

1 to 15 January 2022

The purpose of this register is to record when ASX has exercised its discretion and granted a waiver from the ASX Listing rules. Waivers are published bi-monthly and include information such as:

- Organisation
- Rule Number
- Decision Details
- Basis for Decision

For all product enquiries, please contact:

- Customer Service Centre on 131 279



Rule Number	1.1 condition 12
Date	10/01/2022
ASX Code	CTQ
Listed Company	CARETEQ LIMITED
Waiver Number	WLC210355-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Careteq Limited (the 'Company') a waiver from listing rule 1.1 condition 12 to the extent necessary to permit the Company to have on issue up to 7,159,905 options held by employees and directors (the 'Options') with an exercise price of less than A\$0.20 on condition that the terms and conditions of the Options are clearly disclosed in the Company's initial public offering prospectus ('Prospectus').
Basis For Decision	Underlying Policy If an entity seeking admission to the official list has options or performance rights on issue, the exercise price for each underlying security must be at least 20 cents in cash. This rule supports listing rule 2.1 condition 2 which requires the issue price or sale price of all securities for which an entity is seeking quotation (except options) upon admission to the official list to be at least 20 cents in cash. These requirements together support the integrity of the ASX market, as they demonstrate that the entity's ordinary securities have a minimum value suitable for a listed entity.
	Present Application In the present case, the number of the Options will represent a maximum of 5.67% of the ordinary shares on issue at the time of the Company's admission on an undiluted post-offer share capital of the Company. The Options are unquoted and fixed in number are therefore unlikely to have any impact on the trading price of the Company's shares. The Options will convert into ordinary shares in the Company on a one-for-one basis. It is considered that the existence of the Options will not undermine the existence of the 20 cent rule in the circumstances. The in-principle waiver is granted on the condition that the terms and conditions of the Options are clearly disclosed in the Company's Prospectus.



Rule Number	1.3.3(c)
Date	1/11/2021
ASX Code	JDO
Listed Company	JUDO CAPITAL HOLDINGS LIMITED
Waiver Number	WLC210358-001
Decision	Based solely on the information provided, ASX Limited ('ASX') grants Judo Capital Holdings ('JDO') a waiver from Listing Rule 1.3.3 (c) to the extent necessary to permit the Company: 1.1 Not to have at least \$1.5 million in working capital. 1.2 Not provide a proforma balance sheet that sets out current and non-current assets and liabilities.
Basis For Decision	Underlying Policy An entity's working capital must be at least \$1.5 million. This rule seeks to ensure that each listed entity will have working capital at the time of listing sufficient for it at least to carry on its business without having to return to the market to raise further capital in the short term.
	Present Application The Company is a licensed ADI and whose capital requirements are regulated by APRA. The Company is profitable on an after tax basis and generates significant revenue such that ASX has confirmed that the Company has a track record of revenue. The Company operates with negative working capital because of the nature of the banking business which has not proven to be problematic for it carrying on its business. The waiver is granted on the basis of the Company's strong historical financial performance and the Company is a licensed ADI regulated by APRA.



Rule Number	1.3.3.(d)
Date	1/11/2021
ASX Code	JDO
Listed Company	JUDO CAPITAL HOLDINGS LIMITED
Waiver Number	WLC210358-002
Decision	Based solely on the information provided, ASX Limited ('ASX') grants Judo Capital Holdings ('JDO') a waiver from Listing Rule 1.3.3 (d) to the extent necessary to permit the Company: 1.1 Not to have at least \$1.5 million in working capital. 1.2 Not provide a proforma balance sheet that sets out current and non-current assets and liabilities.
Basis For Decision	Underlying Policy An entity's working capital must be at least \$1.5 million. This rule seeks to ensure that each listed entity will have working capital at the time of listing sufficient for it at least to carry on its business without having to return to the market to raise further capital in the short term.
	Present Application The Company is a licensed ADI and whose capital requirements are regulated by APRA. The Company is profitable on an after tax basis and generates significant revenue such that ASX has confirmed that the Company has a track record of revenue. The Company operates with negative working capital because of the nature of the banking business which has not proven to be problematic for it carrying on its business. The waiver is granted on the basis of the Company's strong historical financial performance and the Company is a licensed ADI regulated by APRA.



