

SUN RESOURCES NL

ABN 69 009 196 810 (INCORPORATED IN WESTERN AUSTRALIA)

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12 June 2008

Australian Stock Exchange Limited Company Announcements Level 4, 20 Bridge Street SYDNEY NSW 2000

RE: RELODGEMENT OF APPENDIX 3B/ TERMS & CONDITIONS OF CONVERTIBLE NOTES

Dear Sir/Madam

Please find attached the amended Appendix 3B for your information.

There was an error in the Redemption date for Annexure A attached to the notification. The redemption date should now read 30 June 2011.

Yours sincerely SUN RESOURCES NL



A P Woods **Director**

CC: ASX DD Computershare Directors CB/Xin S Watson Hartleys Deacons File

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 1/7/96. Origin: Appendix 5. Amended 1/7/98, 1/9/99, 1/7/2000.					
Nam	Name of entity				
SUI	N RESOURCES NL				
ACN	I, ARBN or ARSN	-			
	009 196 810				
We	(the entity) give ASX the following	information.			
	rt 1 - All issues must complete the relevant sections (attach s	heets if there is not enough space).			
1	*Class of *securities issued or to be issued	CONVERTIBLE UNSECURED NOTES			
2	Number of *securities issued or to be issued (if known) or maximum number which may be issued	7,272,800			
3	Principal terms of the *securities (eg, if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	ISSUE OF UNSECURED CONVERTIBLE NOTES TO RAISE UP TO A\$4,000,040 (BEFORE EXPENSES OF THE ISSUE).			
4	Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?	NO Refer to Annexure A (attached) for full details.			

distribution) or interest payment

If the additional securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend,

(in the case of a trust,

relation to the next dividend, distribution or interest payment 5 Issue price or consideration

\$0.55 PER CONVERTIBLE NOTE.

6 Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets). The funds raised will be predominately applied towards the Company's 50% interest in Block L20/50, onshore Phitsanulok Basin, Thailand, where the Company is in Joint Venture with Carnaryon Petroleum Limited.

7 Dates of entering *securities into uncertificated holdings or despatch of certificates

21 JULY 2008

8 Number and *class of all *securities quoted on ASX (including the securities in clause 2 if applicable)

Number	+Class
225,097,345	ORDINARY SHARES
7,272,800	UNSECURED
	CONVERTIBLE
	NOTES

9 Number and *class of all *securities not quoted on ASX (including the securities in clause 2 if applicable)

Number	+Class	
4,800,000	25 CENT UNLISTED	
	CONTRIBUTING	
	SHARES PARTLY	
	PAID TO 2.5 CENTS.	
12,500,000	LISTED OPTIONS AT	
	20 CENTS EACH	
	EXPIRING 30	
	DECEMBER 2008	
2,000,000	UNLISTED OPTIONS	
	AT 45 CENTS EACH	
	EXPIRING 30 JUNE	
	2008.	
1,000,000	UNLISTED OPTIONS	
	AT 10 CENTS EACH	
	EXPIRING 2	
	FEBRUARY 2010	
4,000,000	UNLISTED OPTIONS	
	AT 10 CENTS EACH	
	EXPIRING 30 JUNE	
	2010.	

10 Dividend policy (in the case of a trust, distribution policy) on the increased capital (interests)

NO CHANGE	
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⁺ See chapter 19 for defined terms.

Part 2 - Bonus issue or pro rata issue

11	Is security holder approval required?	N/A
12	Is the issue renounceable or non-renounceable?	N/A
13	Ratio in which the ⁺ securities will be offered	N/A
14	*Class of *securities to which the offer relates	N/A
15	*Record date to determine entitlements	N/A
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	N/A
17	Policy for deciding entitlements in relation to fractions	N/A
18	Names of countries in which the entity has *security holders who will not be sent new issue documents	N/A
	Note: Security holders must be told how their entitlements are to be dealt with.	
	Cross reference: rule 7.7.	
19	Closing date for receipt of acceptances or renunciations	N/A
20	Names of any underwriters	N/A
0.4	Assessment of the second second second	
21	Amount of any underwriting fee or commission	N/A
22	Names of any brokers to the issue	N/A
23	Fee or commission payable to the broker to the issue	N/A
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of *security holders	N/A
25	If the issue is contingent on +security holders' approval, the date of the meeting	N/A

⁺ See chapter 19 for defined terms.

26	Date entitlement and acceptance form and prospectus will be sent to persons entitled	N/A
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	N/A
28	Date rights trading will begin (if applicable)	N/A
29	Date rights trading will end (if applicable)	N/A
30	How do ⁺ security holders sell their entitlements <i>in full</i> through a broker?	N/A
31	How do ⁺ security holders sell <i>part</i> of their entitlements through a broker and accept for the balance?	N/A
32	How do *security holders dispose of their entitlements (except by sale through a broker)?	N/A
33	+Despatch date	N/A
	3 - Quotation of sec	
34	Type of securities (tick one)	
(a)	✓ Securities described in Part 1	
(b)		e end of the escrowed period, partly paid securities that become fully ties when restriction ends, securities issued on expiry or conversion of

⁺ See chapter 19 for defined terms.

