Computershare

Computershare Clearing Service Telephone 0011613 9235 5587 or 5553 Facsimile 0011613 9473 2442 E-mail ADR@computershare.com.au www.computershare.com

Computershare Trust Company, N.A. DTC Participant Number	2415
Computershare Clearing Services CHESS UIC Number	20127

Use a black pen or type instructions Print in CAPITAL letters

## **Computershare Limited ADR Issuance Request**

## A Security Details \_\_\_\_\_ ISIN \_\_\_\_\_ ASX Code \_\_\_\_\_ Date Security Name Number of Ordinary Shares \_\_\_\_\_\_ ADR: Ordinary shares ratio \_\_\_\_\_\_ Number of ADRs to be issued \_\_\_\_ B Delivering Broker Details Broker CHESS UIC Number \_\_\_\_\_ Broker Name \_\_\_\_ Broker Contact Name \_ Broker Contact e-mail Broker Contact Phone Number (Country Code - Area Code - 3 Digit Prefix - Last 4 Digits) C Receving Broker Details US Broker Name US Broker Contact Name US Broker Account Number DTC ID Number US Broker Contact e-mail US Broker Contact Phone Number (Country Code - Area Code - 3 Digit Prefix - Last 4 Digits \_\_\_\_

## D Terms & Conditions

In consideration of Computershare Trust Company, N.A ("CTCNA") and/or its custodian accepting the deposit of the undersigned as described above, the undersigned does hereby, for itself, its successors and assigns, unconditionally guarantees to CTCNA and its custodian and each of the successors and assigns, that the above described securities are genuine and that we have good title to them, that there are no stops or restraints against the same on the books of the above Company of otherwise, and that the Company will recognize these securities to be valid and CTCNA or its custodian, or the nominee of either, acting on behalf of CTCNA as depositary as the sole holder and owner thereof, and we agree at all times hereafter that if for any reason the Company or any other party or parties should make claim on said securities to dear said securities to be invalid, or if for any reason no ure not recognized or any time fail to continue to be recognized as the holder, we will upon request, surrender to you the ADRs or substitute other valid securities, and in addition, we agree to at all times hereafter to defend, indemnify and save harmless CTCNA and its custodian and each of their successors and assigns, against all loss, liability, damage or cost (including reasonable attorneys' fees) to it in the premises.

The undersigned agrees to pay to CTCNA upon its written request, whether or not the dividend in foreign currency has been received by us, the equivalent in U.S. dollars of any dividend payable on the deposited securities by reason of the fact that the foreign securities were not transferred to the name of CTCNA's nominee until after the foreign dividend record date and there are issued by CTCNA ADRs prior to CTCNA's record date for said ADRs. In addition, we agree to deliver under the foregoing conditions upon like requests any rights, bonus shares or other accruals which may be payable in respect to the securities covered hereby and furnish such instruments which in CTCNA's opinion may be necessary to transfer to or upon CTCNA's order any other accruals in the event that such securities have not been transferred into names of CTCNA's nominee upon the record date for the payment of such accruals as mentioned above.

The undersigned further agrees that CTCNA shall not be responsible or liable for: (i) any delay or failure relating to the transmission or receipt of the instruction (whether from us to CTCNA or CTCNA to any clearing system in the jurisdiction where the securities trade or DTC); (ii) any error attributable to any third party; or (iii) any special, indirect, incidental, punitive or consequential loss or damage of any kind whatsoever (including, but not limited to, lost profits), even if CTCNA has been advised of the possibility of such loss or damage.

By signing below, the depositor hereby certifies that except in the case of a deposit of securities where such securities are concurrently being registered with the U.S. Securities and Exchange commission under the Securities Act of 1933, as amended, which registration statement has been declared effective: (1) neither the depositor nor the person(s) on whose behalf securities are being presented for deposit against the issuance of American Depositary Receipts is an "issuer" of such securities or is directly or indirectly acting for such "issuer"; (2) neither the depositor nor such other person(s) has purchased any of such securities from an "issuer" with a view to distribution or is proposing to offer of sell any of such securities for an "issuer" in connection with the distribution of such securities; (3) neither the depositor nor such other person(s) is participating, or has a direct or indirect participation, in any such undertaking or in the direct or indirect underwriting of any usch undertaking; (4) such securities do not constitute the whole or a part of an unsold allotment to or subscription by a "dealer", as a participant in the distribution of such securities by the Company issuing the same or by or through an "underwriter".

For the purpose of this certification the term "issuer" includes not only the Company but also any person directly or indirectly controlling, controlled by or under direct or indirect common control with the Company; the term "dealer" means any person who engages either for all or part of his time, directly or indirectly, as agent, broker, or principal, in the business of offering, buying, selling, or otherwise dealing or trading in securities issued by another person; the term "undervriter" means any person who has purchased from the "issuer" the securities presented for deposit with a view to, or offers or sells for the "issuer" in connection with, the distribution of any such securities, or participates or has a direct or indirect participation in any such under taking, or participates or has a participation in the direct or indirect underwriting of any such undertaking; but the term "underwriter" does not include a person whose interest is limited to a commission from an underwriter or dealer not in excess of the usual and customary distributors' or sellers' commission.

Signature of Depositor	Signature of Depositor 2 (If Required)	 Date (dd/mm/yy)
Please print your name, address and telephone numb	per including extension	 