

Register of ASX Listing Rule Waivers

1 to 15 February 2009

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:

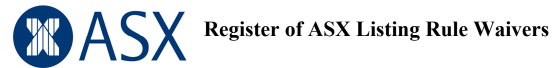
- Organisation
- Rule Number
- Decision Details
- Basis for Decision

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Rule Number	2.1 condition 3
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-001
Decision	ASX grants the Issuer a waiver from condition 3 of listing rule 2.1 to the extent necessary that the Trust'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 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. 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.



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Rule Number	3.10.5
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-002
Decision	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 not to lodge an Appendix 3B.
Basis For Decision	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. 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.



Rule Number	3.20.2
Date	11/02/2009
ASX Code	SUN
Listed Company	SUNCORP-METWAY LIMITED.
Waiver Number	WLC090063-001
Decision	Based solely on the information provided, ASX Limited ("ASX") grants Suncorp-Metway Limited (the "Company") a waiver from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of a non-renounceable accelerated pro rata entitlement offer of securities to raise up to approximately \$900 million (the "Entitlement Offer"), without shareholder approval and according to the timetable submitted to ASX. 1. Listing rules 3.20.2 and 7.40 to permit the record date for the Entitlement Offer not to be 7 business days after the announcement of the Entitlements Offer but in accordance with a timetable submitted by the Company, on the following conditions. 1.1. The record date for the Entitlements Offer ("Record Date") is no earlier than the fourth business day after the date the trading halt for the Entitlement Offer commences, including that date, provided that the trading halt commences before the open of trading on that day. 1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX. 2. In relation to resolution 1, the Company may ignore changes in security holdings which occur after the trading halt in the Company's securities commences (other than registrations of transactions which were effected through ITS before the commencement of the trading halt).
Basis For Decision	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.
	Present Application Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.



Rule Number	5.6
Date	4/02/2009
ASX Code	YTC
Listed Company	YTC RESOURCES LIMITED
Waiver Number	WLC090054-001
Decision	1. Subject to resolutions 2 and 3, and based solely on the information provided, ASX Limited ("ASX") grants YTC Resources Limited (the "Company") a waiver from listing rule 5.6 to the extent necessary to permit the Company to include in a public report (the "Announcement") historical estimates of mineralisation (which are not in compliance with Appendix 5A of the Listing Rules (the "JORC Code")), being the 840,000 cubic yards @ 2.32 lb SnO2/yd3 or 642,180 cubic metres @ 1.38 kg SnO2/m3 for the Pound Flat tin Deposit (the "Historical Estimates"). 2. The Announcement containing the Historical Estimates including the following. 2.1 A statement that the Historical Estimates of the resources are not reported in accordance with the JORC Code and that it is uncertain that following evaluation and/or further exploration that the resource or reserve estimate will ever be reported in accordance with the JORC code. 2.2 Identification of the sources and dates of the Historical Estimates. 2.3 Confirmation that the Historical Estimates are relevant, together with an explanation as to why they are relevant. 2.4 Comment on the reliability of Historical Estimates. 2.5 Comment on the materiality of Historical Estimates. 2.6 A statement as to whether the Historical Estimates use categories other than the ones set out in the JORC Code and, if so, include an explanation of the differences. 2.7 The inclusion of any more recent estimates or data available to the Company. 2.8 Information about the Company's intention to evaluate the matters listed in Table 1 of the JORC code which are relevant to the estimate and/or to conduct exploration for the purposes of allowing a competent person to take responsibility for the estimates of mineral resources or ore reserves so that they may be reported by the Company in accordance with the JORC Code; and the timeframe contemplated by the Company for this work. 2.9 A statement confirming that the Announcement is consistent with the guidance contained in the Companies Updates numbered 11/

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Basis For Decision

Underlying Policy

Report prepared by mining entity must be prepared in accordance with the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the JORC Code) - maintains consistency and quality of reporting across all mining entities - maintains integrity of market.

