed by ANZ HoldCo and are in registrable form in the form set out in schedule 2;
- (ii) the share certificates for the Sale Shares,
- the certificate of incorporation of SaleCo (and any certificates of incorporation on charge of name of SaleCo;
- (iv) the common seal (if any) of SaleCop
- (v) all available copies of the constitutions of SaleCo; and
- (vi) the books and business and financial records of SaleCo, the registers and statutory records, minute books and other records of meetings or resolutions or shareholders or directors of SaleCo; and
- (c) procure that a duly convened meeting of the directors of SaleCo is held at which it is resolved that each of the transfers of the Sale Shares be approved for registration (subject only to the payment of stamp duty) and that, upon registration, the appropriate share certificates be issued in the name of the Company.
- 3.3 The Company's obligations

At Completion, the Company must

- (a) issue the Consideration Shares to ANZ HoldCo; and
- deliver to ANZ HoldCo the share certificates showing ANZ HoldCo as the holder of the Consideration Shares.
- 3.4 Power of attorney
- (a) To secure the performance by ANZ HoldCo of its obligations to the Company under this document, from Completion until it is Sale Shares are registered in the name of the Company, ANZ HoldCo irrevocably appoints the Company as its attorney for the purpose of exercising all rights attaching to the Sale Shares.
- (b) ANZ HoldCo ratifies and confirms now and for the future all actions lawfully undertaken by or on behalf of the Company under the power of attorney given by this clause.

- 3 attorney given by this dause, the Company is entitled to act in its own thierests. ANZ HoldCo agrees that in exercising the powers conferred by the power of
- â SaleCo or to exercise any of the powers conferred on the Company by the power of altomey given by this clause ANZ HoldCo agrees not to attend or vote in person at any general meeting of
- (0) termination or restriction of this document, or the completion of any transaction in force until all actions taken under it have been completed, notwithstanding the ANZ HoldCo declares that the power of attorney given by this clause will continue

ROLL-OVER ELECTION

- Ē ANZ HoldCo and the Company must jointly choose to obtain the roll-over under Subdivision 124-M of the Income Tax Assessment Act (Cth) 1997 in respect of the sale of the Sale Shares.
- 3 ANZ HoldCo acknowledges that the participation of the Company in this choice is not to be taken as any representation by the Company that the roll-over under Subdivision 124M of the Income Tax Assessment Act (CUI) 1997 is necessarily available to ANZ HoldCo.
- 8 Shares worked out just before execution of this document ANZ HoldCo must inform the Company in writing of the cost base of the Sale

ķ

5 Coverning law and jurisdiction

- Ξ South Wates This document is governed by and will be construed according to the laws of New
- E in any way to this document. courts, with respect to any proceedings which may be brought at any time relating Each party irrevocably submits to the non-exclusive jurisdiction of the courts of New South Wales, and the courts competent to determine appeals from those
- 3 any proceedings have been brought in an inconvenient forum, where that venue the venue of any proceedings, and any claim it may now or in the future have that Each party irrevocably walves any objection it may now or in the future have to falls within paragraph (a) of this clause.

5 Definitions and interpretation

The definitions and rules of interpretation set out in schedule 1 apply for the purposes of

5.3 Further acts

further documents (in form and content reasonably satisfactory to that party) required by Each party will promptly do and perform all further acts and execute and deliver all

> document, law or reasonably requested by any other party for the purposes of or to give effect to this Į,

54 Notices

Any communication under or in connection with this document

E must be in writing;

9 must be addressed as shown below:

Fax ric: Address: Group General Counsel (03) 9273 5622 Melbourne, VIC, 3000 Level 6, 100 Queen Street

Name Company

Address Fax not Sydney, NSW, 2000 Level 13, 347 Kent Street Senior Legal Counsel

(or as otherwise notified by that party to the other party from time to time);

- 3 soliction for, or by any attorney, director, secretary, or authorised agent of, that must be signed by the party making the communication or (on its behalf) by the
- 3 number, of the addressee, in accordance with paragraph (b) of this clause; and must be delivered or posted by prepaid post to the address, or sent by fax to the
- 3 will be deemed to be received by the addressee.
- the date of posting to an address putside Australia; (in the case of prepaid post) on the third business day after the date of posting to an address within Australia, and on the fifth business day after
- Ξ when that communication will be deemed to be received at 9.00 am on the that local time is a non business day, or is after 5.00 pm on a business day, is sent and which confirms transmission of that fax in its entirety, unless transmission report which is produced by the machine from which that fax next business day; and then equates to the time at which that fax is sent as shown on the (in the case of fax) at the local time (in the place of receipt of that fax) which
- as provided in paragraph (b) of this clause, unless that delivery is made on (in the case of delivery by hand) on delivery at the address of the addressee a non business day, or after 5.00 pm on a business day, when that communication will be deemed to be received at 9.00 am on the next

(351)

and where Tousiness day" means a day (not being a Saturday or Sunday) on which bunks are generally open for business in the place of receipt of that communication.

5.5 Counterparts

This document may be executed in any number of counterparts and by the parties on separate counterparts. Each counterpart constitutes an original of this document, all of which together constitute one agreement.

5.6 Amendments

This document may, only be varied by a document signed by or on behalf of each of the parties.

5.7 Meiger

No right or obligation of any party will merge on completion of any transaction under this document. All rights and obligations under this document survive the execution and delivery of any transfer or other document which implements any transaction under this document.

5.8 Assignments

No party may assign or otherwise transfer all or any part of its rights under this document without the prior written consent of each other party. A party may withhold its consent to such a request in its absolute discretion.

