



## Register of ASX Listing Rule Waivers

**16 to 29 February 2008**

**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:  
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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	2.1 condition 3
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-001
<b>Decision</b>	ASX grants the Issuer a waiver from condition 3 of listing rule 2.1 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.
<b>Basis For Decision</b>	<p>Underlying Policy CHESS requirements relating to an entity's securities must be satisfied, except in jurisdiction where entity's securities cannot be CHESS approved - supports integrity of ASX market.</p> <p>Present Application Securities of entity to be settled outside of CHESS - waiver granted on condition that ASX is satisfied with the settlement arrangements that exist in relation to the Notes to be quoted on ASX.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	3.10.5
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-002
<b>Decision</b>	ASX grants the Issuer a waiver from listing rule 3.10.5 to the extent necessary to permit the Issuer, in respect of an issue of Notes that are not to be quoted on ASX, to tell ASX but need not lodge an Appendix 3B.
<b>Basis For Decision</b>	<p>Underlying Policy Entity must tell ASX of issue of securities - if issue is not a bonus issue or pro rata issue entity must give ASX an Appendix 3B - entity must tell ASX if any securities are restricted securities or subject to voluntary escrow - maintains informed market.</p> <p>Present Application With respect to an issue of Notes not quoted on ASX entity must tell ASX but does not have to lodge Appendix 3B - entity must notify ASX of an issue of Notes quoted on ASX and lodge Appendix 3B - maintains informed market.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	3.20
<b>Date</b>	22/02/2008
<b>ASX Code</b>	HST
<b>Listed Company</b>	HASTIE GROUP LIMITED
<b>Waiver Number</b>	WLC080068-001
<b>Decision</b>	<p>1. Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group Limited (the "Company") waivers from the following listing rules to the extent necessary to permit the Company to issue shares in the Company pursuant to a capital raising of shares, comprising a Renounceable Accelerated Pro-Rata Issue with Dual Bookbuilds to raise up to approximately AUD\$80 million (the "Entitlement Offer") in connection with the proposed acquisition of all of the issued capital in Rotary Limited (the "Target") from the shareholders in that entity (the "Vendors") (the "Proposed Acquisition"), without shareholder approval and in accordance with the timetable submitted by the Company.</p> <p>1.1. In respect of the Entitlement Offer, listing rules 3.20, 7.1, 7.40 and 10.11, on condition that the Entitlement Offer complies with the following.</p> <p>1.1.1. There is a record date for the Entitlement Offer (the "Record Date"). The Record Date must be no fewer than 3 business days after the date the Entitlement Offer is announced.</p> <p>1.1.2. On or before the Record date, shareholders who are believed by the Company or the Underwriters to the Entitlement Offer to be exempt investors in accordance with Chapter 6D of the Corporations Act 2001 (Cth) ("Eligible Institutional Shareholders") may be invited by the Company to subscribe for a number of shares at least equal to their pro-rata allocation of the Entitlement Offer (the "Institutional Offer"), unless listing rule 7.7.1 would permit the holder not to be included in a pro-rata offer.</p> <p>1.1.3. Entitlements not taken up by Eligible Institutional Shareholders in the Institutional Offer and if the Underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders"), are offered to other Eligible Institutional Shareholders through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild").</p> <p>1.1.4. Eligible Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro-rata allocations reduced accordingly.</p> <p>1.1.5. All shareholders, other than shareholders who are offered shares in the Institutional Offer and Foreign Excluded Shareholders (the "Retail Shareholders"), are offered a number of shares at least equal to their pro rata allocations of the issue (the "Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.1.6. Entitlements not taken up in the Retail Offer and if the Underwriters determine, entitlements which would have been offered to Foreign Excluded Shareholders, are offered to Eligible Institutional Shareholders through a bookbuild process immediately following the close of the Retail Offer.</p> <p>1.1.7. Shares are offered under the Institutional Offer and Retail Offer at the same price.</p> <p>1.1.8. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting</p>

