

## CIRCULAR TO MEMBERS

15 December 2008

Dear Sir/Madam

**PWL – ACN 084 252 488 Ltd (formerly Palandri Wines Ltd) (PWL) (in Liquidation)**  
**The Margaret River Wine Business – ARSN 086 241 198**  
**The Palandri America Wine Business – ARSN 098 544 908**  
**Palandri Winegrape Project 2005/2006 – ARSN 114 193 234**

We refer to our circular dated 4 December 2008.

In our circular we informed you of a proposed court application in relation to the modification of the constitutions of the following managed investment schemes:

- The Margaret River Wine Business – ARSN 086 241 198;
  - The Palandri America Wine Business – ARSN 098 544 908;
  - Palandri Winegrape Project 2005/2006 – ARSN 114 193 234; and
  - Palandri Global Supply Challenge 2007 - 2008 – ARSN 124 150 616;
- (collectively referred to as the **Grower Schemes**).

### 1 Correcting statement – grapes and vines

Our circular contained an omission in the following paragraph in section 3. That paragraph stated:

*Finally, even if some other party was willing to carry out the harvest of the 2009 vintage, it is likely that growers would be required to pay the shortfall which would exist between the value of the grapes on the one hand and the harvesting and maintenance costs on the other.*

That statement omitted the cost to growers of rent pursuant to the lease and management agreements of their respective schemes. Accordingly, the above statement should read:

*Finally, even if some other party was willing to carry out the harvest of the 2009 vintage, it is likely that growers would be required to pay the shortfall which would exist between the value of the grapes on the one hand and the harvesting, maintenance costs **and rent payable by growers** on the other.*

In addition to the costs referred to in that statement, further costs are also likely to be incurred by growers if they carry out the harvest themselves. It is likely that the shortfall would be increased by those other costs. It is difficult to accurately estimate the quantum of those other costs. However we consider that those costs would include the following:

- (a) Legal fees to determine the rightful owner of the grapes. Our investigations have revealed that some lots appear to have been previously leased to growers of another Scheme and it is not entirely clear as to whether those growers continue to have an interest in the grapes. This issue would need to be resolved before growers could take the benefit of the grapes.
- (b) Professional fees to properly account for the harvest proceeds and to account to growers for this activity. If the harvest is conducted by the growers themselves, it is likely that they would need to appoint a professional manager to coordinate the harvest on behalf of growers.
- (c) Professional surveyor fees to determine which vineyard lots may be harvested by growers in the various schemes. It is not currently clear from an inspection of the vineyards as to precisely where the boundaries of each vineyard lot is.

## 2 Directions from the Court – update

On 10 December 2008 the Supreme Court of Western Australia tentatively scheduled a hearing for the proposed application referred to in our last circular for 19 December 2008 at 11:00am WDST. That hearing date is tentative only.

If you intend to appear, or would like further information, you will need to contact our solicitors by no later than 5:00pm WDST on 18 December 2008.

The contact details for our solicitors this regard are as follows:

By post: McKenzie Moncrieff Lawyers  
Level 5, 37 St Georges Terrace  
PERTH WA 6000  
Attention: Tony Zaffino

By facsimile: (08) 9326 5050

By email: Palandri@mckenziemoncrieff.com

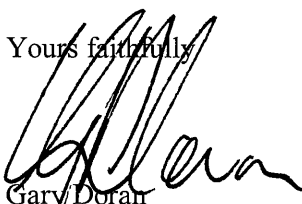
If you do not inform our solicitors of your objection, we will assume that you have no objection to the course proposed by us.

In any event, if you are in any doubt about the effect of what we are proposing, we recommend that you obtain your own independent legal advice as soon as possible. Neither our firm nor its solicitors can advise you in this respect.

## 3 Questions

If you have any questions about any of the matters contained in this circular or the attached notices, please contact Sarah Marshall of this office on (08) 9365 7369.

Yours faithfully



Gary Doran  
Joint and Several Liquidator  
PWL – ACN 084 252 488 Ltd (In Liquidation)  
Responsible Entity of the Grower Schemes