The Premier, Lara Giddings, said today that a settlement had been reached with Gunns Limited to remove its residual rights over native forest contracts.

Ms Giddings said an offer of $23 million was formally accepted by the company this morning.

The process, which involved independent probity auditor Wise Lord and Ferguson, includes a payment of $11.5 million to Forestry Tasmania to achieve the joint objective of settling a dispute with Gunns over outstanding debts and ensuring that native forest contracts are retired into conservation subject to the Independent Verification Process, consistent with the Forestry Intergovernmental Agreement.

The Verification Process will assess areas of nominated high conservation value forests and the wood supply needs of the industry.

"The State Government has acted on legal and departmental advice that a commercial settlement is the best way to progress the IGA," Ms Giddings said.

"The Solicitor General has advised that settlement is needed to remove the company's residual rights over native forest harvesting.

"Similarly, if we did not settle these issues with Forestry Tasmania, these contracts could otherwise have been on-sold and therefore wouldn't be available for verification of conservation outcomes.

"The process, and subsequent offers have been reviewed by Wise Lord and Ferguson and a copy of their report is being released today, along with correspondence between the State and the Commonwealth."
"This resolution means that we have avoided the lengthy delays and costs that would inevitably be incurred if these issues were pursued through the courts."

Ms Giddings said the original offer was for $23 million to be shared between Gunns and Forestry Tasmania.

"This offer was not accepted by Gunns and the State Government acted at the request of the Commonwealth to reengage with the company to resolve these issues, using funds allocated in the IGA."

Ms Giddings said while the process to resolve Gunns residual rights had taken longer than hoped, it had not delayed the transfer of much-needed compensation funds to struggling contractors.

"While we have been working to resolve outstanding issues with Gunns, the Commonwealth has also been finalising the application criteria for the $45 million compensation fund. Money also remains in the agreement for compensable exits for sawmillers."

The settlement clears the way to progress other key parts of the IGA, including the independent verification of high conservation values and the wood supply needs for the forest industry.

"The Signatories to the Statement of Principles have agreed to the outline of the verification process and a list of experts to be approved by the State and Federal Governments to carry-out this important work.

"I anticipate that an announcement on the members of the verification group led by Professor West will be made in the near future."

Contact: Michael Stedman 0438631399
http://www.tas.gov.au
MARKET UPDATE – TASMANIAN FOREST AGREEMENT

The Company confirms that agreement has been reached with the Tasmanian State Government in respect of the Tasmanian Forest Agreement.

A market update providing details of the agreement and its implications for the Company will be made on 15 September 2011.

Contact
Company: Greg L'Estrange – 03 6335 5211
Media: Matthew Horan – 0403 934 958
Dear Premier

Re: Deeds of Release - The Crown in right of Tasmania, Gunas Limited and Forestry Tasmania

I refer to your letter to me on this matter, dated 26 August 2011.

Please find attached the signed originals of each of the two relevant deeds of release, between Forestry Tasmania and The Crown in Right of Tasmania ("the first deed") on the one hand and Forestry Tasmania and Gunas Limited on the other.

The Board of Forestry Tasmania has authorised the execution of the two deeds on Forestry Tasmania's behalf, on the following understandings.

1. Forestry Tasmania has, in the course of the consultation processes leading to the Tasmanian Forests Intergovernmental Agreement ("TFA"), provided advices dated 6 June 2011 and 29 June 2011. The latter of these was provided in response to the Signatories Agreement dated 22 June 2011. A copy of each advice is appended to this letter.

2. In considering its obligations to which Clause 3(d) of the first deed refer, Forestry Tasmania will have due regard for its contractual obligations to each of its customers and for Clauses 17 and 18 of the TFA. Recital J of the first deed should not be inferred to mean that the only contracts that constrain the creation of the reserves to which the first deed refers are Contracts 917 and 918.

3. Forestry Tasmania will, at all times, ensure that it complies with the Forestry Act 1920 (Tas) and the Government Business Enterprises Act 1995 (Tas). Forestry Tasmania will also do all things reasonable to assist with the implementation of the TFA. The Board of Forestry Tasmania will apply its own judgement to the question of whether or not Forestry Tasmania will be able to fulfil its contractual obligations whilst also setting aside from wood production the reserves to which the first deed refers. In so doing, it will have regard for, but not be bound by, any opinions on the subject that might be expressed by others, including by Professor Jonathan West in his capacity as chairman of the Independent Verification Group to which the TFA refers.
Forestry Tasmania will continue to do and facilitate all that it reasonably and practically can to further the requirements of the TFA.