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	<p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>1.2. In resolution 1.1, the Company may ignore changes in share holdings which occur after the announcement of the trading halt in the Company's shares (other than registrations of transactions which were effected through ITS before the announcement). In respect of share holdings registered in the name of a nominee the following will apply.</p> <p>1.2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Eligible Institutional Shareholders, and shares held for persons other than Eligible Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of shares held as nominee for Eligible Institutional Shareholders and Retail Offers in respect of shares held as nominee for Retail Shareholders).</p> <p>1.2.2. Institutional Offers will be treated as being made to the nominee, and therefore to an Eligible Institutional Shareholder, even where made directly to the Eligible Institutional Shareholder for whom it holds.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Entity must give ASX at least seven business days notice of record date and must comply with Appendix 3A timetable - maintains orderly market.</p> <p>Present Application "Jumbo/RAPIDS style offer - functionally equivalent to a renounceable pro-rata offer - waiver granted on condition the timetable is acceptable to ASX.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.2A
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CXC
<b>Listed Company</b>	COEUR D'ALENE MINES CORPORATION.
<b>Waiver Number</b>	WLC080066-001
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") does each of the following:</p> <p>1. Grants Coeur d'Alene Mines Corporation (the "Company") a waiver from listing rules 4.2A and 4.2B to the extent necessary to permit the Company not to lodge an Appendix 4D - Half Year Report for each half year on condition that the Company lodges with ASX the form 10-Q that the Company is required to lodge with the Securities and Exchange Commission ("SEC") in accordance with its obligations under the Securities Exchange Act of 1934 (US) within 41 days of the end of that half year, or immediately the Company gives the form 10-Q to the Toronto Stock Exchange ("TSX") and the New York Stock Exchange ("NYSE"), whichever is the sooner, subject to the condition that at the same time the Company gives ASX a form 10-Q it must also provide a cover sheet under the heading "Results for announcement to the market" which contains the information required by paragraph 2 of Appendix 4D.</p> <p>2. The waiver in resolution 1 is granted on the condition that the terms of the waiver are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p>Underlying Policy</p> <p>Half year report - information substantially similar to Corporations Act requirements for listed Australian entities - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application</p> <p>Foreign incorporated company - primary listing on NYSE and secondary listing on TSX - majority of shareholders hold their securities on NYSE and TSX - majority of Company's operations are based outside Australia - listing rule would require company to lodge Appendix 4D and half-year report with ASX within 2 months of end of half year accounting period - US reporting requirements require the lodgement of quarterly reports within 40 days after the end of each quarter - more detailed and onerous reporting required under US legislation, (although US law does not mandate audit review for 2nd quarter report, whereas s 302 of Corporations Act requires review of half yearly report) - shareholders will receive half-year results 20 days earlier than as under the ASX listing rules - shareholders unlikely to be adversely affected by a waiver - no additional benefit gained by the preparation of an Appendix 4D - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.2A
<b>Date</b>	22/02/2008
<b>ASX Code</b>	EQN
<b>Listed Company</b>	EQUINOX MINERALS LIMITED
<b>Waiver Number</b>	WLC080067-001
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants Equinox Minerals Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rules 4.2A and 4.2B to the extent necessary to permit the Company not to lodge an Appendix 4D - Half Year Report for each half year on condition that the Company lodges with ASX the half-year financial statements and interim Management's Discussion and Analysis ("MD&amp;A") that the Company is required to lodge with the Canadian securities regulatory authorities in accordance with its obligations under the TSX Company Manual, the Securities Act (Ontario) and other relevant Provincial securities acts ("Canadian Reporting Requirements") at the same time that the Company lodges those documents with those Canadian securities regulatory authorities.</p> <p>2. The waivers in resolution 1 are granted on the condition that the terms of the waivers are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Half year report - information substantially similar to Corporations Act requirements for listed Australian entities - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application Foreign incorporated company - primary listing on TSX - majority of shareholders hold their securities on the TSX - Company's mining exploration operations are based outside Australia - listing rule requires company to lodge an Appendix 4D and half-year report with ASX within 75 days after the end of the accounting period - Canadian reporting requirements require the lodgement of half-year financial statements and interim management discussion and analysis within 45 days of the half year - more detailed and onerous reporting required under Canadian legislation - financial reports for the 2nd quarter's report not required to be audit reviewed, unlike half yearly reports under s 302 of Corporations Act - shareholders will receive half-year reports 30 days earlier than under the ASX listing rules - shareholders unlikely to be adversely affected by a waiver - no additional benefit gained by the preparation of an Appendix 4D - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.2B
<b>Date</b>	27/02/2008
<b>ASX Code</b>	AIO
<b>Listed Company</b>	ASCIANO GROUP
<b>Waiver Number</b>	WLC080064-001
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants Asciano Group (the "Group") a waiver from listing rule 4.2B to the extent necessary to permit it to lodge its financial report for the period ended 31 December 2007 ("Report") together with an Appendix 4D for that period later than two months after the end of the accounting period on the following conditions.</p> <ol style="list-style-type: none"><li>1. The Group lodges the following unaudited information not later than two months after the end of the accounting period:<ol style="list-style-type: none"><li>1.1. Income statement together with notes sufficient for a proper understanding of the Group's results and operations;</li><li>1.2. Balance sheet together with notes sufficient for a proper understanding of the Group's financial position; and</li><li>1.3. Cash flow statement together with notes sufficient for a proper understanding of the Group's cash flows.</li></ol></li><li>2. The Group lodges the Report and the information set out in Appendix 4D immediately all the information becomes available.</li><li>3. The Group lodges the Report together with an Appendix 4D for the period not later than 12 March 2007.</li><li>4. The terms of this waiver are released to the market immediately.</li></ol>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Enhances continuous disclosure regime by requiring disclosure of summary half year and full year financial information - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provide by different entities.</p> <p><b>Present Application</b> Group consists of company and trust stapled together - Group demerged from listed company parent pursuant to scheme of arrangement in June 2007 - Group listed on ASX 6 June 2007 - first financial year of the Group to end on 30 June 2008 - ASIC relief granted to permit the period from incorporation of the company, 29 January 2007, to 31 December 2007 to be the first half year for the Group - under ASIC relief, half year report for this period required to be provided by 12 March 2008 - ASIC relief on condition that the Group comply with financial reporting requirements applicable to annual reports in respect of this period - half year report required to be audited - additional time required to comply with increased reporting and audit requirements - waiver granted to permit half year report and appendix 4D to be lodged 12 March 2008 on condition that unaudited financial information is released to the market not later than two months after the end of the accounting period - reporting obligations of Group under conditions of waiver at 2 months after the period end will therefore be similar to those that apply under listing rules to reporting of financial statements for annual periods.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.2B
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CXC
<b>Listed Company</b>	COEUR D'ALENE MINES CORPORATION.
<b>Waiver Number</b>	WLC080066-002
