



Register of ASX Listing Rule Waivers

1 to 15 May 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 | 3.20.2 |
| Date | 30/04/2009 |
| ASX Code | AWC |
| Listed Company | ALUMINA LIMITED |
| Waiver Number | WLC090187-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Alumina 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") to raise up to approximately \$1,021.9 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 15/05/2009 |
| ASX Code | APZ |
| Listed Company | ASPEN GROUP |
| Waiver Number | WLC090188-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aspen Group (the "Group"), a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$71.2 million (the "Entitlement Offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the announcement of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the announcement).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 15/05/2009 |
| ASX Code | BBG |
| Listed Company | BILLABONG INTERNATIONAL LIMITED |
| Waiver Number | WLC090192-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Billabong International 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 3.20.2 and 7.40 to permit the record date for the Entitlement Offer not to be seven business days after the announcement of the Entitlement Offer but in accordance with a timetable submitted by the Company, on the condition that the record date for the Entitlement Offer 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 commencement of trading on that day, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1.1, the Company may ignore changes in shareholdings 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 shareholdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Institutional Shareholders, and shares held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Entitlement Offers in respect of shares held as nominee for Institutional Shareholders and Retail Entitlement Offers in respect of shares held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Shareholder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 5/05/2009 |
| ASX Code | BSL |
| Listed Company | BLUESCOPE STEEL LIMITED |
| Waiver Number | WLC090191-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants BlueScope Steel Limited (the "Company"), waivers from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer").</p> <p>1. Listing rules 3.20 and 7.40 to permit the record date for the Entitlement Offer not to be 7 business days after the announcement of the Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 6/05/2009 |
| ASX Code | BWP |
| Listed Company | BUNNINGS WAREHOUSE PROPERTY TRUST |
| Waiver Number | WLC090194-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bunnings Warehouse Property Trust (the "Trust"), a waiver from the following listing rules to the extent necessary to permit the Trust to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$120 million (the "Entitlement offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Trust, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Trust may ignore changes in security holdings which occur after the announcement of the trading halt in the Trust's securities (other than registrations of transactions which were effected through ITS before the announcement).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 6/05/2009 |
| ASX Code | GPT |
| Listed Company | GPT GROUP |
| Waiver Number | WLC090197-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants GPT Group (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of institutional placement (the "Placement") in conjunction with an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$1.5 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Security holders, and securities held for persons other than Institutional Security holders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Security holders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>2.2 Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 14/05/2009 |
| ASX Code | HST |
| Listed Company | HASTIE GROUP LIMITED |
| Waiver Number | WLC090199-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group 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 institutional placement (the "Placement") in conjunction with an accelerated non-renounceable pro rata entitlement offer of ordinary fully paid shares (the "Rights Issue") to raise approximately \$80 million, without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 3.20.2 and 7.40 to permit the record date for the Rights Issue not to be 7 business days after the announcement of the Rights Issue but in accordance with a timetable submitted by the Company, on the condition that the record date for the Rights Issue is no earlier than the fourth business day after the date the trading halt for the Rights Issue commences, including that date, provided that the trading halt commences before the open of trading on that day, and all other aspects of the timetable for the Rights Issue are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings which occur after the implementation of the trading halt in the Company's securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of shareholdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Institutional Shareholder, and shares held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Entitlement Offers in respect of shares held as nominee for Institutional Shareholders and Retail Entitlement Offers in respect of shares held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional ShareHolder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 11/05/2009 |
| ASX Code | MAH |
| Listed Company | MACMAHON HOLDINGS LIMITED |
| Waiver Number | WLC090206-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Macmahon Holdings 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 an accelerated non-renounceable entitlement offer (the "Entitlement Offer") and an institutional placement in conjunction with the Entitlement Offer (the "Placement").</p> <p>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 Entitlement Offer but in accordance with the a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement Offer 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in security holdings which occur after the announcement of the trading halt in the Company's securities (other than registrations of transactions which were effected through ITS before the announcement). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Shareholders, and securities held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of securities held as nominee for Institutional Share holders and Retail Offers in respect of securities held as nominee for other persons).</p> <p>2.2. Institutional Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 11/05/2009 |
| ASX Code | PBG |
| Listed Company | PACIFIC BRANDS LIMITED |
| Waiver Number | WLC090210-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Pacific Brands 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") and a placement (the "Placement") to raise approximately US\$255 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>In respect of the Entitlement Offer:</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>(a) The record date for the Entitlement 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.</p> <p>(b) All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 8/05/2009 |
| ASX Code | STO |
| Listed Company | SANTOS LIMITED |
| Waiver Number | WLC090212-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Santos 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise approximately \$3 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company on the following conditions.</p> <p>1.1 The record date for the Entitlement 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</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 8/05/2009 |
| ASX Code | SPN |
| Listed Company | SP AUSNET |
| Waiver Number | WLC090215-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants SP AusNet (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$500 million without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the implementation of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Security holder, and securities held for persons other than Institutional Security holder (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Security holders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 3.20.2 |
| Date | 13/05/2009 |
| ASX Code | SGP |
| Listed Company | STOCKLAND |
| Waiver Number | WLC090216-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Stockland (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of ordinary stapled securities (the "Entitlement Offer") to raise up to \$1.875 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the announcement of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the announcement). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of stapled securities held for each of one or more Institutional Securityholders, and stapled securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of stapled securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of stapled securities held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Securityholder for whom it holds.</p> |
| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 4.10.20(a) |
| Date | 5/05/2009 |
| ASX Code | WHF |
| Listed Company | WHITEFIELD LIMITED |
| Waiver Number | WLC090219-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Whitefield Limited (the "Company") a waiver from listing rule 4.10.20(a) to the extent necessary to permit the Company's 2009 Annual Report to contain the information required by this rule as at the Company's balance date. |
| Basis For Decision | <p>Underlying Policy Annual report of investment entity must contain a list of all investments held by entity and its child entities - information useful to investors.</p> <p>Present Application Information to be provided as at entity's balance date, rather than at a date that is no more than 6 weeks before the report is sent to holders - annual report provides a snapshot of the entity as at the balance date - useful information still presented in a timely manner - waiver granted.</p> |

