DISCLOSURE UNDER RULES 8.1(a), 8.1(b)(i) AND 8.3 OF THE CITY CODE ON TAKEOVERS AND MERGERS

Date of dealing 22/10	0/2002	
Dealing in Brunel Holdings	Plc	(name of company)
(1) Class of securities (eg ordin	ary shares)Ordinary Share	es
(2) Amount bought	Amount sold	Price per unit
106,000		49.50
(3) Resultant total of the same of (and percentage of class)	class owned or controlled 4,137,814	(11.72 %)
(4) Party making disclosure	Guy Butler Ltd.	
(5) Name of purchaser/vendor (Note 1) VPV & associated investors		
		rleaf) 6
If category (8), explain		
(b) Rule 8.3 (ie disclosure the class of relevant sec YES	because of ownership or contro curities dealt in)	ol of 1% or more of
Signed, for and on behalf of the		
(Also print name of signatory)		Clarke-Jones
Telephone and extension number	er 0207 360	5610

- Note 1. Specify owner, not nominee or vehicle company. If relevant, also identify controller of owner, eg where an owner normally acts on instructions of a controller.
- Note 2. Disclosure might be made for more than one reason; if so, state all reasons.
- Note 3. Specify which offeror if there is more than one.
- Note 4. When an arrangement exists with any offeror, with the offeree company or with an associate of any offeror or of the offeree company in relation to relevant securities, details of such arrangement must be disclosed, as required by Note 6 on Rule 8.
- Note 5. It may be necessary, particularly when disclosing derivative transactions, to append a sheet to this disclosure form so that all relevant information can be given.
- Note 6. In the case of an average price bargain, each underlying trade should be disclosed.