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OFFICE OF INTERNATIONAL
CORPORATE FINANCE

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20 December 2006

US Securities and Exchange Commission
Division of Corporation Finance
Office of International Corporate Finance
Mail Stop 3-2
450 Fifth Street, NW
Washington, DC 20549
USA

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JAN 09 2007
THOMSON
FINANCIAL

SUPL

Re: Catlin Group Limited, Rule 12g3-2(b) Exemption, File No. 82-34808

To whom it may concern:

Please find enclosed information and/or documents furnished on behalf of Catlin Group Limited, Rule 12g3-2(b) File No. 82-34808, submitted pursuant to paragraph (b)(1)(iii) of Rule 12g3-2, which information shall not be deemed "filed" with the SEC or otherwise subject to the liabilities of Section 18 of the US Securities Exchange Act of 1934.

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Yours faithfully,



Nicola Graham
Assistant Company Secretary
& Counsel

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OFFICE OF INTERNATIONAL
CORPORATE FINANCE

REG-Catlin Group Limited Result of Meeting
Released: 13/12/2006

RNS Number:7785N
Catlin Group Limited
13 December 2006

Not for release, publication or distribution, in whole or in part, in, into or from Australia, Canada or any other jurisdiction where to do so would constitute a violation of the relevant laws of such jurisdiction

RECOMMENDED OFFER BY CATLIN GROUP LIMITED FOR WELLINGTON UNDERWRITING PLC

Announcement of results of General Meeting

Catlin announces that at a General Meeting of the Company, held yesterday in Bermuda, the ordinary resolutions set out in the Notice of Meeting in connection with the Acquisition were passed.

Copies of the resolutions passed will be submitted to the UK Listing Authority shortly and will be available for inspection at the UK Listing Authority's Document Viewing Facility, The Financial Services Authority, 25 The North Colonnade, Canary Wharf, London E14 5HS.

The First Closing Date of the Offer will be 18 December 2006. Wellington Shareholders are strongly encouraged to accept the Offer ahead of this date. Whilst Catlin remains confident of completing the Acquisition before Christmas, the proximity of the 1 January 2007 renewals season means there are strong commercial and operational advantages for the Enlarged Group in combining the businesses, and therefore for Catlin's completing the Acquisition, ahead of this date.

Terms defined in the Circular, Offer Document and Prospectus have the same meanings in this announcement.

The Catlin Directors accept responsibility for the information contained in this announcement. To the best of their knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in this announcement is in accordance with the facts and does not omit anything likely to affect the import of such information.

This announcement does not constitute, or form part of, any offer for or invitation to sell or purchase any securities, or any solicitation of any offer, for, securities in any jurisdiction. Any acceptance or other response to the Offer should be made only on the basis of information contained in or referred to in the Offer Document and the Prospectus. Such documents contain important information which Wellington Shareholders are urged to read carefully.

The release, publication or distribution of this announcement in certain jurisdictions may be restricted by law and therefore persons in such jurisdictions into which this announcement is released, published or distributed should inform themselves about and observe such restrictions. Further, the laws of the relevant jurisdiction may affect the availability of the Offer (including the Mix and Match Facility) to persons not resident in the United Kingdom. Persons who are not resident in the United Kingdom, or who are subject to the laws of any jurisdiction other than the United Kingdom should inform themselves about, and observe, any applicable requirements. Further details in relation to overseas shareholders are contained in the Offer Document.

The material set forth herein is for information purposes only and should not be construed as an offer for securities for sale in or into the United States or any other jurisdiction. The New Catlin Shares to be issued in connection with the Offer have not been, nor will they be, registered under the US Securities Act of 1933, as amended, or under the securities laws of any state of the United States of America and may not be offered or sold in the United States of

America, absent registration or an applicable exemption from registration.

The Offer is made for the securities of a UK company and is subject to UK disclosure requirements, which are different from those of the United States. Financial statements included in the Offer Document and Prospectus have been prepared in accordance with non-US accounting standards and may not be comparable to the financial statements of US companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the US federal securities laws, since Catlin and Wellington are located in non-US jurisdictions, and some or all of their officers and directors may be residents of non-US jurisdictions. You may not be able to sue a non-US company or its officers or directors in a non-US court for violations of US securities laws. Further, it may be difficult to compel a non-US company and its affiliates to subject themselves to a US court's judgement.

The relevant clearances have not been, and will not be, obtained from the securities commission of any province or territory of Canada; no Prospectus or a Prospectus equivalent has been, or will be, lodged with, or registered by, the Australian Securities and Investments Commission and the New Catlin Shares have not been, nor will they be, registered under or offered in compliance with applicable securities laws of any state, province, territory or jurisdiction of Canada or Australia. Accordingly, the New Catlin Shares may not (unless an exemption under relevant securities laws is applicable) be offered, sold, resold or delivered, directly or indirectly, in or into the United States, Canada or Australia or any other jurisdiction outside the United Kingdom if to do so would constitute a violation of the relevant laws of, or require registration thereof in, such jurisdiction or to, or for the account or benefit of, a person located in the United States, Canada or Australia or such other jurisdiction.

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William Spurgin, Head of Investor Relations

Tel: +44 (0)20 7458 5726

Mobile: +44 (0)7710 314 365

E-mail: william.spurgin@catlin.com

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The company news service from the London Stock Exchange

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REG-Cazenove EPT Disclosure
Released: 13/12/2006

RNS Number: 7835N
Cazenove
13 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Cazenove
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ordinary US\$ 0.01c
Date of dealing	12th December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
8,645	£5.02p	£4.995p

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
9,612	£5.0575p	£5.01p

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
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(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure	13th December 2006
Contact name	Barry Page
Telephone number	0207 155 5907
Name of offeree/offerer with which connected	Catlin Group Limited
Nature of connection (Note 6)	Cazenove are broker to Catlin Group Limited

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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EMMAKNKNCBDBD

REG-Lloyds TSB - Securities Administration Rule 8.3 - Catlin Group
 Released: 13/12/2006

LONDON--(Business Wire)--

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the Takeover Code)

1. KEY INFORMATION

-0-
 *T
 Name of person dealing (Note 1) Lloyds TSB Group Plc and its Subsidiaries

 Company dealt in Catlin Group Ltd (CGL)

 Class of relevant security to which the COM STK USD0.01
 dealings being disclosed relate (Note 2)

 Date of dealing 12 December 2006

*T
 2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE
 (a) Interests and short positions (following dealing) in the class of relevant
 security dealt in (Note 3)

-0-
 *T

	Long		Short	
	Number	(%)	Number	(%)
(1) Relevant securities	2,981,795	1.820		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	2,981,795	1.820		

*T
 (b) Interests and short positions in relevant securities of the company, other
 than the class dealt in (Note 3)

-0-
 *T

Class of relevant security:	Long		Short	
	Number	(%)	Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	NIL	NIL	NIL	NIL

*T
 (c) Rights to subscribe (Note 3)

-0-
 *T
 Class of relevant security: Details

*T

3. DEALINGS (Note 4)

(a) Purchases and sales

-0-

*T

Purchase/sale	Number of securities	Price per unit (Note GBP)
SALE	3,352	5.0854

*T

(b) Derivatives transactions (other than options)

-0-

*T

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit
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*T

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

-0-

*T

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Opt paid per share (5)
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*T

(ii) Exercising

-0-

*T

Product name, e.g. call option	Number of securities	Exercise price per unit
--------------------------------	----------------------	-------------------------

*T

(d) Other dealings (including new securities) (Note 4)

-0-

*T

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (5)
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*T

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

-0-

*T

Full details of any agreement, arrangement or understanding between the person disclosing person relating to the voting rights of any relevant securities under any option referred form or relating to the voting rights or future acquisition or disposal of any relevant securities which any derivative referred to on this form is referenced. If none, this should be stated.