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| Rule Number | 6.23.3 |
| Date | 4/05/2009 |
| ASX Code | MAK |
| Listed Company | MINEMAKERS LIMITED |
| Waiver Number | WLC090209-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Minemakers Limited (the "Company") a waiver from listing rule 6.23.3 to the extent necessary to permit the to seek shareholder approval at its next general meeting to do the following.Reduce the exercise price of 1,000,000 options expiring on or before 21 August 2013 issued to Neville Bergin, from \$2.50 to \$1.00 each.</p> <p>1. Reduce the exercise price of 500,000 options expiring on or before 13 October 2013 issued to Barrie Hancock, from \$2.50 to \$1.00 each.</p> |
| Basis For Decision | <p>Underlying Policy Sets out rules for when option terms can be changed - some terms cannot be changed even with approval of holders of issued ordinary securities - maintains integrity of ASX market.</p> <p>Present Application Unquoted options issued to unrelated employees - number of options not significant in context of entity's capital structure - options remain out-of-money following the reduction of exercise price and will have no substantive effect on market for quoted securities -- waiver granted subject to shareholder approval.</p> |

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| Rule Number | 6.24 |
| Date | 13/05/2009 |
| ASX Code | MXR |
| Listed Company | MAXIMUS RESOURCES LIMITED |
| Waiver Number | WLC090208-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Maximus Resources 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 66,192,238 options (MXROA) exercisable at 20 cents each on or before 30 June 2009, on the following conditions:</p> <ol style="list-style-type: none"> 1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office no later than 1 June 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 ordinary shares exceeds 15 cents before 1 June 2009 the Company immediately sends an option expiry notice to option holders. |
| Basis For Decision | <p>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.</p> <p>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.</p> |