Yours sincerely

[Signature]

Adrian Kloeden
Chairman
Deed

Dated

The Crown in Right of Tasmania
(Crown)

and

Forestry Tasmania
(Forestry Tasmania)
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Recitals

A Forestry Tasmania and Gunns are parties to the Wood Supply Agreements and the China Sale Agreement.

B Forestry Tasmania and Gunns are in dispute with respect to each party's obligations arising out of the Wood Supply Agreements and the China Sale Agreement and the continued existence of the Wood Supply Agreements themselves.

C Particularly Forestry Tasmania claims:

(i) that Gunns by letter dated the 18th day of April 2011 terminated the Wood Supply Agreements with that termination to take effect on the 15th day of October 2011;

(ii) that Gunns is in breach of the terms of the Wood Supply Agreements and the China Sale Agreement by virtue of its failure to pay all sums of money accruing and due in accordance with the terms of those Agreements.

D Particularly Gunns claims:
(i) that its letter dated the 18th day of April 2011 was not legally effective to terminate the Wood Supply Agreements;

(ii) that Forestry Tasmania is in breach of the terms of the Wood Supply Agreements and the China Sale Agreement and as a consequence Gunns has incurred loss and damage which is claimed from Forestry Tasmania.

E Forestry Tasmania and Gunns each deny the other’s claims.

F Forestry Tasmania and Gunns are agreed that in the event that the letter of the 18th day of April 2011 was legally effective to terminate the Wood Supply Agreements then Forestry Tasmania is legally obliged to enter into good faith negotiations with Gunns about the terms of new agreements for the supply of Pulpwood (as defined in Wood Supply Agreement 917) and Supply Products (as defined in Wood Supply Agreement 918).

G Gunns has indicated that it wishes to exit native forest logging operations in Tasmania.

H The Crown has entered into the Tasmanian Forests Intergovernmental Agreement with the Commonwealth.

I Under the Tasmanian Forests Intergovernmental Agreement the Commonwealth has agreed to provide funding to the Crown for the purposes of enabling the creation of the Reserves.

J The Reserves cannot be created unless:

(i) there is certainty that Forestry Tasmania is not legally obligated to make any further supplies of wood to Gunns pursuant to the Wood Supply Agreements and the China Sale Agreement; or

(ii) if the Wood Supply Agreements have been terminated, there is legal certainty that Forestry Tasmania is not under a legal obligation to enter into good faith negotiations with Gunns about the terms of new agreements for the supply of pulpwood (as defined in Wood Supply Agreement 917) and the Supply Products (as defined in Wood Supply Agreement 918).

K By virtue of clause 22 of the Tasmanian Forests Intergovernmental Agreement the Crown is obliged to ensure that a sufficient volume of native forest sawlog supply is retired to achieve the objects set out in clauses 17 and 29 of that Agreement.

L The parties have entered into this Deed to facilitate the requirements of the Tasmanian Forests Intergovernmental Agreement by ensuring the termination of the Wood Supply Agreements and the China Sale Agreement and, except for
Excluded Claims, to resolve all claims Forestry Tasmania has against Gunns arising out of the Wood Supply Agreements and the China Sale Agreement.

Date

See signing page
Operative provisions

1 Definitions and interpretation

1.1 Definitions

In this Deed, unless the context otherwise requires:

China Sale Agreement means the agreement known as 'the China Sale Agreement' constituted by the letter dated 9 June 2010 from Forestry Tasmania to Gunns, and countersigned by Greg L'Estrange as an authorised representative of Gunns.

Claim means any allegation, debt, cause of action, liability, claim, proceeding, suit or demand of any nature however arising and whether present or future, fixed or unascertained, actual or contingent, and whether at law, in equity, under statute or otherwise.

Commonwealth means the Commonwealth of Australia.

this Deed means this deed of release.