*T

Is a Supplemental Form 8 attached? (Note 9) NO

-0-

*T

Date of disclosure 13 December 2006

Contact name Phil Mason

Telephone number 01444 418127

If a connected EFM, name of offeree/offeree with which connected N/A

If a connected EFM, state nature of connection (Note 10) N/A

*T

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk
Lloyds TSB - Securities Administration
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REG-UBS AG (EPT) EPT Disclosure
Released: 13/12/2006

RNS Number: 8115N
UBS AG (EPT)
13 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	UBS AG London Branch
Company dealt in	CATLIN GROUP Ltd
Class of relevant security to which the dealings being disclosed relate (Note 1)	COMS SHS \$0.01
Date of dealing	12 DECEMBER 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
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4,189	5.03 GBP	5.01 GBP
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Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
---------------------------------	---------------------------------	--------------------------------

22,688	5.0192 GBP	4.9825 GBP
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(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
------------------------	---------------------	-------------------------------	-------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
--------------------------------	---	---	----------------	------------------------------------	-------------	--

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure	13 DECEMBER 2006
Contact name	JOSEPH EVANS
Telephone number	020 7567 8286
Name of offeree/offeror with which connected	CATLIN GROUP Ltd
Nature of connection (Note 6)	CONNECTED ADVISER

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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REG-Goldman Sach Ast Mnt Rule 8.3- (Catlin)
Released: 13/12/2006

OFFICE OF INTERNATIONAL
CORPORATE FINANCE

RNS Number:8191N
Goldman Sachs Asset Management Intl
13 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
(Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	Goldman Sachs Asset Management International
Company dealt in	CATLIN GROUP LIMITED
Class of relevant security to which the dealings being disclosed relate (Note 2)	Ordinary Shares
Date of dealing	12 December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long	
	Number (%)	Number (%)
(1) Relevant securities	9522211 (5.82%)	0 (0%)
(2) Derivatives (other than options)		
(3) Options and agreements to purchase/sell		
Total	9522211 (5.82%)	0 (0%)

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long	
	Number (%)	Number (%)

- (1) Relevant securities
 - (2) Derivatives (other than options)
 - (3) Options and agreements to purchase/sell
- Total

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Isin	Product Type	Purchase/sale	Number of securities	Price
BMG196F11004	ORD / CMN	Purchase	11308	
BMG196F11004	ORD / CMN	Purchase	5741	

(b) Derivatives transactions (other than options)

Product name,	Long/short (Note 6)	Number of securities (Note 7)	Price
e.g. CFD			

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name,	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiration date
e.g. call option					

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing to the voting rights of any relevant securities under any option referred to on this form rights or future acquisition or disposal of any relevant securities to which any derivative is referenced. If none, this should be stated.

None

Is a Supplemental Form 8 attached? (Note 9)
YES/NO

Date of disclosure 13 December 2006

Contact name Peter Highton

Telephone number +44-207-774-1935

If a connected EFM, name of offeree/offeror with which connected
If a connected EFM, state nature of connection (Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

REG-Fidelity Int Ltd Rule 8.3- Catlin Group Ltd
Released: 13/12/2006

RNS Number:8196N
Fidelity International Ltd
13 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
(Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	EMR CORP AND/OR ONE OR MORE OF ITS DIRECT OR INDIRECT SUBSIDIARIES AND FIDELITY INTERNATIONAL LIMITED AND/OR ONE OR MORE OF ITS DIRECT AND INDIRECT SUBSIDIARIES
Company dealt in	CATLIN GROUP LTD
Class of relevant security to which the dealings being disclosed relate (Note 2)	ORDINARY SHARES
Date of dealing	12 DECEMBER 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	16,068,803	(9.81%)		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	16,068,803	(9.81%)		

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
BUY	91,697	4.9875 GBP/SHARE
BUY	452,000	4.9925 GBP/SHARE
SALE	452,000	4.9925 GBP/SHARE

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 5)

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Is a Supplemental Form 8 attached? (Note 9) NO

Date of disclosure 13 DECEMBER 2006

Contact name TERESA GARRY

Telephone number 01737 837092

If a connected EFM, name of
offeree/offeror with which connected

N/A

If a connected EFM, state nature of connection (Note 10)

N/A

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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REG-Legal&Gen Inv Mgmt Rule 8.3- Catlin Group

Released: 13/12/2006

RNS Number:8251N

Legal & General Investment Mgmt Ld

13 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE

(Rule 8.3 of the Takeover Code)

1. KEY INFORMATION

Name of person dealing (Note 1)	Legal & General Investment Management Lt
Company dealt in	Catlin Group
Class of relevant security to which the dealings being disclosed relate (Note 2)	Ordinary Shares USD 0.01
Date of dealing	12 December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number
(1) Relevant securities	5,151,774	3.14	
(2) Derivatives (other than options)			
(3) Options and agreements to purchase/sell			
Total	5,151,774	3.14	

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (1
Sale	17,500	GBP 5.0138

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
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(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/ received per unit (Note 5)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
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(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

13 December 2006

Contact name

Helen Lewis

Telephone number

0207 528 6742

If a connected EFM, name of offeree/offeree with which connected

If a connected EFM, state nature of connection (Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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REG-Morgan Stanley Inv Rule 8.3- Catlin Group Ltd
 Released: 13/12/2006

OFFICE OF INTERNATIONAL
 CORPORATE FINANCE

RNS Number:8232N
 Morgan Stanley Inv Management Ltd
 13 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	Morgan Stanley Investment Management Limited
Company dealt in	Catlin Group Ltd
Class of relevant security to which the dealings being disclosed relate (Note 2)	Ordinary shares
Date of dealing	12th December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	3,276,507	1.99		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
Sale	34,473	4.99

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 5)

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be

stated.

.....
.....
Is a Supplemental Form 8 attached? (Note 9)
NO

Date of disclosure 13th December 2006
Contact name Tanya Ohadi
Telephone number 020 7425 9647

If a connected EFM, name of offeree/offerer with
which connected
If a connected EFM, state nature of connection
(Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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RETXXLFFQLBEFBE

REG-UBS Global Asset Man Rule 8.3- Catlin Group
 Released: 14/12/2006

RNS Number:8743N
 UBS Global Asset Management (UK) Ltd
 14 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)

UBS GLOBAL ASSET MANAGEMENT (UK) LTD

Company dealt in

CATLIN GROUP

Class of relevant security
 to which the dealings
 being disclosed relate (Note 2)

ORDINARY SHARE

Date of dealing

13 DECEMBER 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of
 relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	4,190,877.00	2.5575%		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	4,190,877.00	2.5575%		

(b) Interests and short positions in relevant securities of the company,
 other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)

- (1) Relevant securities
- (2) Derivatives (other than options)
- (3) Options and agreements to purchase/sell

Total

- (c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

- (a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
---------------	----------------------	-------------------------

SALE	10,856.00	498.25P
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- (b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
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- (c) Options transactions in respect of existing securities

- (i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/ received per unit (Note 5)
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- (ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
-----------------------------------	----------------------	-------------------------------------

- (d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

NONE

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

14 DECEMBER 2006

Contact name

PANNA GOHIL

Telephone number

020 7901 5139

If a connected EFM, name of
offeree/offeror with which connected

CATLIN GROUP

If a connected EFM, state nature of connection
(Note 10)

CONNECTED ADVISOR TO THE ABOVE

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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END

RETAKQKDCBDBBD

REG-Cazenove EPT Disclosure
Released: 14/12/2006

RNS Number:8763N
Cazenove
14 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Cazenove
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ordinary US\$ 0.01c
Date of dealing	13th December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
91,200	£4.989578p	£4.975p

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
90,559	£4.988081p	£4.971904p

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
---------------------------	------------------------	----------------------------------	----------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

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Date of disclosure	14th December 2006
Contact name	Barry Page
Telephone number	0207 155 5907
Name of offeree/offerer with which connected	Catlin Group Limited
Nature of connection (Note 6)	Cazenove are broker to Catlin Group

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

EMMAKQKNCBQBD

REG-Citigroup GM UK Eqty EPT Disclosure
Released: 15/12/2006

RNS Number:9956N
Citigroup Global Markets UK EqtyLtd
15 December 2006

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Citigroup Global Markets UK Equity Limited
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ord/Equity
Date of dealing	14 December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price
5,000	GBP 4.9500	GBP 4.9500

Total number of securities sold	Highest price received (Note 3)	Lowest price
	GBP	GBP

(b) Derivatives transactions (other than options)

Product name,	Long/short (Note 4)	Number of securities (Note 5)	Price
e.g. CFD			

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name,	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.
e.g. call option				

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price
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3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing to the voting rights of any relevant securities under any option referred to on this form rights or future acquisition or disposal of any relevant securities to which any derivative referenced. If none, this should be stated.