Present Application

Announcement permitted to contain historical resource estimates prepared before the JORC Code became applicable - historical resource estimates are fundamental to an understanding of the mineralisation and therefore material - historical resource estimates disclosed in the interests of maintaining an informed market and compliance with continuous disclosure obligations - condition imposed requiring statement in disclosure document that the Historical Estimates of the resources are inconsistent with the JORC Code guidelines, and the reasons why they must be disclosed - conditions to make clear that the company does not purport to hold out the Historical Estimates of the resources as resources and reserves in compliance with JORC Code - relief to extend only for the initial publication of this historical data - relief under this waiver not to be available for future public reports on an ongoing basis.



Rule Number	6.24
Date	3/02/2009
ASX Code	GOA
Listed Company	GOLD AURA LIMITED
Waiver Number	WLC090060-001
Decision	Based solely on the information provided, ASX Limited ("ASX") grants Gold Aura Limited (the "Company") a waiver from listing rule 6.24 to the extent necessary to permit the Company not to send the notices required by paragraph 6.1 of Appendix 6A in relation to 50,018,718 quoted options (the "GOAO Options") exercisable at 13 cents on or before 31 March 2009, on the following conditions. 1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office no later than 2 March 2009 together with a statement that an option expiry notice will not be sent to GOAO Options holders. 2. If the market price of the Company's fully paid ordinary shares exceeds 9.75 cents before 31 March 2009 the Company immediately sends an option expiry notice to GOAO Option holders.
Basis For Decision	Underlying Policy Entity must send notice to holder of quoted options at least 20 business days before conversion or expiry date of options - provides option holder with basis for informed decision to exercise option.
	Present Application Likelihood of option holders exercising options too remote to justify cost of sending notices - waiver granted on condition that notice will be sent if substantial increase in trading price of securities.



Rule Number	6.24
Date	9/02/2009
ASX Code	KEY
Listed Company	KEY PETROLEUM LIMITED
Waiver Number	WLC090061-001
Decision	Based solely on the information provided, ASX Limited ("ASX") grants Key Petroleum Limited (the "Company") a waiver from listing rule 6.24 to the extent necessary to permit the Company not to send the notices required by paragraph 6.1 of Appendix 6A in relation to 44,000,002 exercisable at \$0.35 on or before 31 March 2009 (KEYO) (the "Options"), on the following conditions. 1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office no later than 2 March 2009 together with a statement that an option expiry notice will not be sent to Option holders. 2. If the market price of the Company's fully paid ordinary shares exceeds 17.5 cents before 31 March 2009 the Company immediately sends an option expiry notice to Options holders.
Basis For Decision	Underlying Policy Entity must send notice to holder of quoted options at least 20 business days before conversion or expiry date of options - provides option holder with basis for informed decision to exercise option. Present Application Likelihood of option holders exercising options too remote to justify cost of sending notices - waiver granted on condition that notice will be sent if substantial increase in trading price of securities.



Rule Number	7.1
Date	9/02/2009
ASX Code	AAC
Listed Company	AUSTRALIAN AGRICULTURAL COMPANY LIMITED.
Waiver Number	WLC090056-001
Decision	Based solely on the information provided, ASX limited ("ASX") grants Australian Agricultural Company Limited (the "Company") a waiver from the following listing rules. 1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$10,000 worth of shares to each shareholder, including related parties, who subscribes under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities and Investments Commission on 6 February 2009 to permit the making of such offers without a prospectus (the "Plan"), on the following conditions. 1.1 The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 trading days either before the day on which the offer was first announced or before the day on which the issue was made. 1.2 The number of securities to be issued under the Plan is not greater than 30% of the number of fully paid ordinary shares already on issue.
Basis For Decision	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. Present Application ASIC CO 02/831 contemplates issue of not more than \$5,000 worth of securities under a share purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of shares under the Company's share purchase plan opportunity for shareholders to receive larger offers under share purchase plan (\$10,000) than is usual under plans under CO 02/831- all shareholders able to participate on equal terms.