Rule Number	1.8 condition 11
Date	12/01/2022
ASX Code	DAT
Listed Company	DRIVER AUSTRALIA SEVEN TRUST
Waiver Number	WLC210356-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Perpetual Nominees Limited ('Trust Manager') on behalf of Perpetual Corporate Trust Limited ('Issuer') in its capacity as trustee of the Driver Australia Seven Trust ('Trust') a waiver from listing rule 1.8 condition 11 to the extent necessary that the Issuer's securities need not satisfy CHESS requirements on condition that ASX is satisfied with the settlement arrangements that exist in relation to the Notes to be quoted on ASX.
Basis For Decision	Underlying Policy An entity the securities of which are to be quoted must ensure that the requirements of a clearing and settlement (CS) facility relating to an entity's securities are satisfied, except if the entity is incorporated in a jurisdiction where the entity's securities cannot be approved under the operating rules of a CS facility. This supports orderly settlement of securities quoted on the ASX market.
	Present Application The securities of the Issuer being quoted are wholesale debt securities. The securities of the Issuer are to be settled outside of CHESS via Austraclear. It is considered appropriate to grant a waiver on the condition that ASX is satisfied with the settlement arrangements that exist in relation to the debt securities to be quoted on ASX.



Rule Number	2.1 condition 3
Date	12/01/2022
ASX Code	DAT
Listed Company	DRIVER AUSTRALIA SEVEN TRUST
Waiver Number	WLC210356-002
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Perpetual Nominees Limited ('Trust Manager') on behalf of Perpetual Corporate Trust Limited ('Issuer') in its capacity as trustee of the Driver Australia Seven Trust ('Trust') a waiver from listing rule 2.1 condition 3 to the extent necessary that the Issuer's securities need not satisfy CHESS requirements on condition that ASX is satisfied with the settlement agreements that exist in relation to the notes quoted on ASX.
Basis For Decision	Underlying Policy An entity the securities of which are to be quoted must ensure that the requirements of a clearing and settlement (CS) facility relating to an entity's securities are satisfied, except if the entity is incorporated in a jurisdiction where the entity's securities cannot be approved under the operating rules of a CS facility. This supports orderly settlement of securities quoted on the ASX market.
	Present Application The securities of the Issuer being quoted are wholesale debt securities. The securities of the Issuer are to be settled outside of CHESS via Austraclear. It is considered appropriate to grant a waiver on the condition that ASX is satisfied with the settlement arrangements that exist in relation to the debt securities to be quoted on ASX



Rule Number	7.3.4
Date	13/01/2022
ASX Code	HLF
Listed Company	HALO FOOD CO. LIMITED
Waiver Number	WLC210357-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Halo Food Co Limited (the 'Company') a waiver from listing rule 7.3.4 to the extent necessary to permit the Company to, in its notice of meeting (the 'Notice') seeking shareholder approval for the issue of up to 50,000,000 deferred consideration shares ('Deferred Consideration Securities') to be issued on the earlier of the date which is the date set out for the achievement of the relevant milestone or such earlier date as that milestone is actually satisfied (the 'Milestone') as consideration under a binding acquisition agreement between the Company and the vendors of Healthy Mummy Holdings Pty Ltd ('Target') to acquire 100% of the issued capital of the Target ('Acquisition'), not to state that the Deferred Consideration Securities will be issued no later than 3 months from the date of the shareholder meeting ('Meeting'), on the following conditions: 1.1 The Deferred Consideration Securities are to be issued immediately upon satisfaction of the relevant Milestones and in any event no later than 31 October 2023. 1.2 The Milestones must not be varied. 1.3 The maximum number of Deferred Consideration Securities to be issued is capped at 50,000,000. 1.4 Adequate details regarding the dilutionary effect of the Deferred Consideration Securities on the Company's capital structure is included in the Notice. 1.5 For any annual reporting period during which any of the Deferred Consideration Securities have been issued or any of them remain to be issued, the Company's annual report sets out the number of Deferred Consideration Securities that remain to be issued and the basis on which the Deferred Consideration Securities that remain to be issued, the Company must include a summary statement of the number of Deferred Consideration Securities have been issued or remain to be issued, the Company must include a summary statement of the number of Deferred Consideration Securities have been issued during the reporting period, the number of Deferred C
Basis For Decision	Underlying Policy Listing rule 7.3.4 requires a notice of meeting with a resolution to approve the issue of equity securities to state that the securities will be issued within 3 months of the date of the shareholders' meeting. Listing rule 7.3.4 ensures that an issue of equity securities is made within a reasonably short time after the ordinary security holders approve the issue, so that there is less possibility that the circumstances of the entity may change by the time that the issue is made in such a way that they are different from those that the ordinary security holders may reasonably have had in contemplation at the time of giving their approval. Where a listed entity has entered into a commercial transaction which calls for the issue of securities as consideration at future times that