5.9 Consents

Any consent referred to in, or required under, this document from any party may not be unreasonably withheld, unless this document expressly provides for that consent to be given in that party's absolute discretion.

5.10 Waiver

- (a) Fallure to exercise or enforce or a delay in exercising or enforcing or the partial exercise or enforcement of any right, power or remedy provided by law or under this document by any party will not in any way predude, or operate as a waiver of, any exercise or enforcement or further exercise or enforcement of that or any other right, power or remedy provided by law or under this document.
- (b) Any waiver or consent given by any party under this document will only be effective and binding on that party if it is given or confirmed in writing by that party.

3

3

(c) No waiver of a breach of any term of this document will operate as a waiver of another breach of that term or of a breach of any other term of this document.

5.11 No representation or reliance

(3)

- Each party acknowledges that no party (nor any person acting on its behalf) has made any representation or other inducement to it to enter into this documenter except for representations or inducements expressly set out in this document.
- (b) Each party acknowledges and confirms that it does not enter into this document in reliance on any representation or other inducement by or on behalf of any other party, except for any representation or inducement expressly set out in this document.

5.12 Frustrated Contracts Act

The provisions of the Frustrated Contracts Act (NSF) 1975 shall not apply to this document.

5.13 Specific performance and injunctive relief

Each party recognises that a breach or threatened breach by it in regard to a provision of this document may cause irrepurable harm to the other parties which may be out of all proportion to the claims for damages which might properly be made and that each other party shall have the right to seek and obtain tojunctive relief and specific performance of this document.

5.14 Contra profesentum

In the interpretation of this document, no rules of construction shall apply to the disadvantage of one party on the basis that that party put forward or drafted this document or part thereof.

5.15 CST

- (a) Terms defined in the CST Law have the same meaning in this clause 5.15.
- (b) If a party has a claim under this document for a cost which includes an amount on account of GST, the claim is for the GST inclusive cost less the amount of any input tax credit to which that party is entitled in connection with that cost.
- If a party has a claim under this document whose amount depends on actual or estimated revenue or which is for a loss of revenue, revenue must be calculated without including any amount received or receivable on account of GST (whether that amount is separate or included as part of a larger amount).
- If any party ("supplier") makes a taxable supply to another party ("recipient") under this document, the recipient must pay to the supplier an additional amount equal to any GST payable on that supply without deduction or set-off of any other amount. The recipient must make that payment as and when the transideration for that supply or part of that consideration must first be paid or provided, except that the recipient need not pay any additional amount under this clause unless the recipient has received a tax invoice for that supply.

5.16 Attorneys

declares that he or she is not aware of any fact or circumstance that might affect his or her authority to do so under that power of attorney. Each person who executes this document on behalf of a party under a power of attorney

DEFINITIONS SCHEDULE 1

Unless the context otherwise requires, the following definitions apply in this document.

clause 3. "Completion" means completion of the sale and purchase of the Sale Shares in accordance with

Company. "Consideration Shares" means 29,950,930 fully paid ordinary shares in the capital of the

"Encumbrance" means any mortgage, charge, debenture, pledge, lien, hypothecation or other security interest, or any agreement to create those security interests and "Encumber" means, in relation to any asset, to create any Encumbrance over that asset.

"GST Law"has the meaning given to it in A New Tax System (Goods and Services Tax) Act 1999

"Implementation" has the meaning given to it in the Implementation Deed

"Implementation Date" has the meaning given to it in the Implementation Deed.

"Implementation Deed" means the Implementation deed between Australia and New Zealand Banking Group Limited, ANZ HeldCo, ING Insurance International BV, ING Australia Holdings Limited and the Company dated 10 April 2002.

"SaleCo" has the meaning given to it in the recitals.

"Sale Shares" means all of the issued shares in SaleCo.

5

SHARE TRANSFER FORM

("Transferce") transfers to the Transferce 352,818 fully paid ordinary shares ("Shares") in ANZ Life Assurance Company Limited ACN 008 425 652 ("ANZ Sale Company"), a company registered in the Australian Capital Territory Australia Pty Limited ABN 60 000 010 779, of Level 13, 347 Kent Street, Sydney, 2000 Company Limited) dated 30 April 2002 between the Transferor and the Transferse) by ING ANZ Orchard Investments Pby Ltd ACN 093 285 244, of Level 6, 100 Queens Street, Melbourne Victoria, 3000 (Transferor) in consideration for the issue to it of the Consideration Shares (in accordance with, and as defined in, the Share Transfer Agreement No 3 (ANZ Life Assurance

The Transferee agrees at the time of execution of this Transfer by the Transferor (Execution

- to accept the Shares subject to the terms and conditions on which the Transferor held the Shares at the Execution Time, being the terms and conditions applicable as between the ANZ Sale Company in relation to, and the holder for the time being of, the Shares; and
- to become a member of the ANZ Sale Company and to be bound, on being registered as the holder of the Shares, by the ANZ Sale Company's constitution.

Dated:

EXECUTED by ANZ Orchard Investments Pty Ltd:

| | Signature of witness Name | Signature of attorney | SIGNED for ING Australia Limited under | Name | Signature of director | |
|-----|---------------------------|-----------------------|--|------|-----------------------|--|
| je. | | attorney | | | director/secretary | |

EXECUTED as an agreement.

EXECUTED by ANZ Orchard Investments Pty Ltd:

Signature of director David B Valentine

Signature of director/elevelory-

Name

power of attorney in the presence of: SIGNED for ING Australia Limited under

Signature of witness

Name

Namelie Wooder

Mr. Carl Ham

Name

Date of power of attorney

141322262

141322262

ö

Name

STEPHEN GEREN

E