Excluded Claims means the following claims or rights:

(a) a claim under the indemnity in clause 8 of Schedule 13 of Wood Supply Agreement 917;

(b) a claim under the indemnity in clause 8 of Schedule 13 of Wood Supply Agreement 918;

(c) a claim under any indemnity in the China Sale Agreement; or

(d) rights arising out of clause 16 of Schedule 13 of each of the Wood Supply Agreements.

Gunns means Gunns Limited ABN 29 009 478 148.

Forestry Act means the Forestry Act 1920 (Tas).

Reserves means the reserves which are to be created pursuant to the Tasmanian Forests Intergovernmental Agreement.

Rights includes a right, a power, a remedy, a discretion or an authority.

Settlement Date means the day of 2011 or such other date agreed to in writing by both parties.

Tasmanian Forests Intergovernmental Agreement means the agreement made between the Commonwealth and the Crown on the 7th day of August 2011, a copy of which is annexed to this Deed marked "A".
Wood Supply Agreements mean Wood Supply Agreement 917 and Wood Supply Agreement 918.

Wood Supply Agreement 917 means contract for sale No. 917 dated 20 December 2007 made between Forestry Tasmania and Gunns and titled 'LONG TERM PULPWOOD SUPPLY AGREEMENT'.

Wood Supply Agreement 918 means contract for sale No. 918 dated 20 December 2007 made between Forestry Tasmania and Gunns and titled 'SAWLOG AND OTHER PRODUCTS SUPPLY AGREEMENT'.

1.2 Interpretation

In this Deed, unless the context otherwise requires:

(a) a reference to this Deed, or any document referred to in this Deed or another document, includes any variation or replacement of any of them;

(b) a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them;

(c) the singular includes the plural and vice versa;

(d) person includes a firm, a body corporate, an unincorporated association, a responsible authority, or other entity, as constituted from time to time;

(e) a reference to a person includes a reference to the person's executors, administrators, successors, substitutes and permitted assigns;

(f) a reference to writing includes a reference to printing, typing and each other method of producing words, figures or symbols in visible form;

(g) a reference to a body (other than a party to this Deed) whether or not it is a statutory body:

(i) which ceases to exist; or

(ii) whose powers or functions are transferred to any other body,

refers to the body which replaces it or which substantially succeeds to its powers or functions;

(h) an agreement, representation or warranty on the part of, or in favour of, two or more persons binds, or is for the benefit of them, jointly and severally;

(i) words importing any gender include all other genders, as applicable;

(j) a reference to any thing (including any amount) is a reference to the whole or any part of it and a reference to a group of persons is a reference to any one or more of them;
(k) a covenant prohibiting a person from doing anything also prohibits that
person from authorising it to be done by another person;

(l) a reference to a clause, schedule or appendix is to a clause, schedule or
appendix in or to this Deed;

(m) mentioning any thing after the words include, included or including does
not limit the meaning of any thing mentioned before those words;

(n) a reference to a day must be interpreted as the period of time in the Crown
commencing at midnight and ending 24 hours later;

(o) reference to a time and date in connection with the performance of an
obligation by a party is a reference to the time and date in Hobart,
Tasmania, even if the obligation is to be performed elsewhere;

(p) other parts of speech and grammatical forms of a word or phrase defined in
this Deed have a corresponding meaning; and

(q) references to '§' and 'dollars' are to Australian dollars.

1.3 No contra proferentum

In the interpretation of this Deed, no rule of construction will apply to
disadvantage a party because that party proposed a provision of this Deed or the
Deed itself.

1.4 Headings

Headings are included for convenience only and do not affect the construction or
interpretation of this Deed.

1.5 Defined terms

Terms used in this Deed and not defined herein and which are defined in the
Tasmanian Forests Intergovernmental Agreement have the meaning given to them
in the Tasmanian Forests Intergovernmental Agreement.

2 Condition

2.1 Condition

Each party's obligations under clauses 3 and 5 of this Deed are subject to the
conditions precedent that on or before the Settlement Date the Crown enter into a
deed with Gunns whereby:

(a) Gunns releases Forestry Tasmania in the same terms as clause 3(a) of this
Deed;
Gunns agrees to the termination of and to treat as terminated the Wood Supply Agreements and the China Sale Agreement in the terms of clause 3(b) of this Deed;

Gunns releases Forestry Tasmania from all its obligations and liabilities under the Wood Supply Agreements and the China Sale Agreement in the terms of clause 3(c) of this Deed; and

Gunns agrees to assign the residual rights and obligations under the Wood Supply Agreements and the China Sale Agreement in the same terms as clause 5 of this Deed.