Date of disclosure	15 December 2006
Contact name	Neil Kober
Telephone number	020 7508 9050
Name of offeree/offeror with which connected	Wellington Underwriting

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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END

EMMILFVLFVLELIR

REG-UBS AG (EPT) EPT Disclosure
Released: 14/12/2006

RNS Number: 9017N
UBS AG (EPT)
14 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	UBS AG London Branch
Company dealt in	CATLIN GROUP Ltd
Class of relevant security to which the dealings being disclosed relate (Note 1)	COMS SHS \$0.01
Date of dealing	13 DECEMBER 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
892,246	4.9825 GBP	4.9825 GBP

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
893,753	4.995 GBP	4.9825 GBP

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
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(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
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3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

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Date of disclosure	14 DECEMBER 2006
Contact name	NIMISHA SACHDEV
Telephone number	020 7568 9289
Name of offeree/offeror with which connected	CATLIN GROUP Ltd
Nature of connection (Note 6)	CONNECTED ADVISER

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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END

EMMBDBDDBBGGLS

REG-Legal&Gen Inv Mgmnt Rule 8.3-Catlin Group Ltd
 Released: 14/12/2006

RNS Number:9068N
 Legal & General Investment Mgmnt Ld
 14 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the Takeover Code)

1. KEY INFORMATION

Name of person dealing (Note 1)	Legal & General Investment Management Lt
Company dealt in	Catlin Group
Class of relevant security to which the dealings being disclosed relate (Note 2)	Ordinary Shares USD 0.01
Date of dealing	13 December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number
(1) Relevant securities	5,142,406	3.13	
(2) Derivatives (other than options)			
(3) Options and agreements to purchase/sell			
Total	5,142,406	3.13	

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (£)
Sale	736	GBP 4.9738
Purchase	736	GBP 4.9738

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
---------------------------	------------------------	----------------------------------	----------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 5)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
--------------------------------	----------------------	----------------------------------

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
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4. OTHER INFORMATION

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

14 December 2006

Contact name

Helen Lewis

Telephone number

0207 528 6742

If a connected EFM, name of offeree/offeror with which connected

If a connected EFM, state nature of connection (Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

RETILFVFFVLSLIR

REG-Goldman Sach Ast Mnt Rule 8.3- Catlin
 Released: 14/12/2006

RNS Number:9137N
 Goldman Sachs Asset Management Intl
 14 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	Goldman Sachs Asset Management International
Company dealt in	CATLIN GROUP LIMITED
Class of relevant security to which the dealings being disclosed relate (Note 2)	Ordinary Shares
Date of dealing	13 December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long	
	Number (%)	Number (%)
(1) Relevant securities	9540401 (5.83%)	0 (0%)
(2) Derivatives (other than options)		
(3) Options and agreements to purchase/sell		
Total	9540401 (5.83%)	0 (0%)

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long	
	Number (%)	Number (%)
(1) Relevant securities		

(2) Derivatives (other than options)

(3) Options and agreements to purchase/sell

Total

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Isin	Product Type	Purchase/sale	Number of securities
BMG196F11004	ORD / CMN	Purchase	3822
BMG196F11004	ORD / CMN	Purchase	14368

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price
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(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Exp: date
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price
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(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing to the voting rights of any relevant securities under any option referred to on this form rights or future acquisition or disposal of any relevant securities to which any derivative referenced. If none, this should be stated.

None

Is a Supplemental Form 8 attached? (Note 9)

YES/NO

Date of disclosure

14 December 2006

Contact name

Peter Highton

Telephone number

+44-207-774-1935

If a connected EFM, name of offeree/offeree with which connected

If a connected EFM, state nature of connection (Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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REG-Fidelity Int Ltd Rule 8.3- Catlin Group Ltd
 Released: 14/12/2006

RNS Number:9205N
 Fidelity International Ltd
 14 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	FMR CORP AND/OR ONE OR MORE OF ITS DIRECT OR INDIRECT SUBSIDIARIES AND FIDELITY INTERNATIONAL LIMITED AND/OR ONE OR MORE OF ITS DIRECT AND INDIRECT SUBSIDIARIES
Company dealt in	CATLIN GROUP LTD
Class of relevant security to which the dealings being disclosed relate (Note 2)	ORDINARY SHARES
Date of dealing	13 DECEMBER 2005

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	17,227,398	(10.51%)		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	17,227,398	(10.51%)		

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
BUY	1,159,095	4.9883 GBP/SHARE

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European, etc.	Expiry date	Option money paid/ received per unit (Note 5)

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Is a Supplemental Form 8 attached? (Note 9)	NO
Date of disclosure	14 DECEMBER 2006
Contact name	LAURA COTTERELL
Telephone number	01737 837148
If a connected EFM, name of offeree/offeror with which connected	N/A
If a connected EFM, state nature of connection (Note 10)	N/A

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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OFFICE OF INTERNATIONAL CORPORATE FINANCE

REG-UBS Global Asset Man Rule 8.3- Catlin Group Ltd
Released: 15/12/2006

RNS Number:9825N
UBS Global Asset Management (UK)Ltd
15 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
(Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)

UBS GLOBAL ASSET MANAGEMENT (UK) LTD

Company dealt in

CATLIN GROUP

Class of relevant security
to which the dealings
being disclosed relate (Note 2)

ORDINARY SHARE

Date of dealing

14 DECEMBER 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of
relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	4,183,849.00	2.5532%		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	4,183,849.00	2.5532%		

(b) Interests and short positions in relevant securities of the company,
other than the class dealt in (Note 3)

Class of relevant security:	Long	Short

- (1) Relevant securities
- (2) Derivatives (other than options)
- (3) Options and agreements to purchase/sell

Total

- (c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

- (a) Purchases and sales

Purchase/sale Number of securities Price per unit (Note 5)

SALE	7,028.00	497.37P
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- (b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
---------------------------	------------------------	----------------------------------	----------------------------

- (c) Options transactions in respect of existing securities

- (i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 5)
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- (ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
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- (d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be

stated.

NONE

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

15 DECEMBER 2006

Contact name

PANNA GOHIL

Telephone number

020 7901 5139

If a connected EFM, name of
offeree/offeror with which connected

CATLIN GROUP

If a connected EFM, state nature of connection
(Note 10)

CONNECTED ADVISOR TO THE ABOVE

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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RETGCBDDLUBGLU

REG-Cazenove EPT Disclosure
Released: 15/12/2006

RNS Number: 9884N
Cazenove
15 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Cazenove
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ordinary US\$ 0.01c
Date of dealing	14th December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
135,000	£4.99225p	£4.969569p

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
137,689	£5.01p	£4.968078p

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure	15th December 2006
Contact name	Barry Page
Telephone number	0207 155 5907
Name of offeree/offerer with which connected	Catlin Group Limited
Nature of connection (Note 6)	Cazenove are broker to Catlin Group Limited

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

This information is provided by RNS
The company news service from the London Stock Exchange

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REG-Citigroup GM UK Eqty EPT Disclosure
Released: 15/12/2006

RNS Number:9956N
Citigroup Global Markets UK EqtyLtd
15 December 2006

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Citigroup Global Markets UK Equity Limited
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ord/Equity
Date of dealing	14 December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price
5,000	GBP 4.9500	GBP 4.9500

Total number of securities sold	Highest price received (Note 3)	Lowest price
	GBP	GBP

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price
---------------------------	---------------------	-------------------------------	-------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price
--------------------------------	----------------------	----------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing to the voting rights of any relevant securities under any option referred to on this form rights or future acquisition or disposal of any relevant securities to which any derivative referenced. If none, this should be stated.