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") does each of the following:</p> <p>1. Grants Coeur d'Alene Mines Corporation (the "Company") a waiver from listing rules 4.2A and 4.2B to the extent necessary to permit the Company not to lodge an Appendix 4D - Half Year Report for each half year on condition that the Company lodges with ASX the form 10-Q that the Company is required to lodge with the Securities and Exchange Commission ("SEC") in accordance with its obligations under the Securities Exchange Act of 1934 (US) within 41 days of the end of that half year, or immediately the Company gives the form 10-Q to the Toronto Stock Exchange ("TSX") and the New York Stock Exchange ("NYSE"), whichever is the sooner, subject to the condition that at the same time the Company gives ASX a form 10-Q it must also provide a cover sheet under the heading "Results for announcement to the market" which contains the information required by paragraph 2 of Appendix 4D.</p> <p>2. The waiver in resolution 1 is granted on the condition that the terms of the waiver are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p>Underlying Policy</p> <p>Half year report - information substantially similar to Corporations Act requirements for listed Australian entities - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application</p> <p>Foreign incorporated company - primary listing on NYSE and secondary listing on TSX - majority of shareholders hold their securities on NYSE and TSX - majority of Company's operations are based outside Australia - listing rule would require company to lodge Appendix 4D and half-year report with ASX within 2 months of end of half year accounting period - US reporting requirements require the lodgement of quarterly reports within 40 days after the end of each quarter - more detailed and onerous reporting required under US legislation, (although US law does not mandate audit review for 2nd quarter report, whereas s 302 of Corporations Act requires review of half yearly report) - shareholders will receive half-year results 20 days earlier than as under the ASX listing rules - shareholders unlikely to be adversely affected by a waiver - no additional benefit gained by the preparation of an Appendix 4D - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.2B
<b>Date</b>	22/02/2008
<b>ASX Code</b>	EQN
<b>Listed Company</b>	EQUINOX MINERALS LIMITED
<b>Waiver Number</b>	WLC080067-002
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants Equinox Minerals Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rules 4.2A and 4.2B to the extent necessary to permit the Company not to lodge an Appendix 4D - Half Year Report for each half year on condition that the Company lodges with ASX the half-year financial statements and interim Management's Discussion and Analysis ("MD&amp;A") that the Company is required to lodge with the Canadian securities regulatory authorities in accordance with its obligations under the TSX Company Manual, the Securities Act (Ontario) and other relevant Provincial securities acts ("Canadian Reporting Requirements") at the same time that the Company lodges those documents with those Canadian securities regulatory authorities.</p> <p>2. The waivers in resolution 1 are granted on the condition that the terms of the waivers are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Half year report - information substantially similar to Corporations Act requirements for listed Australian entities - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application Foreign incorporated company - primary listing on TSX - majority of shareholders hold their securities on the TSX - Company's mining exploration operations are based outside Australia - listing rule requires company to lodge an Appendix 4D and half-year report with ASX within 75 days after the end of the accounting period - Canadian reporting requirements require the lodgement of half-year financial statements and interim management discussion and analysis within 45 days of the half year - more detailed and onerous reporting required under Canadian legislation - financial reports for the 2nd quarter's report not required to be audit reviewed, unlike half yearly reports under s 302 of Corporations Act - shareholders will receive half-year reports 30 days earlier than under the ASX listing rules - shareholders unlikely to be adversely affected by a waiver - no additional benefit gained by the preparation of an Appendix 4D - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.3A
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CXC
<b>Listed Company</b>	COEUR D'ALENE MINES CORPORATION.
<b>Waiver Number</b>	WLC080066-003
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") does each of the following:</p> <ol style="list-style-type: none"><li>Grants the Company a waiver from listing rules 4.3A and 4.3B to the extent necessary to permit the Company not to lodge an Appendix 4E - Preliminary Final Report for each year on condition that the Company lodges with ASX the form 10-K that the Company is required to lodge with SEC in accordance with the Securities Exchange Act of 1934 (US) within 61 days of the end of that financial year or immediately when the Company gives the form 10-K to the TSX and NYSE, whichever is the sooner, subject to the condition that at the same time the Company gives ASX a form 10-K it must also provide a cover sheet under the heading "Results for announcement to the market" which contains the information required by paragraph 2 of Appendix 4E.</li><li>The waiver in resolution 1 is granted on the condition that the terms of the waiver are immediately announced to the market.</li></ol>
<b>Basis For Decision</b>	<p>Underlying Policy Preliminary final report - enhances continuous disclosure regime by requiring disclosure of summary full year financial information in advance of full annual report - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application Foreign incorporated company - primary listing on NYSE and secondary listing on TSX - majority of shareholders hold their securities on NYSE and TSX - majority of Company's operations based outside Australia - volume of trading on ASX is likely to be much smaller than volume of trading on NYSE and TSX - US reporting requirements require the lodgement of preliminary final report equivalent within 60 days of year end - listing rules require lodgement within 2 months of year end - Company prepares its report in accordance with US accounting standards - the majority of Company shareholders will rely on the US accounts - considerable cost and inconvenience in preparing accounts to comply with ASX requirements outweighing the benefit derived by the smaller Australian shareholder base - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	4.3B
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CXC
<b>Listed Company</b>	COEUR D'ALENE MINES CORPORATION.
<b>Waiver Number</b>	WLC080066-004
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") does each of the following:</p> <ol style="list-style-type: none"><li>Grants the Company a waiver from listing rules 4.3A and 4.3B to the extent necessary to permit the Company not to lodge an Appendix 4E - Preliminary Final Report for each year on condition that the Company lodges with ASX the form 10-K that the Company is required to lodge with SEC in accordance with the Securities Exchange Act of 1934 (US) within 61 days of the end of that financial year or immediately when the Company gives the form 10-K to the TSX and NYSE, whichever is the sooner, subject to the condition that at the same time the Company gives ASX a form 10-K it must also provide a cover sheet under the heading "Results for announcement to the market" which contains the information required by paragraph 2 of Appendix 4E.</li><li>The waiver in resolution 1 is granted on the condition that the terms of the waiver are immediately announced to the market.</li></ol>
<b>Basis For Decision</b>	<p>Underlying Policy Preliminary final report - enhances continuous disclosure regime by requiring disclosure of summary full year financial information in advance of full annual report - information in prescribed format - prescribed format intended to facilitate ready understanding of information and comparison of information provided by different entities.</p> <p>Present Application Foreign incorporated company - primary listing on NYSE and secondary listing on TSX - majority of shareholders hold their securities on NYSE and TSX - majority of Company's operations based outside Australia - volume of trading on ASX is likely to be much smaller than volume of trading on NYSE and TSX - US reporting requirements require the lodgement of preliminary final report equivalent within 60 days of year end - listing rules require lodgement within 2 months of year end - Company prepares its report in accordance with US accounting standards - the majority of Company shareholders will rely on the US accounts - considerable cost and inconvenience in preparing accounts to comply with ASX requirements outweighing the benefit derived by the smaller Australian shareholder base - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	5.1
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CXC
<b>Listed Company</b>	COEUR D'ALENE MINES CORPORATION.