Rule Number	7.1
Date	9/02/2009
ASX Code	СВА
Listed Company	COMMONWEALTH BANK OF AUSTRALIA.
Waiver Number	WLC090058-001
Decision	Based solely on the information provided, ASX limited ("ASX") grants Commonwealth Bank of Australia (the "Company") a waiver from listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$10,000 worth of shares to each shareholder, including related parties, who subscribes under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities and Investment Commission on 9 February 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions. 1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 trading days either before the day on which the offer was first announced or before the day on which the issue was made. 2. The number of securities to be issued under the Plan is not greater than 30% of the number of fully paid ordinary securities already on issue.
Basis For Decision	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. Present Application ASIC class order 02/831 contemplates issue of not more than \$5,000 worth of securities under a share purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of securities under Company Share purchase plan - opportunity for shareholders to receive larger offers under share purchase plan (\$10,000) than is usual under plans under co 02/831 - all security holders able to participate on equal terms.



Rule Number	7.1
Date	11/02/2009
ASX Code	QAN
Listed Company	QANTAS AIRWAYS LIMITED
Waiver Number	WLC090062-001
Decision	Based solely on the information provided, ASX limited ("ASX") grants Qantas Airways Limited (the "Company") a waiver from the following listing rules. 1. Listing rule 7.1 to the extent necessary to permit the Company to issue a number of shares equivalent to up to 30% of the ordinary shares already on issue under a share purchase plan in accordance with an exemption from the Corporations Act granted by the Australian Securities and Investment Commission on 5 February 2009 pursuant to which each shareholder (including related parties) will be offered up to \$10,000 worth of shares (the "SPP") at an issue price which is at least the lower of (i) the price of shares issued under the placement announced by the Company on 5 February 2009 and (ii) 80% of the Company's average share price over the last 5 trading days before the day on which the issue was made under the SPP. 2. Listing rule 10.11 to the extent necessary to permit the Company to issue up to \$10,000 worth of shares to related parties who participate in the SPP.
Basis For Decision	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. Present Application ASIC Class Order 02/831 contemplates issue of not more than \$5,000 worth of securities under a share purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of securities under Company SPP - opportunity for shareholders to receive larger offers under the SPP (\$10,000) than is usual under plans under CO 02/831 - all security holders able to participate on equal terms - proposed terms of SPP are such that the pricing may mean that the Company does not have the benefit of exception 15 of listing rule 7.2 - the pricing of the shares under the SPP will be set at the lower of the price of a recent institutional placement, or at least 80% of the 5 day average market price of shares prior to the issue under the SPP - exception 15 of listing rule 7.2 requires that the issue price be no lower than 80% of the 5 day market price up to the date of issue of the securities or announcement of SPP - in the interests of fairness, smaller holders to receive shares at a price the lower of the placement issue price, or at least 80% of the 5 day market price of shares prior to the issue under the SPP - overall cap of 30% of issued capital must still be observed to limit dilution.



Rule Number	7.1
Date	11/02/2009
ASX Code	SUN
Listed Company	SUNCORP-METWAY LIMITED.
Waiver Number	WLC090063-003
Decision	
	Based solely on the information provided, ASX Limited ("ASX") grants Suncorp-Metway Limited (the "Company") a waiver from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of a non-renounceable accelerated pro rata entitlement offer of securities to raise up to approximately \$900 million (the "Entitlement Offer"), without shareholder approval and according to the timetable submitted to ASX. 1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Entitlement Offer without shareholder approval, on condition that the Entitlement Offer complies with the following. 1.1. On or before the Record Date, shareholders who are believed by the Company or the underwriters to the Entitlement Offer to be persons to whom offers of securities may be made without a prospectus in accordance with Chapter 6D of the Corporations Act 2001 ("Institutional Shareholders") may be invited by the Company to subscribe for a number of securities 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 the pro rata offer. 1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders") are offered to other Institutional Shareholders (including such investors who are not security holders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date (the "Institutional Bookbuild"). 1.3. Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly. 1.4. All security holders, other than security holders who receive an offer in the Institutional Offer and Foreign Excluded Shareholders, are offered a number of secur

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Basis For Decision

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.