2.2 Termination

Either party may elect to terminate this Deed by notice in writing to the other if the condition in clause 2.1 is not satisfied on or before the Settlement Date.

If this Deed is terminated pursuant to clause 2.2(a) then:

(i) each party will have the same Rights and obligations that it would have had as if the parties had never entered into this Deed; and

(ii) neither party will have a Claim against the other in respect of the subject matter of this Deed.

3 Payment

In consideration of the payment on the Settlement Date by the Crown to Forestry Tasmania of the sum of $12,650,000.00 (GST inclusive):

Forestry Tasmania agrees to release Gunns from all Claims, except for the Excluded Claims, that Forestry Tasmania now has, or may in the future have, against Gunns in connection with or arising out of the Wood Supply Agreements and the China Sale Agreement including any breach of the same by Gunns;

Forestry Tasmania agrees to the termination of and to treat as terminated the Wood Supply Agreements and the China Sale Agreement as at the Settlement Date;

Forestry Tasmania agrees to release Gunns from its obligations and liabilities under the Wood Supply Agreements and the China Sale Agreement whether arising before on or after the Settlement Date; and

Subject to its powers and obligations under the Forestry Act (as amended) and the Government Business Enterprises Act (as amended), Forestry Tasmania agrees to set aside the Reserves from wood production and to do and facilitate all that it reasonably can to further the requirements of the Tasmanian Forests Intergovernmental Agreement particularly but without limitation:
(i) provision of data and information as reasonably required by the Independent Verification Group to which the Tasmanian Forests Intergovernmental Agreement refers to facilitate its work;

(ii) creation of the required Informal Reserves pursuant to clauses 25 and 28;

(iii) not to supply wood or allow wood production within the High Conservation Value forest area in accordance with the requirements of clause 26;

4 Excluded Claims

Nothing in this Deed affects any Rights of a party (including any Rights of that party against the other party) in connection with any Excluded Claims.

5 Assignment

(a) Subject to clause 4, to the extent that the Wood Supply Agreements and the China Sale Agreement may subsist or that there are continuing Rights and obligations of Forestry Tasmania arising out of those Agreements after the Settlement Date then Forestry Tasmania assigns to the Crown absolutely the benefit of those Agreements.

(b) Forestry Tasmania consents to the assignment of the Wood Supply Agreements and the China Sale Agreement by Gunns to the Crown.

6 GST

(a) The consideration payable by the Crown to Forestry Tasmania as expressed in this Deed is GST inclusive.

(b) On the Settlement Date Forestry Tasmania must provide to the Crown a valid tax invoice for the consideration.

(c) In this clause 6 unless the context otherwise requires:

(i) GST Act means the A New Tax System (Goods and Services Tax) Act 1999 (Cwlth) and the related imposition Acts of the Commonwealth; and

(ii) expressions defined in the GST Act have the same meaning when used in this clause 6.
7 Notices

7.1 Method of giving Notices

A notice, consent, approval, application or other communication (each a Notice) under this Deed must be in writing, signed by or on behalf of the person giving it, addressed to the person to whom it is to be given and:

(a) delivered;
(b) sent by pre-paid mail; or
(c) sent by facsimile,

to that person's address or facsimile number (as applicable).

For the avoidance of doubt, no Notice may be given either orally or by email.

7.2 Time of receipt of Notices

A Notice given to a person is treated as having been given and received:

(a) if delivered, on the day of delivery if delivered after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day;

(b) if sent by pre-paid mail, on the day of actual delivery if delivered after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day; and

(c) if sent by facsimile and the transmission report states that it was sent in full and without error, on the day of transmission if that report states that the transmission was completed after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day.

7.3 Address for Notices

For the purposes of this clause 7, a person (the sender) may take the address and facsimile number of another person (the recipient) to be:

(a) the address and number set out in the Details above; or

(b) if the recipient has notified the sender of another address or facsimile number, the last address or facsimile number so notified to the sender.

8 Law and jurisdiction

8.1 Governing Law

This Deed is governed by the Law of Tasmania.
8.2 Submission to jurisdiction

The parties submit to the non-exclusive jurisdiction of the courts of Tasmania and any courts that may hear appeals from those courts in respect of any proceedings in connection with this Deed.