<b>Waiver Number</b>	WLC080066-005
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") does each of the following:</p> <p>1. Rescinds the waiver from listing rule 5.1 ASX granted to the Company on 30 November 2007 and replaces it with the following:</p> <p>2. ASX grants the Company a waiver from listing rule 5.1 to the extent necessary to permit the Company:</p> <p>2.1 not to lodge its quarterly mining activities report for the first, second and third quarters of the year on condition that the Company lodges with ASX the form 10-Q that the Company is required to lodge with SEC in accordance with the Securities Exchange Act of 1934 (US) within 41 days of the end of the quarter, or when the Company gives the form 10-Q to TSX and NYSE, whichever is the sooner; and</p> <p>2.2 not to lodge its quarterly mining activities report for the fourth quarter on condition that the Company lodges with ASX the form 10-K that the Company is required to lodge with SEC in accordance with the Securities Exchange Act of 1934 (US) within 61 days of the end of that financial year or immediately the Company gives the form 10-K to the TSX and NYSE, whichever is the sooner.</p>
<b>Basis For Decision</b>	<p>Underlying Policy</p> <p>Quarterly report - enhances continuous disclosure regime by requiring disclosure of mining production and exploration activities - quarterly report must be provided within one month of the end of the quarter.</p> <p>Present Application</p> <p>Entity incorporated in US and listed on NYSE and TSX - entity provides fuller quarterly reporting to NYSE and TSX - waiver permits the Company to lodge with ASX the Company's Forms 10-Q and 10-K at the same time that the Company files them with the SEC, instead of the quarterly mining activities report required by listing rule 5.1 -- shareholders unlikely to be adversely affected by a waiver - no additional benefit gained by the preparation of a quarterly mining activities report as equivalent information will be provided in Forms 10-Q and 10-K - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	5.2
<b>Date</b>	22/02/2008
<b>ASX Code</b>	EQN
<b>Listed Company</b>	EQUINOX MINERALS LIMITED
<b>Waiver Number</b>	WLC080067-003
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants Equinox Minerals Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rule 5.2 and 5.3 to the extent necessary to permit the Company not to lodge quarterly activity and expenditure reports as required by the Listing Rules, on condition that the Company lodges with ASX the quarterly Financial Statements and interim MD&amp;A that the Company is required to lodge with the Canadian securities regulatory authorities in accordance with Canadian Reporting Requirements at the same time that the Company lodges those documents with those Canadian securities regulatory authorities.</p> <p>2. The waivers in resolution 1 are granted on the condition that the terms of the waivers are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Quarterly reports for a "mining exploration entity" - enhances continuous disclosure regime by requiring disclosure of mining exploration activities and a summary of the expenditure incurred on those activities - quarterly report must be provided within one month of the end of each quarter.</p> <p><b>Present Application</b> Foreign incorporated company - primary listing on TSX - majority of shareholders hold their securities on the TSX - Company's operations are based outside Australia - listing rule would require Company to lodge quarterly activities report and Appendix 5B with ASX within one month of the end of each quarter - Company required to lodge quarterly reports under Canadian regulation and ASX listing rules - duplication of quarterly reports - Canadian quarterly reporting requirements more onerous (additional financial and comparative information provided in Canadian quarterly report), but give longer time frame after quarter end for lodgement - Canadian reports to be lodged within 45 days of the end of each quarter - extension of approximately 15 days - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	5.3
<b>Date</b>	22/02/2008
<b>ASX Code</b>	EQN
<b>Listed Company</b>	EQUINOX MINERALS LIMITED
<b>Waiver Number</b>	WLC080067-004
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants Equinox Minerals Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rule 5.2 and 5.3 to the extent necessary to permit the Company not to lodge quarterly activity and expenditure reports as required by the Listing Rules, on condition that the Company lodges with ASX the quarterly Financial Statements and interim MD&amp;A that the Company is required to lodge with the Canadian securities regulatory authorities in accordance with Canadian Reporting Requirements at the same time that the Company lodges those documents with those Canadian securities regulatory authorities.</p> <p>2. The waivers in resolution 1 are granted on the condition that the terms of the waivers are immediately announced to the market.</p>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Quarterly reports for a "mining exploration entity" - enhances continuous disclosure regime by requiring disclosure of mining exploration activities and a summary of the expenditure incurred on those activities - quarterly report must be provided within one month of the end of each quarter.</p> <p><b>Present Application</b> Foreign incorporated company - primary listing on TSX - majority of shareholders hold their securities on the TSX - Company's operations are based outside Australia - listing rule would require Company to lodge quarterly activities report and Appendix 5B with ASX within one month of the end of each quarter - Company required to lodge quarterly reports under Canadian regulation and ASX listing rules - duplication of quarterly reports - Canadian quarterly reporting requirements more onerous (additional financial and comparative information provided in Canadian quarterly report), but give longer time frame after quarter end for lodgement - Canadian reports to be lodged within 45 days of the end of each quarter - extension of approximately 15 days - Company considered to satisfy criteria for relief outlined in Guidance Note 4, in relation to this particular obligation - waiver granted.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	7.1
<b>Date</b>	22/02/2008
<b>ASX Code</b>	HST
<b>Listed Company</b>	HASTIE GROUP LIMITED
<b>Waiver Number</b>	WLC080068-002
<b>Decision</b>	<p>1. Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group Limited (the "Company") waivers from the following listing rules to the extent necessary to permit the Company to issue shares in the Company pursuant to a capital raising of shares, comprising a Renounceable Accelerated Pro-Rata Issue with Dual Bookbuilds to raise up to approximately AUD\$80 million (the "Entitlement Offer") in connection with the proposed acquisition of all of the issued capital in Rotary Limited (the "Target") from the shareholders in that entity (the "Vendors") (the "Proposed Acquisition"), without shareholder approval and in accordance with the timetable submitted by the Company.</p> <p>1.1. In respect of the Entitlement Offer, listing rules 3.20, 7.1, 7.40 and 10.11, on condition that the Entitlement Offer complies with the following.</p> <p>1.1.1. There is a record date for the Entitlement Offer (the "Record Date"). The Record Date must be no fewer than 3 business days after the date the Entitlement Offer is announced.</p> <p>1.1.2. On or before the Record date, shareholders who are believed by the Company or the Underwriters to the Entitlement Offer to be exempt investors in accordance with Chapter 6D of the Corporations Act 2001 (Cth) ("Eligible Institutional Shareholders") may be invited by the Company to subscribe for a number of shares at least equal to their pro-rata allocation of the Entitlement Offer (the "Institutional Offer"), unless listing rule 7.7.1 would permit the holder not to be included in a pro-rata offer.</p> <p>1.1.3. Entitlements not taken up by Eligible Institutional Shareholders in the Institutional Offer and if the Underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders"), are offered to other Eligible Institutional Shareholders through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild").</p> <p>1.1.4. Eligible Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro-rata allocations reduced accordingly.</p> <p>1.1.5. All shareholders, other than shareholders who are offered shares in the Institutional Offer and Foreign Excluded Shareholders (the "Retail Shareholders"), are offered a number of shares at least equal to their pro rata allocations of the issue (the "Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.1.6. Entitlements not taken up in the Retail Offer and if the Underwriters determine, entitlements which would have been offered to Foreign Excluded Shareholders, are offered to Eligible Institutional Shareholders through a bookbuild process immediately following the close of the Retail Offer.</p> <p>1.1.7. Shares are offered under the Institutional Offer and Retail Offer at the same price.</p> <p>1.1.8. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting</p>