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| Rule Number | 6.24 |
| Date | 12/05/2009 |
| ASX Code | SCV |
| Listed Company | SCV GROUP LIMITED |
| Waiver Number | WLC090213-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants SCV Group 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 7,706,400 quoted options exercisable at \$1.50 each on or before 31 May 2009 (the "SCVO Options"), on the following conditions:</p> <ol style="list-style-type: none"> 1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office immediately, 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 ordinary shares exceeds \$1.125 before 31 May 2009, the Company immediately sends an option expiry notice to SCVO Options holders. |
| Basis For Decision | <p>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.</p> <p>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.</p> |

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| Rule Number | 6.24 |
| Date | 8/05/2009 |
| ASX Code | VXR |
| Listed Company | VENTUREX RESOURCES LIMITED |
| Waiver Number | WLC090218-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Venturex Resources 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 18,280,099 quoted options exercisable at \$0.10 each on or before 15 June 2009 ("the VXROA Options"), on the following conditions:</p> <ol style="list-style-type: none"> 1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office by no later than 15 May 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 ordinary shares exceeds \$0.075 before 15 June 2009, the Company immediately sends an option expiry notice to VXROA Option holders. |
| Basis For Decision | <p>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.</p> <p>Present Application Likelihood of option holders exercising options too remote to justify cost of sending notices - waiver</p> |

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| Rule Number | 7.1 |
| Date | 30/04/2009 |
| ASX Code | AWC |
| Listed Company | ALUMINA LIMITED |
| Waiver Number | WLC090187-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Alumina Limited (the "Company") a waiver from the following listing rules to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") to raise up to approximately \$1,021.9 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2 Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.4 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5 Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <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 Accelerated entitlements offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail 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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| Rule Number | 7.1 |
| Date | 1/05/2009 |
| ASX Code | ALL |
| Listed Company | ARISTOCRAT LEISURE LIMITED |
| Waiver Number | WLC090189-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aristocrat Leisure Limited (the "Company") a waiver from listing rules 7.1 and 10.11 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 2001 (Cth) granted by the Australian Securities and Investments Commission on 1 May 2009 pursuant to which each eligible 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 22 April 2009 or (ii) 80% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded either before the day on which the offer was first announced or before the day on which the issue is made under the SPP.</p> |
| Basis For Decision | <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 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 allow the Company to issue up to \$10,000 worth of securities under a company SPP in the 12 month period - all security holders able to participate on equal terms - proposed terms of SPP such that pricing may mean that the Company does not have the benefit of exception 15 of listing rule 7.2 - waiver allows pricing of the shares under the SPP to be the lower of the price of the placement, or in accordance with exception 15 of listing rule 7.2, no lower than 80% of the Company's average share price over the last 5 trading days before the day on which the issue is announced or made under the SPP - in the interests fairness, smaller holders to receive security at same price as participants in placement - overall cap of 30% of issued capital must still be observed to limit dilution.</p> |