Date of disclosure	15 December 2006
Contact name	Neil Kober
Telephone number	020 7508 9050
Name of offeree/offeror with which connected	Wellington Underwriting

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

EMMILFVLFVLELIR

REG-Office of Fair Trade Merger Update
Released: 15/12/2006

RNS Number:9826N
Office of Fair Trading
15 December 2006

Merger Clearance:

The OFT has decided, on the information currently available to it, not to refer the following merger to the Competition Commission under the provisions of the Enterprise Act 2002:

Anticipated acquisition by Catlin Group Ltd of Wellington Underwriting plc

The text of this decision will be placed on the Office of Fair Trading's web site at www.offt.gov.uk and will also appear in the Office's Weekly Gazette as soon as is reasonably practicable.

This information is provided by RNS
The company news service from the London Stock Exchange

END

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REG-UBS AG (EPT) EPT Disclosure
Released: 15/12/2006

RNS Number:01180
UBS AG (EPT)
15 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	UBS AG London Branch
Company dealt in	CATLIN GROUP Ltd
Class of relevant security to which the dealings being disclosed relate (Note 1)	COMS SHS \$0.01
Date of dealing	14 DECEMBER 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
44,953	4.9950 GBP	4.9436 GBP

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
123,934	5.0225 GBP	4.9325 GBP

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
CFD	SHORT	81,218	4.975654 GBP

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure	15 DECEMBER 2006
Contact name	JOSEPH EVANS
Telephone number	020 7567 8286
Name of offeree/offeror with which connected	CATLIN GROUP Ltd
Nature of connection (Note 6)	CONNECTED ADVISER

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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OFFICE OF INTERNATIONAL
CORPORATE FINANCE

REG-Fidelity Int Ltd Rule 8.3- Catlin Group Ltd
Released: 15/12/2006

RNS Number:02460
Fidelity International Ltd
15 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
(Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1) FMR Corp. and/or one or more of its direct or indirect subsidiaries
And
Fidelity International Limited and/or one or more of its direct and indirect subsidiaries

Company dealt in Catlin Group Ltd

Class of relevant security to which the dealings being disclosed relate (Note 2) Ordinary Shares

Date of dealing 14 December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	17,417,306	(10.63%)		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	17,417,306	(10.63%)		

(b) Interests and short positions in relevant securities of the company, other than the class dealt in (Note 3)

Class of relevant security:	Long Number	(%)	Short Number	(%)
(1) Relevant securities				
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total				

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
Buy	189,408	4.9809 GBP/Share

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
---------------------------	------------------------	----------------------------------	----------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/ received per unit (Note 5)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
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(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
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4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Is a Supplemental Form 8 attached? (Note 9) NO

Date of disclosure 15 December 2006

Contact name

Teresa Garry

Telephone number

01737 837092

If a connected EFM, name of
offeree/offeror with which connected

N/A

If a connected EFM, state nature of
connection (Note 10)

N/A

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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END

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REG-UBS Global Asset Man Rule 8.3-Catlin Group Limited
 Released: 18/12/2006

RNS Number:08620
 UBS Global Asset Management (UK)Ltd
 18 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)

UBS GLOBAL ASSET MANAGEMENT (UK) LTD

Company dealt in

CATLIN GROUP

Class of relevant security
 to which the dealings
 being disclosed relate (Note 2)

ORDINARY SHARE

Date of dealing

15 DECEMBER 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions, (following dealing) in the class of
 relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	4,178,826.00	2.5502%		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	4,178,826.00	2.5502%		

(b) Interests and short positions in relevant securities of the company,
 other than the class dealt in (Note 3)

Class of relevant security:	Long	Short

- (1) Relevant securities
- (2) Derivatives (other than options)
- (3) Options and agreements to purchase/sell

Total

- (c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

- (a) Purchases and sales

Purchase/sale Number of securities Price per unit (Note 5)

SALE 5,023.00 497.04P

- (b) Derivatives transactions (other than options)

Product name, Long/short Number of securities Price per unit
e.g. CFD (Note 6) (Note 7) (Note 5)

- (c) Options transactions in respect of existing securities
- (i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 5)
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- (ii) Exercising

Product name, e.g. call option Number of securities Exercise price per unit (Note 5)

- (d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8) Details Price per unit (if applicable) (Note 5)

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

NONE

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

18 DECEMBER 2006

Contact name

PANNA GOHIL

Telephone number

020 7901 5139

If a connected EFM, name of
offeree/offeror with which connected

CATLIN GROUP

If a connected EFM, state nature of connection
(Note 10)

CONNECTED ADVISOR TO THE ABOVE

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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OFFICE OF INTERNATIONAL
CORPORATE FINANCE

REG-Citigroup GM UK Eqty EPT Disclosure
Released: 18/12/2006

RNS Number:09240
Citigroup Global Markets UK EqtyLtd
18 December 2006

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Citigroup Global Markets UK Equity Limited
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ord/Equity
Date of dealing	15 December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price
8,947	GBP 5.0025	GBP 5.0025

Total number of securities sold	Highest price received (Note 3)	Lowest price
16,335	GBP 5.0200	GBP 4.9825

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price
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(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price
--------------------------------	----------------------	----------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing to the voting rights of any relevant securities under any option referred to on this form rights or future acquisition or disposal of any relevant securities to which any derivative referenced. If none, this should be stated.

Date of disclosure	18 December 2006
Contact name	Neil Kober
Telephone number	020 7508 9050
Name of offeree/offeror with which connected	Wellington Underwriting

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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END

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REG-Cazenove EPT Disclosure
Released: 18/12/2006

RNS Number:09200
Cazenove
18 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	Cazenove
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 1)	Ordinary US\$ 0.01c
Date of dealing	15th December 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
138,850	£5.00p	£4.9527p

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
136,802	£4.99p	£4.951214p

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
------------------------	---------------------	-------------------------------	-------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European, etc.	Expiry date	Option moneypaid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

.....
.....

Date of disclosure
Contact name
Telephone number
Name of offeree/offerator with which connected
Nature of connection (Note 6)

18th December 2006
Barry Page
0207 155 5907
Catlin Group Limited
Cazenove are broker to Catlin Group Limited

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

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REG-BlackRock Group Rule 8.3- Catlin Group
Released: 18/12/2006

RNS Number:12020
BlackRock Group
18 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
(Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	BlackRock Group
Company dealt in	Catlin Group
Class of relevant security to which the dealings being disclosed relate (Note 2)	USD 0.01 Ordinary shares
Date of dealing	15th December 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security de

	Long Number	(%)
(1) Relevant securities	8,078,245	4.92%
(2) Derivatives (other than options)		
(3) Options and agreements to purchase/sell		
Total	8,078,245	4.92%

(b) Interests and short positions in relevant securities of the company, other than the c.

Class of relevant security:	Long Number	(%)	Sh Nu
(1) Relevant securities			
(2) Derivatives (other than options)			
(3) Options and agreements to purchase/sell			
Total			

(c) Rights to subscribe (Note 3)

Class of relevant security:

Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note
Purchase	10,200	GBP 5.0025

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per
------------------------	---------------------	-------------------------------	-----------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date
--------------------------------	--	---	----------------	------------------------------------	-------------

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per
--------------------------------	----------------------	--------------------

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (Note 5)
--------------------------------	---------	-------------------------

4. OTHER INFORMATION

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

None.....