necessarily will fall longer than 3 months after the date of a shareholders' meeting, ASX's policy is to permit entities to seek shareholder approval for the issue of all the securities that may be issued under that transaction over the various phases, provided that the milestones to be achieved which trigger the obligation to issue the securities are appropriate to the entity and the transaction in all the circumstances, and adequate information can be given to shareholders about the future issues of securities. This allows the entity and the counterparty to the agreement to have commercial certainty about the ability of the entity to issue securities as the counterparty performs its obligations, while maintaining the principle that shareholders must give their informed consent to future issues of securities.

Present Application

Subject to shareholder approval, the Company is proposing to issue a maximum of 50,000,000 Deferred Consideration Securities as part consideration for the 100% acquisition of the issued capital of the Target to be issued upon the achievement of the Milestones and in any event no later than 31 October 2023 (a date which allows the Company sufficient time to complete its audit of its financial statements for the relevant financial years to verify that the Deferred Consideration Milestones have been met). Shareholders will therefore know the maximum dilution at the time of voting on the resolution. There is a sufficient degree of certainty so that shareholders are able to give their informed consent to the issue of the Deferred Consideration Securities. The extension of time requested by the Company is within ASX precedent for similar waivers.



Rule Number	8.2
Date	12/01/2022
ASX Code	DAT
Listed Company	DRIVER AUSTRALIA SEVEN TRUST
Waiver Number	WLC210356-003
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Perpetual Nominees Limited ('Trust Manager') on behalf of Perpetual Corporate Trust Limited ('Issuer') in its capacity as trustee of the Driver Australia Seven Trust ('Trust') a waiver from listing rule 8.2 to the extent necessary such that the Issuer need not provide an issuer sponsored subregister as long as the waiver to listing rule 2.1, condition 3 operates.
Basis For Decision	Underlying Policy An entity is to provide an issuer sponsored subregister for securities except where listing rule 8.2.1 allows for a certificated subregister. An entity in a jurisdiction where securities cannot be approved under the operating rules of a clearing and settlement (CS) facility must provide an issuer sponsored subregister for CDIs. These arrangements support orderly settlement of securities quoted on the ASX market. Present Application This is a companion waiver to the waiver from listing rule 1.8 condition 11 and listing rule 2.1 condition 3 granted to the Issuer.



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Rule Number	8.10
Date	12/01/2022
ASX Code	DAT
Listed Company	DRIVER AUSTRALIA SEVEN TRUST
Waiver Number	WLC210356-004
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Perpetual Nominees Limited ('Trust Manager') on behalf of Perpetual Corporate Trust Limited ('Issuer') in its capacity as trustee of the Driver Australia Seven Trust ('Trust') a waiver from listing rule 8.10 to allow the Issuer to refuse to register transfers of notes from the date which is 10 business days before an interest payment date or the maturity date of the notes, on condition that ASX is satisfied with the settlement arrangements that exist in relation to the notes to be quoted on ASX.
Basis For Decision	Underlying Policy An entity must not interfere with registration of a transfer document relating to quoted securities, subject to a number of exceptions set out in that rule. This supports the principle that quoted securities should be freely transferable. The rule also inhibits the ability of an issuer to cause disruption to the settlement cycle.
	Present Application The securities of the Issuer being quoted are wholesale debt securities. The securities of the Issuer are to be settled outside of CHESS via Austraclear. The Issuer is required to close the register of a series of debt securities from the close of 10 business days prior to an interest payment date or the maturity date. This enables the register to be up to date on an interest payment date or maturity date for that series of debt securities. The waiver is granted as this is a common arrangement for these types of securities.