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| Rule Number | 7.1 |
| Date | 15/05/2009 |
| ASX Code | APZ |
| Listed Company | ASPEN GROUP |
| Waiver Number | WLC090188-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aspen Group (the "Group"), a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$71.2 million (the "Entitlement Offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or the underwriters to the Entitlement Offer to be persons to whom offers of ordinary shares may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 (Cth) ("Institutional Securityholders") may be invited by the Group to subscribe for a number of ordinary shares equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Securityholders under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors who have been excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Securityholders (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.</p> <p>1.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who received an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of ordinary shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Ordinary shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <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 Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail holders - all offers at the same price.</p> |
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| Rule Number | 7.1 |
| Date | 15/05/2009 |
| ASX Code | BBG |
| Listed Company | BILLABONG INTERNATIONAL LIMITED |
| Waiver Number | WLC090192-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Billabong International 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or any underwriter 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 Shareholder") may be invited by the Company to subscribe for a number of shares equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Entitlement Offer, and, if any underwriter to the Entitlement Offer determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Shareholders (including such investors who are not shareholders as at the record date) through a bookbuild process conducted and completed on or before the record date ("Institutional Bookbuild").</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors ("Retail Shareholders"), are offered a number of shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <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 Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price - securityholders do not participate beyond pro rata allocations other than taking up securities to make up the shortfall under the entitlement offer.</p> |
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| Rule Number | 7.1 |
| Date | 5/05/2009 |
| ASX Code | BSL |
| Listed Company | BLUESCOPE STEEL LIMITED |
| Waiver Number | WLC090191-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants BlueScope Steel Limited (the "Company"), waivers from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer").</p> <p>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.</p> <p>1.1 On or before the Record Date, shareholders who are believed by the Company or the lead manager 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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2 Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the lead manager determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Any entitlements not taken up in the Institutional Entitlement Offer and Institutional Bookbuild or the Retail Entitlement Offer (defined below) may be subscribed for by the lead manager pursuant to bona fide underwriting agreements.</p> <p>1.4 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.5 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.6 Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.7 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <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 Accelerated entitlements offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail 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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| Rule Number | 7.1 |
| Date | 6/05/2009 |
| ASX Code | BWP |
| Listed Company | BUNNINGS WAREHOUSE PROPERTY TRUST |
| Waiver Number | WLC090194-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bunnings Warehouse Property Trust (the "Trust"), a waiver from the following listing rules to the extent necessary to permit the Trust to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$120 million (the "Entitlement offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Trust to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Trust or the underwriters to the Entitlement Offer to be persons to whom offers of ordinary units may be made without a prospectus in accordance with Part 7.9 of the Corporations Act 2001 (Cth) ("Institutional Unitholders") may be invited by the Trust to subscribe for a number of ordinary units equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Unitholders under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors who have been excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Unitholders (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.</p> <p>1.3. Institutional Unitholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All unit holders, other than unit holders who received an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of ordinary units equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Units are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all unit holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <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 Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 7.1 |
| Date | 6/05/2009 |
| ASX Code | GHT |
| Listed Company | GEOHERMAL RESOURCES LIMITED |
| Waiver Number | WLC090195-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Geothermal Resources Limited (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 \$15,000 worth of shares to each shareholder, including related parties, who subscribe 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 5 May 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions.</p> <p>1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded either before the day on which the offer was first announced or before the day on which the issue was made.</p> <p>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.</p> |
| Basis For Decision | <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 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 \$15,000 worth of securities under plan - opportunity for shareholders to receive larger offers under plan (\$15,000) than is usual under plans under ASIC class order 02/831 - all security holders able to participate on equal terms.</p> |

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| Rule Number | 7.1 |
| Date | 6/05/2009 |
| ASX Code | GPT |
| Listed Company | GPT GROUP |
| Waiver Number | WLC090197-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants GPT Group (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of institutional placement (the "Placement") in conjunction with an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$1.5 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or any underwriters to the Entitlement Offer to be persons to whom offers of stapled securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Security holder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Security holders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Security holders (including such investors who are not security holders as at the record date).</p> <p>1.3. Institutional Security holders and foreign excluded investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and foreign excluded investors, are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>2. In respect of the Placement, listing rule 7.1 to the extent necessary to permit the Group to calculate the number of stapled securities which it may issue without security holder approval pursuant to the Placement on the basis that variable "A" of the formula in listing rule 7.1 is deemed to include the number of stapled securities in the Group that may be issued under the underwritten Institutional Entitlement Offer component of the</p> |