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# Register of ASX Listing Rule Waivers

	<p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>1.2. In resolution 1.1, the Company may ignore changes in share holdings which occur after the announcement of the trading halt in the Company's shares (other than registrations of transactions which were effected through ITS before the announcement). In respect of share holdings registered in the name of a nominee the following will apply.</p> <p>1.2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Eligible Institutional Shareholders, and shares held for persons other than Eligible Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of shares held as nominee for Eligible Institutional Shareholders and Retail Offers in respect of shares held as nominee for Retail Shareholders).</p> <p>1.2.2. Institutional Offers will be treated as being made to the nominee, and therefore to an Eligible Institutional Shareholder, even where made directly to the Eligible Institutional Shareholder for whom it holds.</p>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Dilution of holdings - approval of existing security holders required where further issues of securities will significantly dilute their holdings - practical operation is to provide greater protection to smaller holders against dilution - limit on securities that may be issued without security holder approval fixed at 15% of the securities on issue 12 months earlier.</p> <p><b>Present Application</b> "Jumbo"/RAPIDS style offer - functionally equivalent to renounceable pro-rata offer - first round offer to institutions - second round offer to other security holders - all offers at the same price and ratio - sale of entitlements not taken up by bookbuild - related parties do not participate beyond pro-rata allocations except under disclosed underwriting commitments.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	7.1
<b>Date</b>	27/02/2008
<b>ASX Code</b>	NLG
<b>Listed Company</b>	NATIONAL LEISURE & GAMING LIMITED
<b>Waiver Number</b>	WLC080069-001
<b>Decision</b>	Based solely on the information provided, ASX Limited ("ASX") grants National Leisure & Gaming Limited (the "Company") a waiver from listing rule 7.1 to the extent necessary to permit the Company to issue, without seeking shareholder approval, 78,486,023 fully paid ordinary shares to TWH (Qld) Pty Ltd (as trustee of the Hedley Shares Unit Trust) ("Hedley") pursuant to Hedley's partial underwriting of the 2:3 non-renounceable rights issue with a record date of 11 January 2008, later than 22 February 2008 but by no later than 29 February 2008.
<b>Basis For Decision</b>	<p>Underlying Policy Dilution of holdings - approval of existing security holders required where further issues of securities will significantly dilute their holdings - practical operation is to provide greater protection to smaller holders against dilution - limit on securities that may be issued without security holder approval fixed at 15% of the securities on issue 12 months earlier.</p> <p>Present Application Company undertook pro rata non-renounceable issue - pro rata issue underwritten - issues of securities to underwriters of pro rata issues are an exception from listing rule 7.1 pursuant to listing rule 7.2 exception 2 if the issue is made within 15 business days of close of offer period - delay in processing of transfer of funds from an underwriter to company's bank account - issue of shares to that underwriter delayed until funds received - proposed issue to that underwriter consistent with the principle of listing rule 7.2 exception 2, but will take place a few days outside the time period prescribed by that rule - delay outside of underwriter's and Company's control - delay is relatively short and the principle of the exception is not infringed by that short delay - waiver granted.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	7.39
<b>Date</b>	27/02/2008
<b>ASX Code</b>	RSN
<b>Listed Company</b>	RENISON CONSOLIDATED MINES NL
<b>Waiver Number</b>	WLC080070-001
<b>Decision</b>	Based solely on the information provided, ASX Limited ("ASX") grants Renison Consolidated Mines NL (the "Company") a waiver from listing rule 7.39 to the extent necessary to permit the Company to conduct an auction of forfeited shares at the Boardroom of the Company's offices at Level 5, 60 Edward St, Brisbane, Queensland, 4000.
<b>Basis For Decision</b>	<p>Underlying Policy Auction of forfeited shares must be conducted at entity's home branch - ensures appropriate degree of publicity of auction of the forfeited securities.</p> <p>Present Application Lack of facilities at home branch office prevent auction from taking place there - auction will be held at major building in CBD of the home branch city - no concerns that the auction will not be adequately publicised.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	7.40
<b>Date</b>	22/02/2008
<b>ASX Code</b>	HST
<b>Listed Company</b>	HASTIE GROUP LIMITED
<b>Waiver Number</b>	WLC080068-003
<b>Decision</b>	<p>1. Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group Limited (the "Company") waivers from the following listing rules to the extent necessary to permit the Company to issue shares in the Company pursuant to a capital raising of shares, comprising a Renounceable Accelerated Pro-Rata Issue with Dual Bookbuilds to raise up to approximately AUD\$80 million (the "Entitlement Offer") in connection with the proposed acquisition of all of the issued capital in Rotary Limited (the "Target") from the shareholders in that entity (the "Vendors") (the "Proposed Acquisition"), without shareholder approval and in accordance with the timetable submitted by the Company.</p> <p>1.1. In respect of the Entitlement Offer, listing rules 3.20, 7.1, 7.40 and 10.11, on condition that the Entitlement Offer complies with the following.</p> <p>1.1.1. There is a record date for the Entitlement Offer (the "Record Date"). The Record Date must be no fewer than 3 business days after the date the Entitlement Offer is announced.</p> <p>1.1.2. On or before the Record date, shareholders who are believed by the Company or the Underwriters to the Entitlement Offer to be exempt investors in accordance with Chapter 6D of the Corporations Act 2001 (Cth) ("Eligible Institutional Shareholders") may be invited by the Company to subscribe for a number of shares at least equal to their pro-rata allocation of the Entitlement Offer (the "Institutional Offer"), unless listing rule 7.7.1 would permit the holder not to be included in a pro-rata offer.</p> <p>1.1.3. Entitlements not taken up by Eligible Institutional Shareholders in the Institutional Offer and if the Underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders"), are offered to other Eligible Institutional Shareholders through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild").</p> <p>1.1.4. Eligible Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro-rata allocations reduced accordingly.</p> <p>1.1.5. All shareholders, other than shareholders who are offered shares in the Institutional Offer and Foreign Excluded Shareholders (the "Retail Shareholders"), are offered a number of shares at least equal to their pro rata allocations of the issue (the "Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.1.6. Entitlements not taken up in the Retail Offer and if the Underwriters determine, entitlements which would have been offered to Foreign Excluded Shareholders, are offered to Eligible Institutional Shareholders through a bookbuild process immediately following the close of the Retail Offer.</p> <p>1.1.7. Shares are offered under the Institutional Offer and Retail Offer at the same price.</p> <p>1.1.8. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting</p>