Present Application

Non-renounceable accelerated pro rata entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders followed by institutional volume bookbuild for shares not taken up -- second round offer to retail holders - all offers at the same price - institutional bookbuild to have fixed price equivalent to price offered to institutional and retail holders who participate in non-renounceable accelerated pro rata entitlement offer.



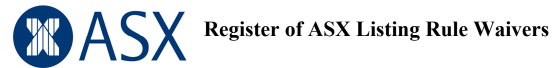
Rule Number	7.3.2
Date	4/02/2009
ASX Code	GLN
Listed Company	GLENEAGLE GOLD LIMITED
Waiver Number	WLC090059-001
Decision	Based solely on the information provided, ASX Limited ("ASX") grants Gleneagle Gold Limited (the "Company") a waiver from listing rule 7.3.2 to the extent necessary to permit the notice of meeting seeking shareholder approval for the issue of up to 330,000,000 shares and 150,000,000 options exercisable at \$0.15 each on or before 31 May 2013 ("Options") to be issued pursuant to the share sale agreement entered into with Namane (Pty) Ltd ("Namane") (the "SSA") to state that the securities will be issued more than 3 months after the date of shareholders' meeting, on the following conditions: 1. The notice states that 100,000,000 shares and 50,000,000 Options are to be issued no later than 12 months after shareholder approval ("Stage 1 Consideration"). 2. The notice states that 100,000,000 shares and 50,000,000 Options are to be issued no later than the 24 months of shareholder approval ("Stage 2 Consideration") 3. The notice states that 130,000,000 shares and 50,000,000 Options are to be issued no later than 24 months of shareholder approval ("Stage 3 Consideration"). 4. The Notice of Meeting sets out the terms of the SSA for the issue of the Stage 1, Stage 2 and Stage 3 Consideration, including the relevant milestones and their assessment. 5. For the periods in which any of the Stage 1, Stage 2 and Stage 3 Consideration are issued or remain to be issued, the Company's annual reports set out in reasonable detail the Stage 1, Stage 2 and Stage 3 Consideration that have been issued in the relevant period and that may be issued in the future.
Basis For Decision	Underlying Policy Notice of meeting requirement - approval of an issue of securities for listing rule 7.1 purposes - statement that securities will be issued within three months of meeting - securities must be issued before approval is stale - approval not vitiated by change in entity's circumstances - provides certainty to security holders. Present Application Issue of securities to vendors to be structured in tranches as milestones are achieved - securities to be issued no later than 24 months of shareholder approval set number of shares to be issued, which will be disclosed in notice of meeting - milestones are appropriate to asset being acquired - reasonable for company to be able to seek shareholder approval for the issue of all tranches of the vendor consideration at one meeting.



Rule Number	7.40
Date	11/02/2009
ASX Code	SUN
Listed Company	SUNCORP-METWAY LIMITED.
Waiver Number	WLC090063-002
Decision	Based solely on the information provided, ASX Limited ("ASX") grants Suncorp-Metway Limited (the "Company") a waiver from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of a non-renounceable accelerated pro rata entitlement offer of securities to raise up to approximately \$900 million (the "Entitlement Offer"), without shareholder approval and according to the timetable submitted to ASX. 1. Listing rules 3.20.2 and 7.40 to permit the record date for the Entitlement Offer not to be 7 business days after the announcement of the Entitlements Offer but in accordance with a timetable submitted by the Company, on the following conditions. 1.1. The record date for the Entitlements Offer ("Record Date") is no earlier than the fourth business day after the date the trading halt for the Entitlement Offer commences, including that date, provided that the trading halt commences before the open of trading on that day. 1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX. 2. In relation to resolution 1, the Company may ignore changes in security holdings which occur after the trading halt in the Company's securities commences (other than registrations of transactions which were effected through ITS before the commencement of the trading halt).
Basis For Decision	Underlying Policy Prescribes timetable for various corporate actions including pro rata issue (Appendix 7A, paragraph 3) - maintains orderly market. Present Application Non-renounceable accelerated pro rata entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.