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| | Entitlement Offer, on condition that the Placement is to be included in variable "C" in the formula under listing rule 7.1, until it is ratified by security holders. |
| Basis For Decision | <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 Entitlement Offer Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price-- related parties do not participate beyond pro rata allocations.</p> <p>Placement Group proposing to make institutional placement under listing rule 7.1 based on calculation of capacity that includes securities yet to be issued under underwritten institutional component of an accelerated entitlement offer which is functionally equivalent to a non-renounceable pro rata offer - placement will occur simultaneously with institutional component of entitlement offer - entitlement offer and placement both being undertaken to raise the funds necessary to strengthen Group's balance sheet - retail component of entitlement offer is not underwritten - effectively a timing waiver that permits entity to draw on the future issuing capacity under listing rule 7.1 that will be created by the institutional component of the entitlement offer before the offer has actually been completed.</p> |

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| Rule Number | 7.1 |
| Date | 14/05/2009 |
| ASX Code | HST |
| Listed Company | HASTIE GROUP LIMITED |
| Waiver Number | WLC090199-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group 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 institutional placement (the "Placement") in conjunction with an accelerated non-renounceable pro rata entitlement offer of ordinary fully paid shares (the "Rights Issue") to raise approximately \$80 million, without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. In respect of the Rights issue, listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Rights Issue without shareholder approval, on condition that the Rights Issue complies with the following.</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or any underwriters to the Rights Issue 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 Shareholder") may be invited by the Company to subscribe for a number of shares equal to their pro rata allocation of the Rights Issue ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may offered to other Institutional Sharesecurity Holders (including such investors who are not shareholders as at the record date) through a bookbuild process conducted and completed on or before the record date.</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly..</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>2. In respect of the Placement, listing rule 7.1 to the extent necessary to permit the Company to calculate the number of sharess which it may issue without shareholder approval pursuant to the Placement on the basis that variable "A" of the formula in listing rule 7.1 is deemed to include the number of shares in the</p> |

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| | <p>Company that will be issued under the underwritten Institutional Entitlement Offer component of the Rights Issue, subject to the following conditions. 2.1. The Placement is to be included in variable "C" in the formula under listing rule 7.1, until it is ratified by shareholders.</p> |
| <p>Basis For Decision</p> | <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 Rights Issue Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price.</p> <p>Placement Company proposing to make institutional placement under listing rule 7.1 based on calculation of capacity that includes securities yet to be issued under the underwritten institutional component of an accelerated entitlement offer which is functionally equivalent to a non-renounceable pro rata offer - placement will occur simultaneously with institutional component of entitlement offer - entitlement offer and placement both being undertaken to raise the funds necessary to strengthen Company's balance sheet - retail component of entitlement offer is not underwritten - effectively a timing waiver that permits entity to draw on the future issuing capacity under listing rule 7.1 that will be created by the institutional component of the entitlement offer before the offer has actually been completed.</p> |

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| Rule Number | 7.1 |
| Date | 5/05/2009 |
| ASX Code | INL |
| Listed Company | INTEC LTD |
| Waiver Number | WLC090203-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Intec Limited (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 \$15,000 worth of shares to each shareholder, including related parties, who subscribe under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities & Investments Commission ("ASIC") on 1 May 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions:</p> <ol style="list-style-type: none"> 1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded 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 | <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 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 \$15,000 worth of securities under plan - opportunity for shareholders to receive larger offers under plan (\$15,000) than is usual under plans under ASIC class order 02/831 - all security holders able to participate on equal terms.</p> |

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| Rule Number | 7.1 |
| Date | 11/05/2009 |
| ASX Code | MAH |
| Listed Company | MACMAHON HOLDINGS LIMITED |
| Waiver Number | WLC090206-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Macmahon Holdings 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 an accelerated non-renounceable entitlement offer (the "Entitlement Offer") and an institutional placement in conjunction with the Entitlement Offer (the "Placement").</p> <p>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 the condition that the Entitlement Offer complies with the following:</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or the lead manager 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 ("Institutional Offer"), unless listing rule 7.7.1 would permit the security holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Offer, and, if the lead manager determines, entitlements which would have been offered in the Institutional Offer to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to Institutional Shareholders (including investors who are not shareholders as at the record date) through a bookbuild process conducted and completed (except as to settlement) on or before the record date.</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Offer and Foreign Excluded Investors, are offered a number of shares equal to their pro rata allocation of the Entitlement Offer ("Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Shares are offered under the Institutional Offer and the Retail Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>2. In respect of the Placement, listing rule 7.1 to the extent necessary to permit the Company to calculate the number of shares which it may issue without security holder approval pursuant to the Placement on the basis that variable "A" of the formula in listing rule 7.1 is deemed to include the number of shares in the Company that may be issued under the Institutional Offer component of the Entitlement Offer, subject to the following conditions.</p> <p>2.1 Following the issue of shares pursuant to the Placement, the</p> |