Entities that have ticked box 34(a)

Additional securities forming a new class of securities

(If the additional secur	ties do not form	a new class,	go to 43)
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Tick to i	ndicate you are providing the information or do	cuments			
35	The names of the 20 largest holders of the additional *securities, and the number and percentage of additional *securities held by those holders				
36	A distribution schedule of the the categories 1 - 1,000 1,001 - 5,000 5,001 - 10,000 10,001 - 100,000 100,001 and over	additional ⁺ securities setting out the number of holders in			
37	✓ A copy of any trust deed for t	A copy of any trust deed for the additional +securities			
(now go	ties that have ticked box	34(b)			
38	Number of securities for which +quotation is sought	N/A			
39	Class of *securities for which quotation is sought	N/A			
40	Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?	N/A			
	If the additional securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment				
41	Reason for request for quotation now	N/A			
	Example: In the case of restricted securities, end of restriction period				
	(if issued upon conversion of another security, clearly identify that other security)				

⁺ See chapter 19 for defined terms.

42 Number and ⁺class of all ⁺securities quoted on ASX (*including* the securities in clause 38)

Number	+Class
N/A	

(now go to 43)

All entities

43	Paymo	ent method (tick one)
		Cheque attached
		Electronic payment made Note: Payment may be made electronically if Appendix 3B is given to ASX electronically at the same time.
		Periodic payment as agreed with the home branch has been arranged Note: Arrangements can be made for employee incentive schemes that involve frequent issues of securities.

Quotation agreement

- [†]Quotation of our additional *securities is in ASX's absolute discretion. ASX may quote the *securities on any conditions it decides.
- We warrant to ASX that the issue of the *securities to be quoted complies with the law and is not for an illegal purpose, and that there is no reason why those *securities should not be granted *quotation. We warrant to ASX that an offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) of the Corporations Law.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document not available now, will give it to ASX before *quotation of the *securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.



Sign here: Date: 12 June 2008

(Director/Company secretary)

Print name: ALAN PETER WOODS

ANNEXURE A

TERMS AND CONDITIONS OF CONVERTIBLE NOTES

Each Convertible Note entitles the Convertible Noteholder to acquire fully paid ordinary shares in the capital of the Company on the following terms and conditions.

The following is only a summary of the terms and conditions of the Convertible Notes. The full terms and conditions are contained in the Trust Deed.

Face Value: \$0.55 per Convertible Note.

Interest Rate: 12% per annum fixed payable in cash quarterly in arrears.

Conversion: Each Convertible Note will convert to 5 fully paid ordinary share in

the Company (subject to the conversion price re-set). The Convertible Notes can be converted at any time between the date of issue and the maturity date. The applicable Conversion Price will be

the Conversion Price as at the most recent Re-set Date.

Conversion Price Re-Set
 If the volume weighted average share price ("VWAP") for 30

consecutive trading days immediately preceding the end of the relevant Re-Set Date period is lower than the Conversion Price (or Re-Set Conversion Price) on the relevant Re-Set Date the Conversion Price will be adjusted upwards or downwards to be equal to 125% of the VWAP (rounded to the nearest \$0.005) for the period of 30 consecutive trading days immediately preceding each

Re-Set Date ("Conversion Price Re-Set").

Re-Set adjustment thresholds
 Any re-set adjustments of the Conversion Price pursuant to the re-

set provision is limited to a maximum conversion price of \$0.11 per share (1 note converts into 5 shares) and a minimum conversion price of \$0.06 per share (1 note converts into 9.16 shares). The maximum number of shares that 1 Note can be converted into is

9.16 shares.

Security: Unsecured.

Term Redemption date 30 June 2011.

Guarantee from Subsidiary
 A corporate guarantee has been provided by the Company's wholly

owned US subsidiary which owns the producing gas fields, East and West Flour Bluff and Pita Island in Texas, USA (**Guarantee**). Under the terms of the Guarantee, the guarantor has agreed to guarantee the Company's obligations in respect of Trust Deed up to a limit of

AUD\$4,000,040.

Noteholder Redemption
 Assuming no conversion, the convertible note holders can elect to

redeem the full face value of the convertible note if the Issuer raises any new secured or unsecured debt greater than \$250,000 before redemption date, and in other limited circumstances described in the complete terms & conditions of the Convertible Notes as set out in

the Trust Deed.

Quotation
 The Company has agreed to lodge a disclosure document and

apply to the Australian Securities Exchange ("ASX") for official quotation of the Convertible Notes. The Company will also apply for official quotation of any shares issued upon conversion of the Convertible Notes in accordance with the terms and conditions.

Shares to rank equally. All shares issued upon conversion of the Convertible Notes will rank pari passu with the existing fully paid ordinary shares of Sun Resources NL.