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Rule Number	8.21
Date	12/01/2022
ASX Code	DAT
Listed Company	DRIVER AUSTRALIA SEVEN TRUST
Waiver Number	WLC210356-005
Decision	Based solely on the information provided, ASX Limited ('ASX') grants Perpetual Nominees Limited ('Trust Manager') on behalf of Perpetual Corporate Trust Limited ('Issuer') in its capacity as trustee of the Driver Australia Seven Trust ('Trust') ('Issuer') a waiver from listing rule 8.21 to the extent necessary to permit the Company to not do the following: 1.1 In respect of transactions settled outside CHESS, mark transfer forms as required by Appendix 8A; or 1.2 In respect of transactions settled in Austraclear, send confirmation of a change of address to a security holder at their business address.
Basis For Decision	Underlying Policy An entity must comply with Appendix 8A which outlines the time limits for CHESS requirements in order to maintain an orderly market and support the ASX Settlement Operating Rules. This supports the integrity of the ASX market. Present Application The securities of the Issuer being quoted are wholesale debt securities. The likely holders of the debt securities are institutional
	investors. The waiver is granted to the extent that transactions are settled outside CHESS.



Rule Number	10.13.5
Date	23/12/2021
ASX Code	SUP
Listed Company	SUPERIOR LAKE RESOURCES LIMITED
Waiver Number	WLC210359-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Superior Lake Resources Limited (the 'Company') in connection with the acquisition of 100% of the issued capital of Bristol Springs Solar Pty Ltd ('BSS') (the 'Proposed Acquisition') and a proposed capital raising via a public offer of 61,538,462 fully paid ordinary shares at an issue price of AUD\$0.13 each to raise up to AUD\$8,000,000 ('Capital Raising Shares'), the issue of 6,000,000 Options (each being unquoted with exercise prices of A\$0.20, A\$0.25 and A\$0.40 and expiring 36 months from the date of issue, being 'Class A, Class B and Class C Options' respectively) to directors of the Company (and/or their nominees) ('Director Options'), and the issue of 5,000,000 Options subject to service vesting conditions (each being unquoted with exercise prices of A\$0.20, A\$0.25 and A\$0.40 and expiring 36 months from the date of issue, (being 'Class A, Class B and Class C CEO Options' respectively) to the CEO and MD of the Company (and/or their nominees) ('CEO Options') a waiver from listing rule 10.13.5 to the extent necessary to permit the Company's notice of general meeting ('Notice'), seeking shareholder approval for the Proposed Acquisition and, amongst other things, the issue of: 1.17,692,307 Capital Raising Shares at an issue price of A\$0.13 to Mr Grant Davey (and/or his nominees); 1.2 1,538,461 Capital Raising Shares at an issue price of A\$0.13 to Mr Chris Bath (and/or his nominees); 1.3 1,923,076 Capital Raising Shares at an issue price of A\$0.13 to Mr Chris Bath (and/or his nominees); (together, the 'Director Capital Raising Shares') to raise gross proceeds of approximately \$1,500,000 1.5 2,500,000 Class A Director Options and 1,250,000 Class B Director Options and 1,250,000 Class C Options to Mr Grant Davey (and/or his nominees); (together, the Director Capital Raising Shares, Director Options and 250,000 Class A Director Options and 250,000 Class A Director Options and 250,000 Class A Director Options and CEO Options and CEO Options are

	Director Capital Raising Shares, Director Options and CEO Options are issued pursuant to their respective terms and conditions; 1.11 the circumstances of the Company, as determined by the ASX, have not materially changed since the Company's shareholders approved the issue of the Director Capital Raising Shares, Director Options, and CEO Options; and 1.12 the terms of this waiver are clearly disclosed in the Notice and in the prospectus to be issued in respect of the Capital Raising.
Basis For Decision	Underlying Policy Standard Decision, refer to Guidance Note 17.