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| | <p>Placement is to be included in variable "C" in the formula under Listing Rule 7.1, until it is ratified by security holders.</p> |
| <p>Basis For Decision</p> | <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 Entitlement Offer Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price.</p> <p>Placement Entity proposing to make institutional placement under listing rule 7.1 based on calculation of capacity that includes securities yet to be issued under a non-renounceable pro-rata rights offer - pro rata entitlement offer to be conducted simultaneously with the placement - applies to underwritten component of offer only - entitlement offer will proceed as a matter of commercial certainty - effectively a timing waiver that permits entity to draw on the future issuing capacity under listing rule 7.1 that will be created by the entitlement offer before the entitlement offer has actually been completed.</p> |

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| Rule Number | 7.1 |
| Date | 1/05/2009 |
| ASX Code | MQG |
| Listed Company | MACQUARIE GROUP LIMITED |
| Waiver Number | WLC090207-001 |
| Decision | <p>Based solely on the information provided, ASX limited ("ASX") grants Macquarie Group Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$15,000 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 1 May 2009 to permit the making of such offers without a disclosure document (the "SPP"), on the following conditions.</p> <p>1.1. The discount offered under the SPP is no greater than 20% of the Company's average market price over the last 5 days on which sales in the securities were recorded, either before the day on which the issue was announced or before the day on which the issue was made.</p> <p>1.2. The number of shares to be issued under the SPP is not greater than 30% of the number of fully paid ordinary shares already on issue.</p> |
| Basis For Decision | <p>Underlying Policy Dilution of holdings - approval of existing security holders required where further issues of securities will 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 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 \$15,000 worth of shares under the Company's share purchase plan - opportunity for share holders to receive larger offers under share purchase plan (\$15,000) than is usual under plans under ASIC Class Order 02/831 - all shareholders able to participate on equal terms.</p> |

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| Rule Number | 7.1 |
| Date | 11/05/2009 |
| ASX Code | PBG |
| Listed Company | PACIFIC BRANDS LIMITED |
| Waiver Number | WLC090210-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Pacific Brands 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") and a placement (the "Placement") to raise approximately US\$255 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2 Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.4 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5 Shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>2. In respect of the Placement:</p> <p>2.1. Listing rule 7.1 to the extent necessary to permit the Company to calculate the number of equity securities that may be issued without prior shareholder approval pursuant to the Placement on</p> |

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| | <p>the basis that variable "A" of the formula in listing rule 7.1 is deemed to include the number of shares in the Company that may be issued under the Institutional Entitlement Offer, subject to the following condition.</p> <p>2.2. The Placement is to be included in variable "C" in the formula under listing rule 7.1, until it is ratified by ordinary shareholders.</p> |
| <p>Basis For Decision</p> | <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 Entitlement Offer Accelerated entitlements offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price - security holders do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p> <p>Placement Entity proposing to make a placement under listing rule 7.1 based on calculation of capacity that includes securities yet to be issued under the accelerated entitlements offer - completion of accelerated entitlement offer will closely follow placement - effectively a timing waiver that permits entity to draw on the future issuing capacity under listing rule 7.1 that will be created by the institutional component of the entitlement offer before the offer has actually been completed - as institutional offer is underwritten there is legal and commercial certainty that securities proposed to be included in the variable "A" of the formula in listing rule 7.1 will be issued.</p> |