Rule Number	8.2
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-004
Decision	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 of listing rule 2.1 condition 3 operates.
Basis For Decision	Underlying Policy Entity to provide issuer sponsored subregister for securities except where listing rule 8.2.1 allows for certificated subregister - supports ASX market. Present Application Companion waiver to listing rule 2.1 condition 3.



Rule Number	8.10
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-005
Decision	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: 1. from the date which is 4 business days before each distribution payment date in relation to the Notes until that interest payment date; and 2. from the date which is 4 business days before the maturity date in relation to the Notes until that maturity date, 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 Entity must not interfere with transfer document relating to quoted securities - protects integrity of ASX market. Present Application Entity required to close register of a series of Notes from the close of business 4 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.



Rule Number	8.21
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-006
Decision	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.
Basis For Decision	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.



Rule Number	10.11
Date	9/02/2009
ASX Code	AAC
Listed Company	AUSTRALIAN AGRICULTURAL COMPANY LIMITED.
Waiver Number	WLC090056-002
Decision	Based solely on the information provided, ASX limited ("ASX") grants Australian Agricultural Company Limited (the "Company") a waiver from the following listing rules. 1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$10,000 worth of shares to each shareholder, including related parties, who subscribes under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities and Investments Commission on 6 February 2009 to permit the making of such offers without a prospectus (the "Plan"), on the following conditions. 1.1 The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 trading days either before the day on which the offer was first announced or before the day on which the issue was made. 1.2 The number of securities to be issued under the Plan is not greater than 30% of the number of fully paid ordinary shares already on issue.
Basis For Decision	Underlying Policy 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 un-associated 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). Present Application ASIC class order 02/831 contemplates issue of not more than \$5,000 worth of securities under a share purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of shares under Company share purchase plan - all shareholders able to participate on equal terms - listing rule 10.12 exception 8 intended to permit director participation in share purchase plan - Company share purchase plan within spirit of the exception.



Rule Number	10.11
Date	9/02/2009
ASX Code	СВА
Listed Company	COMMONWEALTH BANK OF AUSTRALIA.
Waiver Number	WLC090058-002
Decision	Based solely on the information provided, ASX limited ("ASX") grants Commonwealth Bank of Australia (the "Company") a waiver from listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$10,000 worth of shares to each shareholder, including related parties, who subscribes under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities and Investment Commission on 9 February 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions. 1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 trading days either before the day on which the offer was first announced or before the day on which the issue was made. 2. The number of securities to be issued under the Plan is not greater than 30% of the number of fully paid ordinary securities already on issue.
Basis For Decision	Underlying Policy 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 un-associated 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). Present Application ASIC class order 02/831 contemplates issue of not more than \$5,000 worth of securities under a security purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of securities under company share purchase plan - all security holders able to participate on equal terms - listing rule 10.12 exception 8 intended to permit director participation in security purchase plan - Company share purchase plan within spirit of the exception.