9 General

9.1 Waiver

The non-exercise of or delay in exercising any power or right of a party does not operate as a waiver of that power or right, nor does any single exercise of a power or right preclude any other exercise of it or the exercise of any other power or right. A power or right may only be waived in writing, signed by the party to be bound by the waiver and such a waiver is effective only in the specific instance and for the specific purpose for which it was given.

9.2 Amendment

This Deed may only be amended or supplemented in writing signed by the parties.

9.3 Severability

If any provision of this Deed is or at any time becomes illegal, prohibited, void or unenforceable for any reason in any jurisdiction then, as to that jurisdiction, that provision is severed from this Deed and the remaining provisions of this Deed:

(a) continue to be enforceable; and

(b) are to be construed with such additions, deletions and modifications of language as are necessary to give effect to the remaining provisions of this Deed.

9.4 Further assurance

Each party must do, sign, execute and deliver and must procure that each of its employees and agents does, signs, executes and delivers, all deeds, documents, instruments and acts as reasonably required of it or them and must carry out and give full effect to this Deed and the Rights and obligations of the parties under it.

9.5 Counterparts

(a) This Deed may be executed in any number of counterparts.

(b) A party may execute this Deed by signing any counterpart.

(c) All counterparts, taken together, constitute one instrument.

Executed as a deed
Signing page

Dated:

Signed for and on behalf of The Crown in Right of Tasmania by The Honourable Larissa Tahireh Giddings MP, Premier of Tasmania in the presence of:

[Signature]

Signature of witness

Name of witness (print)

Address of witness

Occupation

The common seal of Forestry Tasmania was hereunto affixed by the authority of its Board in the presence of:

[Signature]

Adrian Kloeden, Chair

Name and position held (print)

[Signature]

Robert Lindsay Gordon, Managing Director

Name and position held (print)
Dated:

Signed for and on behalf of The Crown in Right of Tasmania by The Honourable Larissa Tahirah Giddings MP, Premier of Tasmania in the presence of:

Signature

Signature of witness

Name of witness (print)

Address of witness

Occupation

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Signature

Adrian Kloeden, Chair

Name and position held (print)

Signature

Robert Lindsay Gordon, Managing Director

Name and position held (print)
Signing page

Dated:

Signed for and on behalf of The Crown in Right of Tasmania by
The Honourable Larissa Tahireh Giddings MP, Premier of Tasmania in
the presence of:

__________________________
Signature

__________________________
Signature of witness

__________________________
Name of witness (print)

__________________________
Address of witness

__________________________
Occupation

The common seal of
Forestry Tasmania
was hereunto affixed by the authority of
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__________________________
Signature

Adrian Kloeden, Chair

__________________________
Name and position held (print)

__________________________
Signature

Robert Lindsay Gordon, Managing Director

__________________________
Name and position held (print)
Annexure "A"

Tasmanian Forests Intergovernmental Agreement
Deed

Dated

Forestry Tasmania
(Forestry Tasmania)

and

Gunns Limited
(Gunns)
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Deed

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Recitals

A Forestry Tasmania and Gunns are parties to the Wood Supply Agreements and the China Sale Agreement.

B Forestry Tasmania and Gunns are in dispute with respect to each party’s obligations arising out of the Wood Supply Agreements and the China Sale Agreement and the continued existence of the Wood Supply Agreements themselves.

C Particularly Forestry Tasmania claims:

(i) that Gunns by letter dated the 18th day of April 2011 terminated the Wood Supply Agreements with that termination to take effect on the 15th day of October 2011;

(ii) that Gunns is in breach of the terms of the Wood Supply Agreements and the China Sale Agreement by virtue of its failure to pay all sums of money accruing and due in accordance with the terms of those Agreements.
Particularly Gunns claims:

(i) that its letter dated the 18th day of April 2011 was not legally effective to terminate the Wood Supply Agreements;

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Forestry Tasmania and Gunns each deny the other’s claims.

Forestry Tasmania and Gunns are agreed that in the event that the letter of the 18th day of April 2011 was legally effective to terminate the Wood Supply Agreements then Forestry Tasmania is legally obliged to enter into good faith negotiations with Gunns about the terms of new agreements for the supply of Pulpwood (as defined in Wood Supply Agreement 917) and Supply Products (as defined in Wood Supply Agreement 918).