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# Register of ASX Listing Rule Waivers

	<p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>1.2. In resolution 1.1, the Company may ignore changes in share holdings which occur after the announcement of the trading halt in the Company's shares (other than registrations of transactions which were effected through ITS before the announcement). In respect of share holdings registered in the name of a nominee the following will apply.</p> <p>1.2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Eligible Institutional Shareholders, and shares held for persons other than Eligible Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of shares held as nominee for Eligible Institutional Shareholders and Retail Offers in respect of shares held as nominee for Retail Shareholders).</p> <p>1.2.2. Institutional Offers will be treated as being made to the nominee, and therefore to an Eligible Institutional Shareholder, even where made directly to the Eligible Institutional Shareholder for whom it holds.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Prescribes timetable for various corporate actions including pro rata issue (Appendix 7A, paragraph 3) - maintains orderly market.</p> <p>Present Application Accelerated Renounceable Entitlement offer - functionally equivalent to a renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	8.2
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-004
<b>Decision</b>	ASX grants the Issuer a waiver from listing rule 8.2 to the extent necessary that the Issuer need not provide an issuer sponsored subregister as long as the waiver to listing rule 2.1 condition 3 operates.
<b>Basis For Decision</b>	<p>Underlying Policy Entity to provide issuer sponsored subregister for securities except where listing rule 8.2.1 allows for certificated subregister - supports ASX market.</p> <p>Present Application Companion waiver to listing rule 2.1 condition 3.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	8.10
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-005
<b>Decision</b>	ASX grants the Issuer a waiver from listing rule 8.10 to the extent necessary to allow the Issuer to refuse to register transfers of Notes from the date which is 2 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.
<b>Basis For Decision</b>	<p>Underlying Policy Entity must not interfere with transfer document relating to quoted securities -protects integrity of ASX market.</p> <p>Present Application Entity required to close register of a series of Notes from the close of business 2 business days prior to each distribution date and maturity date - enables register to be up to date on distribution date and maturity date for that series of Notes - common arrangements for these types of securities.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	8.21
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-006
<b>Decision</b>	ASX grants the Issuer a waiver from listing rule 8.21 to the extent that the Issuer need not do the following. 1. In respect of transactions that are settled outside of CHESS, mark transfer forms as required by Appendix 8A. 2. In respect of transactions that are settled within the Austraclear system, send confirmation of a change of address to a security holder at the holder's old address.
<b>Basis For Decision</b>	Underlying Policy Entity must comply with Appendix 8A - time limits for CHESS requirements - maintains orderly market - supports ASTC Settlement Rules - supports integrity of ASX market.  Present Application Transaction in entity's securities settled outside CHESS - institutional nature of the likely holders - waiver granted to the extent that transactions are settled outside CHESS.