Rule Number	10.11
Date	11/02/2009
ASX Code	QAN
Listed Company	QANTAS AIRWAYS LIMITED
Waiver Number	WLC090062-002
Decision	Based solely on the information provided, ASX limited ("ASX") grants Qantas Airways Limited (the "Company") a waiver from the following listing rules. 1. Listing rule 7.1 to the extent necessary to permit the Company to issue a number of shares equivalent to up to 30% of the ordinary shares already on issue under a share purchase plan in accordance with an exemption from the Corporations Act granted by the Australian Securities and Investment Commission on 5 February 2009 pursuant to which each shareholder (including related parties) will be offered up to \$10,000 worth of shares (the "SPP") at an issue price which is at least the lower of (i) the price of shares issued under the placement announced by the Company on 5 February 2009 and (ii) 80% of the Company's average share price over the last 5 trading days before the day on which the issue was made under the SPP. 2. Listing rule 10.11 to the extent necessary to permit the Company to issue up to \$10,000 worth of shares to related parties who participate in the SPP.
Basis For Decision	Underlying Policy 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 un-associated 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). Present Application ASIC Class Order 02/831 contemplates issue of not more than \$5,000 worth of securities under a security purchase plan without a prospectus - ASIC relief granted to Company to issue \$10,000 worth of securities under Company SPP - all security holders able to participate on equal terms - proposed terms of SPP are such that the pricing may mean that the Company does not have the benefit of exception 8 of listing rule 10.12 - the pricing of the shares under the SPP will be set at the lower of the price of a recent institutional placement, or at least 80% of the 5 day average market price of shares prior to the issue under the SPP - exception 8 of listing rule 10.12 requires that the issue price be no lower than 80% of the 5 day average market price up to the date of issue of the securities or announcement of SPP - waiver granted to permit related parties to participate in the SPP, on condition that participation is on same terms as unassociated shareholders.



Rule Number	10.11
Date	11/02/2009
ASX Code	SUN
Listed Company	SUNCORP-METWAY LIMITED.
Waiver Number	WLC090063-004
Decision	
	Based solely on the information provided, ASX Limited ("ASX") grants Suncorp-Metway Limited (the "Company") a waiver from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of a non-renounceable accelerated pro rata entitlement offer of securities to raise up to approximately \$900 million (the "Entitlement Offer"), without shareholder approval and according to the timetable submitted to ASX. 1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Entitlement Offer without shareholder approval, on condition that the Entitlement Offer complies with the following. 1.1. On or before the Record Date, shareholders who are believed by the Company or the underwriters to the Entitlement Offer to be persons to whom offers of securities may be made without a prospectus in accordance with Chapter 6D of the Corporations Act 2001 ("Institutional Shareholders") may be invited by the Company to subscribe for a number of securities 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 the pro rata offer. 1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Shareholders") are offered to other Institutional Shareholders (including such investors who are not security holders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date (the "Institutional Bookbuild"). 1.3. Institutional Shareholders and Foreign Excluded Shareholders who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly. 1.4. All security holders, other than security holders who receive an offer and Institutional Offer and Foreign Excluded Shareholders, are offered a number of securiti

Register of ASX Listing Rule Waivers

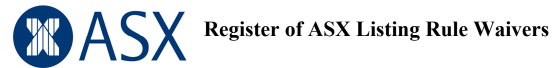
Basis For Decision

Underlying Policy

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).

Present Application

Non-renounceable accelerated pro rata entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders followed by institutional volume bookbuild for shares not taken up -- second round offer to retail holders - all offers at the same price - institutional bookbuild to have fixed price equivalent to price offered to institutional and retail holders who participate in non-renounceable accelerated pro rata entitlement offer -- related parties do not participate beyond pro rata allocations.



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Rule Number	Appendix 6A clause 2
Date	6/02/2009
ASX Code	CLG
Listed Company	CHALLENGER MILLENNIUM SERIES 2008-2 TRUST
Waiver Number	WLC090057-003
Decision	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.
Basis For Decision	Underlying Policy Entity must comply with Appendix 6A - timetable requirements for interest payments on quoted debt securities, calls, instalments, conversion or expiry of convertible securities and despatch date - maintains informed market - supports integrity of ASX market. Present Application Entity's securities to pay interest monthly - information memorandum specifies the record date to be 4 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.