Is a Supplemental Form 8 attached? (Note 9)	NO
Date of disclosure	18th December 2006
Contact name	Thomas Hone
Telephone number	020 7743 2098
If a connected EFM, name of offeree/offeree with which connected	N/A
If a connected EFM, state nature of connection (Note 10)	N/A

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

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REG-UBS AG (EPT) EPT Disclosure
Released: 18/12/2006

RNS Number:12380
UBS AG (EPT)
18 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	UBS AG London Branch
Company dealt in	CATLIN GROUP Ltd
Class of relevant security to which the dealings being disclosed relate (Note 1)	COMS SHS \$0.01
Date of dealing	15 DECEMBER 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
--------------------------------------	-----------------------------	----------------------------

1,078	5.0025 GBP	5.0025 GBP
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Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
---------------------------------	---------------------------------	--------------------------------

7,853	5.02 GBP	4.9825 GBP
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(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
------------------------	---------------------	-------------------------------	-------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
--------------------------------	---	---	----------------	------------------------------------	-------------	--

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
--------------------------------	----------------------	----------------------------------

3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure
Contact name
Telephone number
Name of offeree/offeror with which
connected
Nature of connection (Note 6)

18 DECEMBER 2006
NIMISHA SACHDEV
020 7568 9289
CATLIN GROUP Ltd
CONNECTED ADVISER

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

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REG-Standard Life Inv. Rule 8.3- Catlin Group PLC
 Released: 18/12/2006

RNS Number:12860
 Standard Life Investments
 18 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)	Standard Life Investments
Company dealt in	Catlin Group Limited
Class of relevant security to which the dealings being disclosed relate (Note 2)	Common Stock USD0.01
Date of dealing	15/12/06

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of relevant security de

	Long Number	(%)
(1) Relevant securities	6,112,762	3.92
(2) Derivatives (other than options)		
(3) Options and agreements to purchase/sell		
Total	6,112,762	3.92

(b) Interests and short positions in relevant securities of the company, other than the c:

Class of relevant security:	Long Number	(%)	St Nu
(1) Relevant securities			
(2) Derivatives (other than options)			
(3) Options and agreements to purchase/sell			
Total			

(c) Rights to subscribe (Note 3)

Class of relevant security:	Details
-----------------------------	---------

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note
Purchase	100,000	GBP 4.965
Purchase (Transfer of Management)	29,568	GBP 5.075

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per
------------------------	---------------------	-------------------------------	-----------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date
--------------------------------	--	---	----------------	------------------------------------	-------------

(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per
--------------------------------	----------------------	--------------------

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (Note 5)
--------------------------------	---------	-------------------------

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person

disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

None.....

Is a Supplemental Form 8 attached? (Note 9)
NO

Date of disclosure
Contact name

18/12/06
Allen Elvin

Telephone number

0131-524-2804

If a connected EFM, name of offeree/offerator with which connected

If a connected EFM, state nature of connection (Note 10)

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

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The company news service from the London Stock Exchange

END

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REG-Catlin Group Limited Holding(s) in Company

Released: 18/12/2006

RNS Number:17050
 Catlin Group Limited
 18 December 2006

SCHEDULE 10
 NOTIFICATION OF MAJOR INTERESTS IN SHARES

1. Name of company:

Catlin Group Limited

2. Name of shareholder having a major interest:

FMR Corp, Fidelity International Limited, Edward C Johnson 3d

3. Please state whether notification indicates that it is in respect of holding of the shareholder named in 2 above or in respect of a non-beneficial interest or in the case of an individual holder if it is a holding of that person's spouse or children under the age of 18

FMR Corp and its direct and indirect subsidiaries, and Fidelity International Limited and its direct and indirect subsidiaries both being non-beneficial holders

4. Name of the registered holder(s), and, if more than one holder, the number of shares held by each of them:

Shares Held	Management Company	Nominee/Registered Name
1,764,652	FPM	JP MORGAN, BOURNEMOUTH
1,079,652	FPM	STATE STR BK AND TR CO LNDN (S)
926,022	FPM	NORTHERN TRUST LONDON
402,653	FPM	HSBC BANK PLC
40,300	FPM	BANK OF NEW YORK BRUSSELS
486,300	FMRCO	JP MORGAN CHASE BANK
142,900	FMRCO	BROWN BROTHERS HARRIMAN AND CO
4,625,214	FISL	JP MORGAN, BOURNEMOUTH
3,060,487	FIL	JP MORGAN, BOURNEMOUTH
2,795,396	FIL	BROWN BROS, HARRIMAN LTD LUX
32,900	FIL	NORTHERN TRUST LONDON
11,600	FIL	BNP PARIBAS, PARIS
7,000	FIL	BNP PARIBAS, PARIS (C)
15,500	FIJ	BROWN BROTHERS HARRIMAN AND CO
395,001	FII	JP MORGAN, BOURNEMOUTH
569,835	FIGEST	BNP PARIBAS, PARIS
16,355,412		Grand Total Common Shares

Note: Abbreviations used above are as follows:

"FIGEST"	Fidelity Gestion
"FII"	Fidelity Investments International
"FIJ"	Fidelity Investments Japan
"FIL"	Fidelity International Limited
"FISL"	Fidelity Investment Services Limited
"FMRCO"	Fidelity Management and Research Company
"FPM"	Fidelity Pension Management

5. Number of shares / amount of stock acquired:

N/A

6. Percentage of issued class: .

N/A

7. Number of shares / amount of stock disposed:

393,866

8. Percentage of issued class:

0.5 %

9. Class of security:

Common shares

10. Date of transaction:

Holdings are as at 5 December 2006. "Shares disposed" is decrease since previous disclosure

11. Date company informed:

18 December 2006

12. Total holding following this notification:

16,355,412

13. Total percentage holding of issued class following this notification:

9.98%

14. Any additional information:

15. Name of contact and telephone number for queries:

William Spurgin, 020 7458 5726

16. Name and signature of authorised company official responsible for making this notification:

William Spurgin, Head of Investor Relations

Date of notification: 18 December 2006

The FSA does not give any express or implied warranty as to the accuracy of this document or material and does not accept any liability for error or omission. The FSA is not liable for any damages (including, without limitation, damages for loss of business or loss of profits) arising in contract, tort or otherwise from the use of or inability to use this document, or any material contained in it, or from any action or decision taken as a result of using this document or any such material.

This information is provided by RNS
The company news service from the London Stock Exchange

END

HOLUWABRNNRUAAA

REG-Catlin Group Limited Offer Wholly Unconditional
Released: 18/12/2006

RNS Number:17540
Catlin Group Limited
18 December 2006

Not for release, publication or distribution, in whole or in part, in, into or from Australia, Canada or any other jurisdiction where to do so would constitute a violation of the relevant laws of such jurisdiction

RECOMMENDED OFFER BY CATLIN GROUP LIMITED FOR WELLINGTON UNDERWRITING PLC**Offer wholly unconditional**

Catlin is pleased to announce that its offer for Wellington is being declared unconditional as to acceptances and that all required regulatory approvals have been received. All conditions to the Offer have now either been satisfied or waived and the Offer is now wholly unconditional.

In addition, Lloyd's has approved the cessation of Wellington's Syndicate 2020. Catlin will accordingly benefit from full ownership of the enlarged capacity of its Syndicate 2003 with effect from 31 December 2006. Approximately 38 per cent. (by capacity) of the unaligned members of Syndicate 2020 have accepted the all cash compensation offer made to them and 62 per cent. have accepted the cash and reinsurance option.

As at 1.00 p.m. (London time) on 18 December 2006, Catlin had received valid acceptances from Wellington Shareholders in respect of 433,038,085 Wellington Shares which Catlin will count towards satisfaction of the acceptance condition, representing approximately 85 per cent of Wellington's existing issued share capital. This total includes acceptances received in respect of 40,000 Wellington Shares (representing approximately 0.01 per cent of Wellington's existing issued share capital, excluding shares held as treasury shares) which were subject to irrevocable commitments procured by Catlin from the Wellington directors. Neither Catlin nor any of its associates has any outstanding irrevocable commitments or letters of intent in respect of any Wellington Shares.

Save as disclosed in this announcement or in the Offer Document, neither Catlin, nor any person acting in concert with Catlin, is interested in or has any rights to subscribe for, any Wellington Shares nor does any such person have any short position (whether conditional or absolute and whether in the money or otherwise), including any short position under a derivative or any arrangement in relation to Wellington Shares. For these purposes, "arrangement" includes any agreement to sell or any delivery obligation or right to require another person to purchase or take delivery of Wellington Shares and any borrowing or lending of Wellington Shares which have not been on-lent or sold and any outstanding irrevocable commitment or letter of intent with respect to Wellington Shares.