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	9.1
<b>Date</b>	27/02/2008
<b>ASX Code</b>	EMU
<b>Listed Company</b>	EMU NICKEL LIMITED
<b>Waiver Number</b>	WLC080058-001
<b>Decision</b>	<p>The Company be granted a waiver from listing rule 9.1 to the extent necessary to permit the Company to do the following.</p> <p>1. Not apply the restrictions in Appendix 9B to the fully paid ordinary shares to be issued by way of a pro rata bonus issue to the shareholders of Image Resources NL ("Image"), such issue to occur prior to an initial public offering by the Company, other than those fully paid ordinary shares issued to related parties and promoters of the Company, Image and their associates (the "Bonus Securities").</p> <p>2. Not enter into restriction agreements in relation to the Bonus Securities.</p>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Holder of restricted securities is not permitted to realise a benefit from restricted securities during escrow period - holder and controllers must enter into restriction agreement - security certificates must be held by bank or trustee or securities must be subject to holding lock - protects integrity of ASX market - ensures that ensures that promoters, vendors, etc does not receive benefit until value of the entity's business, services provided, or asset vended to entity has become apparent and is reflected in market price of entity's securities.</p> <p><b>Present Application</b> Spin-off of assets of listed entity's business - spin-off entity to conduct a bonus issue of ordinary shares and partly paid shares to shareholders of listed entity - assets are classified assets but have been held in a listed entity and subject to continuous disclosure regime - listed entity shareholders exchanging indirect interest in assets for direct interest - waiver to permit bonus securities issued to non-related party shareholders not to be restricted.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	10.11
<b>Date</b>	22/02/2008
<b>ASX Code</b>	AGK
<b>Listed Company</b>	AGL ENERGY LIMITED
<b>Waiver Number</b>	WLC080063-001
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants AGL Energy Limited (the "Company") waivers from the following listing rules.</p> <p>1. Listing rules 10.11 and 10.14 to the extent necessary to permit the Company to issue to the CEO and Managing Director, Mr Michael Fraser, 103,915 share performance rights under the Company's Long Term Incentive Plan ("LTIP") without shareholder approval.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Requirement to obtain approval of security holders to an issue of securities to related party - directed at preventing related party obtaining securities on advantageous terms and increasing their holding proportionate to other holdings - only unassociated security holders' votes are counted - protect security holders' interests by supplementing the related party provisions of the Corporations Act (and whatever related party provisions apply to foreign entities).</p> <p>Present Application Securities to be issued to a person who is assuming the role of chief executive officer and managing director of the company - securities issued as part of executive service agreement entered into prior to the appointment - person not in a position of influence over company at the time of negotiation of the issue of securities under the agreement.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	10.11
<b>Date</b>	22/02/2008
<b>ASX Code</b>	HST
<b>Listed Company</b>	HASTIE GROUP LIMITED
<b>Waiver Number</b>	WLC080068-004
<b>Decision</b>	<p>1. Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group Limited (the "Company") waivers from the following listing rules to the extent necessary to permit the Company to issue shares in the Company pursuant to a capital raising of shares, comprising a Renounceable Accelerated Pro-Rata Issue with Dual Bookbuilds to raise up to approximately AUD\$80 million (the "Entitlement Offer") in connection with the proposed acquisition of all of the issued capital in Rotary Limited (the "Target") from the shareholders in that entity (the "Vendors") (the "Proposed Acquisition"), without shareholder approval and in accordance with the timetable submitted by the Company.</p> <p>1.1. In respect of the Entitlement Offer, listing rules 3.20, 7.1, 7.40 and 10.11, on condition that the Entitlement Offer complies with the following.</p> <p>1.1.1. There is a record date for the Entitlement Offer (the "Record Date"). The Record Date must be no fewer than 3 business days after the date the Entitlement Offer is announced.</p> <p>1.1.2. On or before the Record date, shareholders who are believed by the Company or the Underwriters to the Entitlement Offer to be exempt investors in accordance with Chapter 6D of the Corporations Act 2001 (Cth) ("Eligible Institutional Shareholders") may be invited by the Company to subscribe for a number of shares at least equal to their pro-rata allocation of the Entitlement Offer (the "Institutional Offer"), unless listing rule 7.7.1 would permit the holder not to be included in a pro-rata offer.</p> <p>1.1.3. Entitlements not taken up by Eligible Institutional Shareholders in the Institutional Offer and if the Underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders"), are offered to other Eligible Institutional Shareholders through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild").</p> <p>1.1.4. Eligible Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro-rata allocations reduced accordingly.</p> <p>1.1.5. All shareholders, other than shareholders who are offered shares in the Institutional Offer and Foreign Excluded Shareholders (the "Retail Shareholders"), are offered a number of shares at least equal to their pro rata allocations of the issue (the "Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.1.6. Entitlements not taken up in the Retail Offer and if the Underwriters determine, entitlements which would have been offered to Foreign Excluded Shareholders, are offered to Eligible Institutional Shareholders through a bookbuild process immediately following the close of the Retail Offer.</p> <p>1.1.7. Shares are offered under the Institutional Offer and Retail Offer at the same price.</p> <p>1.1.8. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting</p>

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# Register of ASX Listing Rule Waivers

	<p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>1.2. In resolution 1.1, the Company may ignore changes in share holdings which occur after the announcement of the trading halt in the Company's shares (other than registrations of transactions which were effected through ITS before the announcement). In respect of share holdings registered in the name of a nominee the following will apply.</p> <p>1.2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Eligible Institutional Shareholders, and shares held for persons other than Eligible Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of shares held as nominee for Eligible Institutional Shareholders and Retail Offers in respect of shares held as nominee for Retail Shareholders).</p> <p>1.2.2. Institutional Offers will be treated as being made to the nominee, and therefore to an Eligible Institutional Shareholder, even where made directly to the Eligible Institutional Shareholder for whom it holds.</p>
<b>Basis For Decision</b>	<p>Underlying Policy</p> <p>Requirement to obtain approval of security holders to an issue of securities to related parties - directed at preventing related parties obtaining securities on advantageous terms and increasing their holding proportionate to other holdings - only unassociated security holders' votes are counted - protect security holders' interests by supplementing the related party provisions of the Corporations Act (and whatever related party provisions apply to foreign entities).</p> <p>Present Application</p> <p>Accelerated Renounceable Entitlement offer - functionally equivalent to a renounceable pro rata offer - first round offer to institutions - second round offer to other security holders - all offers at the same price - related parties do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p>

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# Register of ASX Listing Rule Waivers