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| Rule Number | 7.1 |
| Date | 8/05/2009 |
| ASX Code | STO |
| Listed Company | SANTOS LIMITED |
| Waiver Number | WLC090212-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Santos 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise approximately \$3 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>1.1. On or before the Record Date, shareholders who are believed by the Company or the joint lead managers 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 Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Investors under the Institutional Entitlement Offer, and, if the joint lead managers determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Institutional Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3. Any entitlements not taken up in the Institutional Entitlement Offer and Institutional Bookbuild may be subscribed for by the joint lead managers pursuant to bona fide underwriting agreements.</p> <p>1.4. Institutional Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.5. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.6. Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.7. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

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| Basis For Decision | <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 Accelerated entitlements offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price - security holders do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p> |
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| Rule Number | 7.1 |
| Date | 8/05/2009 |
| ASX Code | SPN |
| Listed Company | SP AUSNET |
| Waiver Number | WLC090215-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants SP AusNet (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$500 million without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or any underwriters to the Entitlement Offer to be persons to whom offers of stapled securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Security holder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Security holders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Security holders (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.</p> <p>1.3. Institutional Security holders and foreign excluded investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and foreign excluded investors, are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

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| Basis For Decision | <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 Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price-- related parties do not participate beyond pro rata allocations.</p> |
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| Rule Number | 7.1 |
| Date | 13/05/2009 |
| ASX Code | SGP |
| Listed Company | STOCKLAND |
| Waiver Number | WLC090216-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Stockland (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of ordinary stapled securities (the "Entitlement Offer") to raise up to \$1.875 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or the underwriter to the Entitlement Offer to be persons to whom offers of securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Securityholder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Securityholders under the Institutional Entitlement Offer, and, if the underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Securityholders (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 ("Institutional Bookbuild").</p> <p>1.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors ("Retail Securityholders"), are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

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| Basis For Decision | <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 Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -- second round offer to retail holders - all offers at the same price-- securityholders do not participate beyond pro rata allocations other than taking up securities to make up the shortfall under the entitlement offer.</p> |
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| Rule Number | 7.3.8 |
| Date | 15/05/2009 |
| ASX Code | HTI |
| Listed Company | HYDROTECH INTERNATIONAL LIMITED |
| Waiver Number | WLC090200-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Hydrotech International Limited (the "Company") a waiver from listing rule 7.3.8 to the extent necessary to permit the resolution in the Company's notice of meeting to approve the issue of a total of up to 520,714,286 ordinary shares to shareholders of the Company under a proposed share purchase plan in accordance with Australian Securities and Investments Commission Class Order 02/831 (the "Plan") not to include a voting exclusion statement. |
| Basis For Decision | <p>Underlying Policy Notice of meeting requirement - approval of an issue of securities for listing rule 7.1 purposes - voting exclusion statement required to exclude votes of security holders who may participate in the issue - security holders who participate in issue may receive a benefit over and above other security holders that do not participate equally in the issue - voting exclusion statement not required where security holders may all participate on equal basis and there is limited scope for an individual holder to increase their proportionate holding.</p> <p>Present Application ASIC Class Order 02/831 contemplates the issues of not more than \$5,000 worth of securities under a Share Purchase Plan - all security holders able to participate on equal terms - waiver granted to permit votes of security holders who participate in the Plan only to the extent of their entitlement to be counted.</p> |