The Offer will remain open until further notice. Wellington Shareholders who have not already done so are encouraged to return their Forms of Acceptance and Election, duly completed in accordance with the instructions set out thereon and in the Offer Document. The Mix and Match Facility is now closed. Only those elections received under the Mix And Match Facility received from Wellington Shareholders before the First Closing Date will be considered.

Settlement for those Wellington Shareholders who have validly accepted the Offer will be effected by 29 December 2006, and within 14 days of receipt in respect of any further acceptances which are received after today's date and which are valid and complete in all respects (as described in the Offer Document).

As set out in the Offer Document, if Catlin receives acceptances under the Offer in respect of, or otherwise acquires, 90 per cent. or more of the Wellington Shares to which the Offer relates, Catlin will exercise its rights pursuant to

the provisions of Schedule 2 to the Interim Implementation Regulations to acquire compulsorily the remaining Wellington Shares in respect of which the Offer has not been accepted.

As indicated in the Offer Document, it is Catlin's intention to procure that Wellington apply for the cancellation of the listing of the Wellington Shares on the Official List for the cancellation of trading of Wellington Shares on the London Stock Exchange's market for listed securities.

It is expected that cancellation of listing and trading will take effect not less than 20 business days from the date of Wellington's announcing that it has made the applications for cancellation. Following the cancellation, Wellington would cease to be a listed company and there would be no publicly traded market for Wellington Shares.

Terms defined in the Offer Document have the same meanings in this announcement.

Stephen Catlin, chief executive of Catlin Group Limited, said:

"I am very pleased to announce that Catlin's offer for Wellington has been declared unconditional. The acquisition creates material benefits for both companies and their shareholders, as well as to clients and brokers."

"We are now ready to take advantage of the opportunities that the acquisition presents to us. We have done much work since the offer was announced to plan the integration of the two businesses. As a result of that work, we will consolidate our underwriting teams in London this week, and integration planning for other parts of the business is progressing well."

Enquiries

For further information, contact:

Catlin

James Burcke (Head of Communications, London)

Tel: +44 (0)20 7458 5710

Mobile: +44 (0)7958 767738

Email: james.burcke@catlin.com

William Spurgin (Head of Investor Relations, London)

Tel: +44 (0)20 7458 5726

Mobile: +44 (0)7710 314365

Email: william.spurgin@catlin.com

JPMorgan Cazenove

Sole financial adviser and joint corporate broker to Catlin

Tel: +44 (0)20 7588 2828

Tim Wise

Robert Thomson

Conor Hillery

UBS Investment Bank

Joint corporate broker to Catlin

Tel: +44 (0)20 7567 8000

Phil Shelley

Maitland

Public relations adviser to Catlin

Liz Morley

Tel: +44 (0)20 7379 5151

Email: emorley@maitland.co.uk

Wellington

Tel: +44 (0)20 7337 2000

Preben Prebensen (Chief Executive)

Lexicon Partners

Sole financial adviser to Wellington

Tel: +44 (0)20 7653 6000

Angus Winther

James Viggers

Citigroup Global Markets
Sole corporate broker to Wellington
Tel: +44 (0)20 7986 4000
Andrew Thompson

Financial Dynamics
Public relations adviser to Wellington
Tel: +44 (0)20 7269 7200
Rob Bailhache
Geoffrey Pelham-Lane

The Catlin Directors accept responsibility for the information contained in this announcement. To the best of their knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in this announcement is in accordance with the facts and does not omit anything likely to affect the import of such information.

JPMorgan Cazenove, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Catlin and no one else in connection with the Offer and will not be responsible to anyone other than Catlin for providing the protections afforded to clients of JPMorgan Cazenove or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

UBS Limited, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Catlin and no one else in connection with the Offer and will not be responsible to anyone other than Catlin for providing the protections afforded to clients of UBS Limited or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

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This announcement does not constitute, or form part of, any offer for or invitation to sell or purchase any securities, or any solicitation of any offer for, securities in any jurisdiction. Any acceptance or other response to the Offer should be made only on the basis of information contained in or referred to in the Offer Document and the Prospectus. Such documents contain important information which Wellington Shareholders are urged to read carefully.

The release, publication or distribution of this announcement in certain jurisdictions may be restricted by law and therefore persons in such jurisdictions into which this announcement is released, published or distributed should inform themselves about and observe such restrictions. Further, the laws of the relevant jurisdiction may affect the availability of the Offer (including the Mix and Match Facility) to persons not resident in the United Kingdom. Persons who are not resident in the United Kingdom, or who are subject to the laws of any jurisdiction other than the United Kingdom should inform themselves about, and observe, any applicable requirements. Further details in relation to overseas shareholders are contained in the Offer Document.

The material set forth herein is for information purposes only and should not be construed as an offer for securities for sale in or into the United States or any other jurisdiction. The New Catlin Shares to be issued in connection with the Offer have not been, nor will they be, registered under the US Securities Act of 1933, as amended, or under the securities laws of any state of the United States of America and may not be offered or sold in the United States of America, absent registration or an applicable exemption from registration.

The Offer is made for the securities of a UK company and is subject to UK disclosure requirements, which are different from those of the United States. Financial statements included in the Offer Document and Prospectus have been prepared in accordance with non-US accounting standards and may not be comparable to the financial statements of US companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the US federal securities laws, since Catlin and Wellington are located in non-US jurisdictions, and some or all of their officers and directors may be residents of non-US jurisdictions. You may not be able to sue a non-US company or its officers or directors in a non-US court for violations of US securities laws. Further, it may be difficult to compel a non-US company and its affiliates to subject themselves to a US court's judgement.

The relevant clearances have not been, and will not be, obtained from the securities commission of any province or territory of Canada; no Prospectus or a Prospectus equivalent has been, or will be, lodged with, or registered by, the Australian Securities and Investments Commission and the New Catlin Shares have not been, nor will they be, registered under or offered in compliance with applicable securities laws of any state, province, territory or jurisdiction of Canada or Australia. Accordingly, the New Catlin Shares may not (unless an exemption under relevant securities laws is applicable) be offered, sold, resold or delivered, directly or indirectly, in or into the United States, Canada or Australia or any other jurisdiction outside the United Kingdom if to do so would constitute a violation of the relevant laws of, or require registration thereof in, such jurisdiction or to, or for the account or benefit of, a person located in the United States, Canada or Australia or such other jurisdiction.

This information is provided by RNS
The company news service from the London Stock Exchange

END
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REG-Catlin Group Limited Offer Wholly Unconditional
Released: 18/12/2006

RNS Number:17540
Catlin Group Limited
18 December 2006

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RECOMMENDED OFFER BY CATLIN GROUP LIMITED FOR WELLINGTON UNDERWRITING PLC

Offer wholly unconditional

Catlin is pleased to announce that its offer for Wellington is being declared unconditional as to acceptances and that all required regulatory approvals have been received. All conditions to the Offer have now either been satisfied or waived and the Offer is now wholly unconditional.

In addition, Lloyd's has approved the cessation of Wellington's Syndicate 2020. Catlin will accordingly benefit from full ownership of the enlarged capacity of its Syndicate 2003 with effect from 31 December 2006. Approximately 38 per cent. (by capacity) of the unaligned members of Syndicate 2020 have accepted the all cash compensation offer made to them and 62 per cent. have accepted the cash and reinsurance option.

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Save as disclosed in this announcement or in the Offer Document, neither Catlin, nor any person acting in concert with Catlin, is interested in or has any rights to subscribe for, any Wellington Shares nor does any such person have any short position (whether conditional or absolute and whether in the money or otherwise), including any short position under a derivative or any arrangement in relation to Wellington Shares. For these purposes, "arrangement" includes any agreement to sell or any delivery obligation or right to require another person to purchase or take delivery of Wellington Shares and any borrowing or lending of Wellington Shares which have not been on-lent or sold, and any outstanding irrevocable commitment or letter of intent with respect to Wellington Shares.

The Offer will remain open until further notice. Wellington Shareholders who have not already done so are encouraged to return their Forms of Acceptance and Election, duly completed in accordance with the instructions set out thereon and in the Offer Document. The Mix and Match Facility is now closed. Only those elections received under the Mix And Match Facility received from Wellington Shareholders before the First Closing Date will be considered.