Gunns has indicated that it wishes to exit native forest logging operations in Tasmania.

The parties have entered into this Deed for the purpose of:

(i) except for the Excluded Claims extinguishing on and from the Settlement Date all Claims which each party has against the other in connection with the Wood Supply Agreements and the China Sale Agreement; and

(ii) terminating the Wood Supply Agreements and the China Sale Agreement on the Settlement Date.

Date Sec signing page
Operative provisions

1 Definitions and interpretation

1.1 Definitions

In this Deed, unless the context otherwise requires:

**China Sale Agreement** means the agreement known as 'the China Sale Agreement' constituted by the letter dated 9 June 2010 from Forestry Tasmania to Gunns, and countersigned by Greg L'Estrange as an authorised representative of Gunns.

**Claim** means any allegation, debt, cause of action, liability, claim, proceeding, suit or demand of any nature however arising and whether present or future, fixed or unascertained, actual or contingent, and whether at law, in equity, under statute or otherwise.

**this Deed** means this deed of release.

**Excluded Claims** means the following claims or rights:

(a) a claim under the indemnity in clause 8 of Schedule 13 of Wood Supply Agreement 917;

(b) a claim under the indemnity in clause 8 of Schedule 13 of Wood Supply Agreement 918;

(c) a claim under any indemnity in the China Sale Agreement; or

(d) rights arising out of clause 16 of Schedule 13 of each of the Wood Supply Agreements.

**Forestry Tasmania** means Forestry Tasmania ABN 91 628 769 359.

**Forestry Tasmania Release Deed** means the Deed of Release to be entered into between the Crown and Forestry Tasmania in the form annexed to this Deed marked “A”.

**Gunns Release Deed** means the Deed of Release to be entered into between the Crown and Gunns in the form annexed to this Deed marked “B”.

**Rights** includes a right, a power, a remedy, a discretion or an authority.

**Settlement Date** means the day of 2011 or such other date agreed to in writing by both parties.

**Wood Supply Agreements** mean Wood Supply Agreement 917 and Wood Supply Agreement 918.
Wood Supply Agreement 917 means contract for sale No. 917 dated 20 December 2007 made between Forestry Tasmania and Gunns and titled 'LONG TERM PULPWOOD SUPPLY AGREEMENT'.

Wood Supply Agreement 918 means contract for sale No. 918 dated 20 December 2007 made between Forestry Tasmania and Gunns and titled 'SAWLOG AND OTHER PRODUCTS SUPPLY AGREEMENT'.

1.2 Interpretation

In this Deed, unless the context otherwise requires:

(a) a reference to this Deed, or any document referred to in this Deed or another document, includes any variation or replacement of any of them;

(b) a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, reenactments or replacements of any of them;

(c) the singular includes the plural and vice versa;

(d) person includes a firm, a body corporate, an unincorporated association, a responsible authority, or other entity, as constituted from time to time;

(e) a reference to a person includes a reference to the person's executors, administrators, successors, substitutes and permitted assigns;

(f) a reference to writing includes a reference to printing, typing and each other method of producing words, figures or symbols in visible form;

(g) a reference to a body (other than a party to this Deed) whether or not it is a statutory body:

(i) which ceases to exist; or

(ii) whose powers or functions are transferred to any other body,

refers to the body which replaces it or which substantially succeeds to its powers or functions;

(h) an agreement, representation or warranty on the part of, or in favour of, two or more persons binds, or is for the benefit of them, jointly and severally;

(i) words importing any gender include all other genders, as applicable;

(j) a reference to any thing (including any amount) is a reference to the whole or any part of it and a reference to a group of persons is a reference to any one or more of them;

(k) a covenant prohibiting a person from doing anything also prohibits that person from authorising it to be done by another person;
(l) a reference to a clause, schedule or appendix is to a clause, schedule or appendix in or to this Deed;

(m) mentioning any thing after the words include, included or including does not limit the meaning of any thing mentioned before those words;

(n) a reference to a day must be interpreted as the period of time in the Crown commencing at midnight and ending 24 hours later;

(o) reference to a time and date in connection with the performance of an obligation by a party is a reference to the time and date in Hobart, Tasmania, even if the obligation is to be performed elsewhere;

(p) other parts of speech and grammatical forms of a word or phrase defined in this Deed have a corresponding meaning; and

(q) references to '£' and 'dollars' are to Australian dollars.