<b>Rule Number</b>	10.14
<b>Date</b>	22/02/2008
<b>ASX Code</b>	AGK
<b>Listed Company</b>	AGL ENERGY LIMITED
<b>Waiver Number</b>	WLC080063-002
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants AGL Energy Limited (the "Company") waivers from the following listing rules.</p> <p>1. Listing rules 10.11 and 10.14 to the extent necessary to permit the Company to issue to the CEO and Managing Director, Mr Michael Fraser, 103,915 share performance rights under the Company's Long Term Incentive Plan ("LTIP") without shareholder approval.</p>
<b>Basis For Decision</b>	<p><b>Underlying Policy</b> Requirement to obtain approval of security holders for an issue of securities to related party even if under an employee incentive scheme - directed at preventing related party obtaining securities on advantageous terms and increasing their holding disproportionately to other holdings - only unassociated security holders' votes are counted - protect security holders' interests by supplementing the related party provisions of the Corporations Act (and whatever related party provisions apply to foreign entities).</p> <p><b>Present Application</b> Newly appointed chief executive officer to be granted securities subject to performance hurdles as part of overall remuneration package - offer of securities made prior to appointment - not a related party at the time remuneration package was negotiated - no ability to exert influence over entity to issue securities on advantageous terms at time of appointment.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	10.15A.2
<b>Date</b>	22/02/2008
<b>ASX Code</b>	AGK
<b>Listed Company</b>	AGL ENERGY LIMITED
<b>Waiver Number</b>	WLC080063-004
<b>Decision</b>	<p>Based solely on the information provided, ASX Limited ("ASX") grants AGL Energy Limited (the "Company") waivers from the following listing rules.</p> <p>1. Listing rule 10.15.2 and 10.15A.2 to the extent necessary to permit the Company's notice of annual general meeting, in relation to the issue of Performance Rights under the LTIP pursuant to listing rule 10.14, not to state a maximum number of Performance Rights that may be issued to Mr Michael Fraser, on condition that the notice contains the method by which the number of Performance Rights to be acquired will be calculated.</p>
<b>Basis For Decision</b>	<p>Underlying Policy Notice of meeting requirement - approval of acquisition of securities for listing rule 10.14 purposes - statement of the maximum number of entitlements to be issued - provides certainty to security holders.</p> <p>Present Application Employee incentive scheme - maximum number of entitlement to be acquired based on future security price and executive's remuneration for relevant period - maximum number not ascertainable - waiver granted on condition that notice contains sufficient information about the method of calculating entitlements.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	10.15.2
<b>Date</b>	22/02/2008
<b>ASX Code</b>	AGK
<b>Listed Company</b>	AGL ENERGY LIMITED
<b>Waiver Number</b>	WLC080063-003
<b>Decision</b>	Based solely on the information provided, ASX Limited ("ASX") grants AGL Energy Limited (the "Company") waivers from the following listing rules. 1. Listing rule 10.15.2 and 10.15A.2 to the extent necessary to permit the Company's notice of annual general meeting, in relation to the issue of Performance Rights under the LTIP pursuant to listing rule 10.14, not to state a maximum number of Performance Rights that may be issued to Mr Michael Fraser, on condition that the notice contains the method by which the number of Performance Rights to be acquired will be calculated.
<b>Basis For Decision</b>	Underlying Policy Notice of meeting requirement - approval of acquisition of securities for listing rule 10.14 purposes - statement of the maximum number of entitlements to be issued - provides certainty to security holders.  Present Application Employee incentive scheme - maximum number of entitlement to be acquired based on future security price and executive's remuneration for relevant period - maximum number not ascertainable - waiver granted on condition that notice contains sufficient information about the method of calculating entitlements.

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	14.7
<b>Date</b>	22/02/2008
<b>ASX Code</b>	CAG
<b>Listed Company</b>	CAPE RANGE WIRELESS LIMITED
<b>Waiver Number</b>	WLC080065-001
<b>Decision</b>	Based solely on the information provided, ASX Limited ("ASX") grants Cape Range Wireless Limited (the "Company") a waiver from listing rule 14.7 to the extent necessary to permit the Company to issue up to a maximum of 132,000,000 ordinary fully paid shares and 65,263,158 options exercisable at \$0.01 each on or before 31 December 2011 to related parties as approved by shareholders on 29 January 2008 by no later than 29 April 2008, on condition the terms of the waiver are immediately released to the market.
<b>Basis For Decision</b>	<p>Underlying Policy If a notice of meeting states that entity will do something that the listing rules require it to do, the entity must do the thing - supports listing rule requirements.</p> <p>Present Application Shareholder approval obtained for the issue of securities as part of recapitalisation of the Company - delay with placement and settlement of recapitalisation proposal - notice of meeting stated that securities must be issued within one month for related parties and within three months for unrelated parties - company's circumstances have not changed since shareholder approval obtained - company's securities remain suspended from official quotation pending capital restructure - company to announce waiver immediately.</p>

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## Register of ASX Listing Rule Waivers

<b>Rule Number</b>	Appendix 6A clause 2
<b>Date</b>	25/02/2008
<b>ASX Code</b>	FMN
<b>Listed Company</b>	FIRSTMAC BOND SERIES 1C-2006 TRUST
<b>Waiver Number</b>	WLC080062-003
<b>Decision</b>	ASX grants the Issuer a waiver from Appendix 6A paragraph 2 to the extent necessary to permit the Trust to follow a timetable for interest payments outlined in the Information Memorandum, on condition that on the next business day after an interest payment date the Issuer tells ASX the following. 1. The record date for the next interest period. 2. The payment date for the next interest period.
<b>Basis For Decision</b>	<p>Underlying Policy Entity must comply with Appendix 6A paragraphs 2 and 3 - timetable requirements for interest payments on quoted debt securities - maintains informed market - supports integrity of ASX market.</p> <p>Present Application Entity's securities to pay interest monthly - information memorandum specifies the record date to be 2 business days prior to date of payment - waiver granted on condition that the entity tells ASX the relevant dates for the next interest period the business day after a payment has been made - maintains informed market.</p>

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