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James Burcke (Head of Communications, London)

Tel: +44 (0)20 7458 5710

Mobile: +44 (0)7958 767738

Email: james.burcke@catlin.com

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Conor Hillery

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The material set forth herein is for information purposes only and should not be construed as an offer for securities for sale in or into the United States or any other jurisdiction. The New Catlin Shares to be issued in connection with the Offer have not been, nor will they be, registered under the US Securities Act of 1933, as amended, or under the securities laws of any state of the United States of America and may not be offered or sold in the United States of America, absent registration or an applicable exemption from registration.

The Offer is made for the securities of a UK company and is subject to UK disclosure requirements, which are different from those of the United States. Financial statements included in the Offer Document and Prospectus have been prepared in accordance with non-US accounting standards and may not be comparable to the financial statements of US companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the US federal securities laws, since Catlin and Wellington are located in non-US jurisdictions, and some or all of their officers and directors may be residents of non-US jurisdictions. You may not be able to sue a non-US company or its officers or directors in a non-US court for violations of US securities laws. Further, it may be difficult to compel a non-US company and its affiliates to subject themselves to a US court's judgement.

The relevant clearances have not been, and will not be, obtained from the securities commission of any province or territory of Canada; no Prospectus or a Prospectus equivalent has been, or will be, lodged with, or registered by, the Australian Securities and Investments Commission and the New Catlin Shares have not been, nor will they be, registered under or offered in compliance with applicable securities laws of any state, province, territory or jurisdiction of Canada or Australia. Accordingly, the New Catlin Shares may not (unless an exemption under relevant securities laws is applicable) be offered, sold, resold or delivered, directly or indirectly, in or into the United States, Canada or Australia or any other jurisdiction outside the United Kingdom if to do so would constitute a violation of the relevant laws of, or require registration thereof in, such jurisdiction or to, or for the account or benefit of, a person located in the United States, Canada or Australia or such other jurisdiction.

This information is provided by RNS
The company news service from the London Stock Exchange

END
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REG-UBS Global Asset Man Rule 8.3- Catlin Group Ltd
 Released: 19/12/2006

RNS Number:19530
 UBS Global Asset Management (UK) Ltd
 19 December 2006

FORM 8.3

DEALINGS BY PERSONS WITH INTERESTS IN SECURITIES REPRESENTING 1% OR MORE
 (Rule 8.3 of the City Code on Takeovers and Mergers)

1. KEY INFORMATION

Name of person dealing (Note 1)

UBS GLOBAL ASSET MANAGEMENT (UK) LTD

Company dealt in

CATLIN GROUP

Class of relevant security
 to which the dealings
 being disclosed relate (Note 2)

ORDINARY SHARE

Date of dealing

18 DECEMBER 2006

2. INTERESTS, SHORT POSITIONS AND RIGHTS TO SUBSCRIBE

(a) Interests and short positions (following dealing) in the class of
 relevant security dealt in (Note 3)

	Long Number	(%)	Short Number	(%)
(1) Relevant securities	4,162,005.00	2.5399%		
(2) Derivatives (other than options)				
(3) Options and agreements to purchase/sell				
Total	4,162,005.00	2.5399%		

(b) Interests and short positions in relevant securities of the company,
 other than the class dealt in (Note 3)

Class of relevant security:	Long	Short

- (1) Relevant securities
 - (2) Derivatives (other than options)
 - (3) Options and agreements to purchase/sell
- Total

(c) Rights to subscribe (Note 3)

Class of relevant security: Details

3. DEALINGS (Note 4)

(a) Purchases and sales

Purchase/sale	Number of securities	Price per unit (Note 5)
SALE	16,821.00	497.12P

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 6)	Number of securities (Note 7)	Price per unit (Note 5)
---------------------------	------------------------	----------------------------------	----------------------------

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc.	Number of securities to which the option relates (Note 7)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/ received per unit (Note 5)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 5)
-----------------------------------	----------------------	-------------------------------------

(d) Other dealings (including new securities) (Note 4)

Nature of transaction (Note 8)	Details	Price per unit (if applicable) (Note 5)
-----------------------------------	---------	--

4. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

NONE

Is a Supplemental Form 8 attached? (Note 9)

NO

Date of disclosure

19 DECEMBER 2006

Contact name

PANNA GOHIL

Telephone number

020 7901 5139

If a connected EFM, name of
offeree/offeror with which connected

CATLIN GROUP

If a connected EFM, state nature of connection
(Note 10)

CONNECTED ADVISOR TO THE ABOVE

Notes

The Notes on Form 8.3 can be viewed on the Takeover Panel's website at
www.thetakeoverpanel.org.uk

This information is provided by RNS
The company news service from the London Stock Exchange

END

RETGCBDDGGBGLC

REG-Catlin Group Limited Schedule 10
Released: 19/12/2006

RNS Number:20200
Catlin Group Limited
19 December 2006

Catlin Group Limited
19 December 2006

SCHEDULE 10
NOTIFICATION OF MAJOR INTERESTS IN SHARES

1. Name of company:

Catlin Group Limited

2. Name of shareholder having a major interest:

FMR Corp, Fidelity International Limited, Edward C Johnson 3d

3. Please state whether notification indicates that it is in respect of holding of the shareholder named in 2 above or in respect of a non-beneficial interest or in the case of an individual holder if it is a holding of that person's spouse or children under the age of 18

FMR Corp and its direct and indirect subsidiaries, and Fidelity International Limited and its direct and indirect subsidiaries both being non-beneficial holders

4. Name of the registered holder(s) and, if more than one holder, the number of shares held by each of them:

Shares Held	Management	Nominee/Registered Name
	Company	
1,521,254	FPM	JP MORGAN, BOURNEMOUTH
1,066,573	FPM	STATE STR BK AND TR CO LNDN (S)
903,421	FPM	NORTHERN TRUST LONDON
369,766	FPM	HSBC BANK PLC
38,300	FPM	BANK OF NEW YORK BRUSSELS
486,300	FMRCO	JP MORGAN CHASE BANK
142,900	FMRCO	BROWN BROTHERS HARRIMAN AND CO
4,083,131	FISL	JP MORGAN, BOURNEMOUTH
4,257,088	FIL	BROWN BROS, HARRIMAN LTD LUX
3,086,229	FIL	JP MORGAN, BOURNEMOUTH
32,900	FIL	NORTHERN TRUST LONDON
11,600	FIL	BNP PARIBAS, PARIS
7,000	FIL	BNP PARIBAS, PARIS (C)
15,500	FIJ	BROWN BROTHERS HARRIMAN AND CO
395,001	FII	JP MORGAN, BOURNEMOUTH
810,935	FIGEST	BNP PARIBAS, PARIS
17,227,898		Grand Total Common Shares

Note: Abbreviations used above are as follows:

"FIGEST" Fidelity Gestion
"FII" Fidelity Investments International

"FIJ" Fidelity Investments Japan
"FIL" Fidelity International Limited
"FISL" Fidelity Investment Services Limited
"FMRCO" Fidelity Management and Research Company
"FPM" Fidelity Pension Management

5. Number of shares / amount of stock acquired:

872,486

6. Percentage of issued class:

0.5%

7. Number of shares / amount of stock disposed:

N/A

8. Percentage of issued class:

N/A

9. Class of security:

Common shares

10. Date of transaction:

Holdings are as at 14 December 2006. "Shares acquired" is increase since previous disclosure

11. Date company informed:

18 December 2006

12. Total holding following this notification:

17,227,898

13. Total percentage holding of issued class following this notification:

10.5%

14. Any additional information:

15. Name of contact and telephone number for queries:

William Spurgin, 020 7458 5726

16. Name and signature of authorised company official responsible for making this notification:

William Spurgin, Head of Investor Relations

Date of notification: 19 December 2006

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This information is provided by RNS
The company news service from the London Stock Exchange