1.3 No contra proferentum

In the interpretation of this Deed, no rule of construction will apply to disadvantage a party because that party proposed a provision of this Deed or the Deed itself.

1.4 Headings

Headings are included for convenience only and do not affect the construction or interpretation of this Deed.

2 Condition

2.1 Condition

Each party’s obligations under clauses 3 and 4 of this Deed are subject to the conditions precedent that on or before the Settlement Date:

(a) the Crown and Gunns enter into the Gunns Release Deed; and

(b) the Crown and Forestry Tasmania enter into the Forestry Tasmania Release Deed.

2.2 Termination

(a) Either party may elect to terminate this Deed by notice in writing to the other if either of the conditions in clause 2.1 is not satisfied on or before the Settlement Date.

(b) If this Deed is terminated pursuant to clause 2.2(a) then:

(i) each party will have the same Rights and obligations that it would have had as if the parties had never entered into this Deed; and
(ii) neither party will have a Claim against the other in respect of the subject matter of this Deed.

3 Termination of Wood Supply Agreements

Subject to satisfaction or waiver of the conditions precedent in clause 2.1, on the Settlement Date:

(a) to the extent that each of the Wood Supply Agreements and the China Sale Agreement are otherwise subsisting as at that date, each of the Wood Supply Agreements and the China Sale Agreement are terminated; and

(b) each party is released from its obligations and liabilities under each of the Wood Supply Agreements and the China Sale Agreement which relate to any period before, on or after the Settlement Date.

4 Releases

4.1 Release by Forestry Tasmania

Subject to satisfaction or waiver of the conditions precedent in clause 2.1, on the Settlement Date, except for the Excluded Claims, Forestry Tasmania releases Gunns from all Claims that Forestry Tasmania now has or may in the future have against Gunns in connection with or arising out of the Wood Supply Agreements and the China Sale Agreement and/or any breach of them by Gunns.

4.2 Release by Gunns

Subject to satisfaction or waiver of the conditions precedent in clause 2.1, on the Settlement Date, except for the Excluded Claims, Gunns releases Forestry Tasmania from all Claims that Gunns now has or may in the future have against Forestry Tasmania in connection with or arising out of the Wood Supply Agreements and the China Sale Agreement and/or any breach of them by Forestry Tasmania.

5 Excluded Claims

Nothing in this Deed affects any Rights of a party (including any Rights of that party against the other party) in connection with any Excluded Claims.

6 Interdependent obligations

The obligations of each party under clauses 3 and 4 are to be performed on the Settlement Date interdependent with the obligations of the other party under those clauses. Accordingly, a party (the First Party) is not required to perform its obligations under those clauses on the Settlement Date if the other party is unable or refuses to perform its obligations under those clauses on the Settlement Date and the inability or refusal is not attributable to any breach of this Deed by the First Party.
7 Representation and warranties

7.1 Gunns' warranties

Gunns represents and warrants to Forestry Tasmania that:

(a) **(incorporation):** Gunns is a corporation duly incorporated and existing under the law of its place of incorporation and has the corporate power to enter into and perform its obligations;

(b) **(legal disability):** Gunns is not an externally administered body corporate (within the meaning of section 9 of the Corporations Act 2001 (Cwlth));

(c) **(controllers):** no controller (within the meaning of section 9 of the Corporations Act 2001 (Cwlth)) has been appointed over any of Gunns assets and no such appointment has been threatened;

(d) **(solvency):** Gunns is solvent (within the meaning of section 9 of the Corporations Act 2001 (Cwlth));

(e) **(authorisations):** all necessary action has been taken by Gunns to authorise the execution and performance of its obligations under this Deed;

(f) **(transaction permitted):** the performance by Gunns of its obligations under this Deed will not breach in any respect any provision of:

   (i) any applicable law or an order or ruling of a Government Body;

   (ii) any agreement binding on Gunns; or

   (iii) the Gunns' constitution.

