### PART C: SPONSOR'S DECLARATION

TO: National Stock Exchange of Australia Limited.

25<sup>th</sup> November 2008



ABN 30 094 927 947 AFSL 247 404

Level 3, 14 Martin Place Sydney NSW 2000 Australia GPO Box 5263 Sydney NSW 2001 Australia

Telephone (61 2) 9222 9111 Corporate Facsimile (61 2) 8224 9699 Trading Facsimile (61 2) 9221 9680

www.mpsecurities.com.au

Dear Sir,

We, MARTIN PLACE SECURITIES being sponsor to

MONO RESOURCES LIMITED hereby declare that:

# 1. Offers for subscription and offers for sale

To the best of our knowledge and belief, at the time trading commences on the *Exchange* at least the number specified in Rule 3.9 of the issued securities will be in the hands of the public in accordance with the *Listing Rules* of the National Stock Exchange of Australia Limited (the "*Listing Rules*"); or

## 2. Placings

(1) to the best of our knowledge and belief, the securities have been placed as follows:

No. of places No. of securities placed 14,650,425

(2) to the best of our knowledge and belief at least the number specified in rule 3.9 of the securities have been placed in the hands of the public in accordance with the *Listing Rules*;

#### 3. General

- (1) to the best of our knowledge and belief, having made due and careful enquiry of the *issuer* and its advisers, the *issuer* has satisfied all relevant conditions for *listing* and other relevant requirements of the *Listing Rules*;
- (2) to the best of our knowledge and belief, having made due and careful enquiry of the *issuer* and its advisers:
  - (i) all the documents required by the *Listing Rules* to be included in the application for *listing* have been supplied to the *Exchange*;

- (ii) all other relevant requirements of the *Listing Rules* have been complied with; and
- (iii) there are no matters other than those disclosed in the disclosure document or otherwise in writing to the Exchange which should be taken into account by the Exchange in considering the suitability for listing of the securities for which application is being made;
- (3) the *directors* of the *issuer*:
  - (i) have had explained to them by us or other appropriate professional advisers the nature of their responsibilities and obligations as *directors* of a *listed* corporation under the *Listing Rules*; and
  - (ii) in particular, understand what is required of them to enable holders of the issuer's listed securities and the public to appraise the position of the issuer and avoid the creation of a false market in its securities once they are listed;
- (4) we have obtained written confirmation from the *issuer* that the working capital available to the *group* is sufficient for its present requirements and we are satisfied that the confirmation has been given after due and careful enquiry by the *issuer* and that the *person*s or institutions providing finance have stated in writing that the relevant financing facilities exist; and
- (5) we are satisfied that any profit forecast or estimate in the *disclosure document* has been made after due and careful enquiry by the *issuer*.

## 4. Acknowledgment of Exchange's disciplinary power

- (1) We acknowledge that if the *Exchange* considers that we have been in breach of our responsibilities under the *Listing Rules* or this declaration, then the *Exchange* may censure us and/or refuse to allow us to sponsor further issues by removing our firm from the list of approved sponsors and that the *Exchange* may publicise the fact that it has done so and the reasons for its actions.
- (2) We acknowledge that where the *Exchange* considers it appropriate we will be subject to the disciplinary provisions set out in Part A of the *Business Rules*.

Yours faithfully,

Signed Char Sun

Name: David H SUTTON

For and on behalf of Martin Place Securities