END
HOLUKARRNNRUAAA

REG-UBS AG (EPT) EPT Disclosure
Released: 19/12/2006

RNS Number: 22480
UBS AG (EPT)
19 December 2006

FORM 38.5(a)

DEALINGS BY CONNECTED EXEMPT PRINCIPAL TRADERS
WITH RECOGNISED INTERMEDIARY STATUS
DEALING IN A CLIENT-SERVING CAPACITY
(Rule 38.5(a) of the Takeover Code)

1. KEY INFORMATION

Name of exempt principal trader	UBS AG London Branch
Company dealt in	CATLIN GROUP Ltd
Class of relevant security to which the dealings being disclosed relate (Note 1)	COMS SHS \$0.01
Date of dealing	18 DECEMBER 2006

2. DEALINGS (Note 2)

(a) Purchases and sales

Total number of securities purchased	Highest price paid (Note 3)	Lowest price paid (Note 3)
75,207	4.9966 GBP	4.982515 GBP

Total number of securities sold	Highest price received (Note 3)	Lowest price received (Note 3)
64,101	4.9950 GBP	4.977629 GBP

(b) Derivatives transactions (other than options)

Product name, e.g. CFD	Long/short (Note 4)	Number of securities (Note 5)	Price per unit (Note 3)
CFD	SHORT	8,559	4.9776 GBP

(c) Options transactions in respect of existing securities

(i) Writing, selling, purchasing or varying

Product name, e.g. call option	Writing, selling, purchasing, varying etc	Number of securities to which the option relates (Note 5)	Exercise price	Type, e.g. American, European etc.	Expiry date	Option money paid/received per unit (Note 3)
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(ii) Exercising

Product name, e.g. call option	Number of securities	Exercise price per unit (Note 3)
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3. OTHER INFORMATION

Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

Date of disclosure	19 DECEMBER 2006
Contact name	JOSEPH EVANS
Telephone number	020 7567 8286
Name of offeree/offeror with which connected	CATLIN GROUP Ltd
Nature of connection (Note 6)	CONNECTED ADVISER

Notes

The Notes on Form 38.5(a) can be viewed on the Takeover Panel's website at www.thetakeoverpanel.org.uk

This information is provided by RNS
The company news service from the London Stock Exchange

END

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REG-Catlin Group Limited Recommended offer by Catlin
Released: 19/12/2006

RNS Number:27680
Catlin Group Limited
19 December 2006

Not for release, publication or distribution, in whole or in part, in, into or from Australia, Canada or any other jurisdiction where to do so would constitute a violation of the relevant laws of such jurisdiction

19 December 2006

RECOMMENDED OFFER BY CATLIN GROUP LIMITED FOR WELLINGTON UNDERWRITING PLC

Result of Mix And Match Facility

Further to the announcement of 18 December 2006, that Catlin's offer for Wellington has been declared wholly unconditional, the Mix And Match Facility is now closed. Catlin has received valid elections under the Mix and Match Facility in respect of 151,031,327 Wellington Shares to receive additional cash and in respect of 190,891,221 Wellington Shares to receive additional New Catlin Shares. Given the relative mixture of New Catlin Shares and cash in the Offer, elections to receive additional New Catlin Shares will be satisfied in full and elections to receive additional cash will be scaled down on a pro rata basis. Wellington Shareholders who validly elected to receive additional cash will receive 0.083 New Catlin Shares and 79.2 pence in cash per Wellington Share and so in proportion for any other number of Wellington Shares.

The Offer will remain open until further notice. Wellington Shareholders who have not already done so are encouraged to return their Forms Of Acceptance And Election, duly completed in accordance with the instructions set out thereon and in the Offer Document.

Settlement for those Wellington Shareholders who validly accepted the Offer by the First Closing Date will be effected by 29 December 2006, and within 14 days of receipt in respect of any further acceptances which are received from that date and which are valid and complete in all respects (as described in the Offer Document).

Terms defined in the Offer Document have the same meanings in this announcement.

Enquiries
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Rob Bailhache

Geoffrey Pelham-Lane

The Catlin Directors accept responsibility for the information contained in this announcement. To the best of their knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in this announcement is in accordance with the facts and does not omit anything likely to affect the import of such information.

JPMorgan Cazenove, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Catlin and no one else in connection with the Offer and will not be responsible to anyone other than Catlin for providing the protections afforded to clients of JPMorgan Cazenove or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

UBS Limited, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Catlin and no one else in connection with the Offer and will not be responsible to anyone other than Catlin for providing the protections afforded to clients of UBS Limited or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

Lexicon Partners, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Wellington and no one else in connection with the Offer and will not be responsible to anyone other than Wellington for providing the protections afforded to clients of Lexicon Partners or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

Citigroup Global Markets, which is authorised and regulated in the United Kingdom by the Financial Services Authority, is acting exclusively for Wellington and no one else in connection with the Offer and will not be responsible to anyone other than Wellington for providing the protections afforded to clients of Citigroup Global Markets or for providing advice in relation to the Offer, the contents of this announcement, or any matter referred to herein.

This announcement does not constitute, or form part of, any offer for or invitation to sell or purchase any securities, or any solicitation of any offer for, securities in any jurisdiction. Any acceptance or other response to the Offer should be made only on the basis of information contained in or referred to in the Offer Document and the Prospectus. Such documents contain important information which Wellington Shareholders are urged to read carefully.

The release, publication or distribution of this announcement in certain jurisdictions may be restricted by law and therefore persons in such jurisdictions into which this announcement is released, published or distributed should inform themselves about and observe such restrictions. Further, the laws of the relevant jurisdiction may affect the availability of the Offer (including the Mix and Match Facility) to persons not resident in the United Kingdom. Persons who are not resident in the United Kingdom, or who are subject to the laws of any jurisdiction other than the United Kingdom should inform themselves about, and observe, any applicable requirements. Further details in relation to overseas shareholders are contained in the Offer Document.

The material set forth herein is for information purposes only and should not be construed as an offer for securities for sale in or into the United States or any other jurisdiction. The New Catlin Shares to be issued in connection with the Offer have not been, nor will they be, registered under the US Securities Act of 1933, as amended, or under the securities laws of any state of the United States of America and may not be offered or sold in the United States of America, absent registration or an applicable exemption from registration.

The Offer is made for the securities of a UK company and is subject to UK disclosure requirements, which are different from those of the United States. Financial statements included in the Offer Document and Prospectus have been prepared in accordance with non-US accounting standards and may not be comparable to the financial statements of US companies.

It may be difficult for you to enforce your rights and any claim you may have arising under the US federal securities laws, since Catlin and Wellington are located in non-US jurisdictions, and some or all of their officers and directors may be residents of non-US jurisdictions. You may not be able to sue a non-US company or its officers or directors in a non-US court for violations of US securities laws. Further, it may be difficult to compel a non-US company and its affiliates to subject themselves to a US court's judgement.

The relevant clearances have not been, and will not be, obtained from the securities commission of any province or territory of Canada; no Prospectus or a Prospectus equivalent has been, or will be, lodged with, or registered by, the Australian Securities and Investments Commission and the New Catlin Shares have not been, nor will they be, registered under or offered in compliance with applicable securities laws of any state, province, territory or jurisdiction of Canada or Australia. Accordingly, the New Catlin Shares may not (unless an exemption under relevant securities laws is applicable) be offered, sold, resold or delivered, directly or indirectly, in or into the United States, Canada or Australia or any other jurisdiction outside the United Kingdom if to do so would constitute a violation of the relevant laws of, or require registration thereof in, such jurisdiction or to, or for the account or benefit of, a person located in the United States, Canada or Australia or such other jurisdiction.

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The company news service from the London Stock Exchange

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REG-Office of Fair Trade Merger Update
Released: 20/12/2006

RNS Number:31700
Office of Fair Trading
20 December 2006

The OFT has published the text of its decision on the anticipated acquisition by Catlin Group Ltd of Wellington Underwriting plc, which was cleared. This decision can be found on the Office of Fair Trading's website at www.offt.gov.uk with links from the Office's Weekly Gazette.

This information is provided by RNS
The company news service from the London Stock Exchange

END

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