8 Notices

8.1 Method of giving Notices

A notice, consent, approval, application or other communication (each a Notice) under this Deed must be in writing, signed by or on behalf of the person giving it, addressed to the person to whom it is to be given and:

(a) delivered;

(a) sent by pre-paid mail; or

(b) sent by facsimile,

to that person's address or facsimile number (as applicable).

For the avoidance of doubt, no Notice may be given either orally or by email.
8.2 Time of receipt of Notices

A Notice given to a person is treated as having been given and received:

(a) if delivered, on the day of delivery if delivered after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day;

(b) if sent by pre-paid mail, on the day of actual delivery if delivered after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day; and

(c) if sent by facsimile and the transmission report states that it was sent in full and without error, on the day of transmission if that report states that the transmission was completed after 9.00am and before 4.00pm on a Business Day, otherwise on the next Business Day.

8.3 Address for Notices

For the purposes of this clause 8, a person (the sender) may take the address and facsimile number of another person (the recipient) to be:

(a) the address and number set out in the Details above; or

(b) if the recipient has notified the sender of another address or facsimile number, the last address or facsimile number so notified to the sender.

9 Law and jurisdiction

9.1 Governing Law

This Deed is governed by the Law of Tasmania.

9.2 Submission to jurisdiction

The parties submit to the non-exclusive jurisdiction of the courts of Tasmania and any courts that may hear appeals from those courts in respect of any proceedings in connection with this Deed.

10 General

10.1 Waiver

The non-exercise of or delay in exercising any power or right of a party does not operate as a waiver of that power or right, nor does any single exercise of a power or right preclude any other exercise of it or the exercise of any other power or right. A power or right may only be waived in writing, signed by the party to be bound by the waiver and such a waiver is effective only in the specific instance and for the specific purpose for which it was given.
10.2 Amendment

This Deed may only be amended or supplemented in writing signed by the parties.

10.3 Severability

If any provision of this Deed is or at any time becomes illegal, prohibited, void or unenforceable for any reason in any jurisdiction then, as to that jurisdiction, that provision is severed from this Deed and the remaining provisions of this Deed:

(a) continue to be enforceable; and

(b) are to be construed with such additions, deletions and modifications of language as are necessary to give effect to the remaining provisions of this Deed.

10.4 Further assurance

Each party must do, sign, execute and deliver and must procure that each of its employees and agents does, signs, executes and delivers, all deeds, documents, instruments and acts as reasonably required of it or them and must carry out and give full effect to this Deed and the Rights and obligations of the parties under it.

10.5 Counterparts

(a) This Deed may be executed in any number of counterparts.

(b) A party may execute this Deed by signing any counterpart.

(c) All counterparts, taken together, constitute one instrument.

Executed as a deed
Signing page

Dated:

The common seal of
Forestry Tasmania
was hereunto affixed by the authority of
its Board in the presence of:

Signature
Adrian Kloeden, Chair
Name and position held (print)

Signature
Robert Lindsay Gordon, Managing Director
Name and position held (print)

The common seal of
Gunns Limited
was hereunto affixed in accordance with
section 127 of the Corporations Act
2001 (Cwlth):

Signature of director
Name of director (print)

Signature of director/company secretary
(Please delete as applicable)
Name of director/company secretary (print)
Signing page

Dated:

The common seal of Forestry Tasmania was hereunto affixed by the authority of its Board in the presence of:

[Signature]
Adrian Kloeden, Chair
Name and position held (print)

[Signature]
Robert Lindsay Gordon, Managing Director
Name and position held (print)

The common seal of Gunns Limited was hereunto affixed in accordance with section 127 of the Corporations Act 2001 (Cwlth):

[Signature of director]
Name of director (print)

[Signature of director/company secretary]
(Please delete as applicable)

[Signature of director/company secretary (print)]
Signing page

Dated:

The common seal of Forestry Tasmania was hereunto affixed by the authority of its Board in the presence of:

Signature
Adrian Kloeden, Chair
Name and position held (print)

Signature
Robert Lindsay Gordon, Managing Director
Name and position held (print)

The common seal of Gunns Limited was hereunto affixed in accordance with section 127 of the Corporations Act 2001 (Cwlth):

Signature of director
Name of director (print)

Signature of director/company secretary (Please delete as applicable)
Name of director/company secretary (print)
Annexure “A”

Forestry Tasmania Release Deed
Annexure “B”

Gunns Release Deed