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| Rule Number | 7.11.3 |
| Date | 8/05/2009 |
| ASX Code | BVA |
| Listed Company | BRAVURA SOLUTIONS LIMITED |
| Waiver Number | WLC090193-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bravura Solutions Limited (the "Company") a waiver from listing rule 7.11.3 to the extent necessary to permit the Company to make a non-renounceable rights issue (the "Issue") of ordinary fully paid shares at \$0.15 per share, on the basis of 1.57 shares for every 1 ordinary fully paid share held on the record date, on the following conditions.</p> <ol style="list-style-type: none"> 1. Shareholder approval for the issue is obtained. 2. The notice of meeting seeking approval for the issue contains a voting exclusion statement that excludes the votes of any substantial shareholders and any proposed underwriter and sub-underwriter to the issue. |
| Basis For Decision | <p>Underlying Policy Entity must not make a pro-rata offer at a ratio greater than 1:1 - exception where offer is renounceable and issue price is not more than average price for securities in that class - enables smaller holders to either maintain their proportionate holding in entity without requiring excessive outlay of funds or being significantly diluted, or realise value by selling renounceable rights.</p> <p>Present Application Proposed non-renounceable pro rata offer of new shares to existing shareholders on the basis of 1.57 shares for every 1 share held - waiver to permit issue subject to shareholder approval - voting exclusion statement to exclude any substantial shareholders and any proposed underwriters and sub-underwriters.</p> |

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| Rule Number | 7.11.3 |
| Date | 1/05/2009 |
| ASX Code | QXQ |
| Listed Company | Q LIMITED |
| Waiver Number | WLC090211-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Q Limited (the "Company") a waiver from listing rule 7.11.3 to the extent necessary to permit the Company to make a non-renounceable rights issue (the "Rights Issue") of ordinary fully paid shares at \$0.085 per share, on the basis of 1.4 shares for every 1 ordinary fully paid shares held on the record date, on the following conditions.</p> <ol style="list-style-type: none"> 1. Shareholder approval for the Rights Issue is obtained. 2. The notice of meeting seeking approval for the Rights Issue contains a voting exclusion statement that excludes the votes of any substantial shareholders and any proposed underwriter and sub-underwriter to the Issue. |
| Basis For Decision | <p>Underlying Policy Entity must not make a pro-rata offer at a ratio greater than 1:1 - exception where offer is renounceable and issue price is not more than average price for securities in that class - enables smaller holders to either maintain their proportionate holding in entity without requiring excessive outlay of funds or being significantly diluted, or realise value by selling renounceable rights.</p> <p>Present Application Proposed entitlements issue on a 1.4:1 basis - waiver to permit issue subject to shareholder approval - voting exclusion statement to exclude any substantial shareholders and any proposed underwriters and sub-underwriters.</p> |

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| Rule Number | 7.33 |
| Date | 7/05/2009 |
| ASX Code | GTP |
| Listed Company | GREAT SOUTHERN LIMITED |
| Waiver Number | WLC090198-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Great Southern Limited (the "Company") a waiver from listing rule 7.33 to the extent necessary to permit the Company, to purchase Transferable Reset Exchangeable Securities Series 2 ("TREES2") trading as GTPGA and Transferable Reset Exchangeable Securities Series 3 ("TREES3") trading at GTPGB, on market under an on market buy back at a price greater than 5% above the average market price over the last five days on which sales in TREES2 and TREES3 were recorded before the day on which a purchase under the buy back is made, on the following conditions:</p> <ol style="list-style-type: none"> 1. The Company does not purchase TREES2 or TREES3 at a price higher than the issue price being \$100 with respect to each as described in the Prospectus dated 26 August 2004 (with respect to TREES2) and as described in the Prospectus dated 22 September 2005 (with respect to TREES3) in the event that the 5% threshold permitted by listing rule 7.33 does not permit the Company to purchase TREES2 or TREES3 up to their total issue price under the buy back; and 2. The Company releases details of this waiver to the market immediately. |
| Basis For Decision | <p>Underlying Policy Listed entities should not use an on market buy back as a share price support mechanism.</p> <p>Present Application Entity proposing to conduct an on market buy back of convertible notes known as Transferable Reset Exchangeable Securities Series 2 (TREES2) and Transferable Reset Exchangeable Securities Series 3 (TREES3) - security is illiquid - waiver granted to permit entity to buy back notes on market at a price up to the issue price of \$100 in the event that the limit allowed under listing rule 7.33 does not permit the purchase - current price of notes at a deep discount (approximately 93% - TREES2 and approximately 91% - TREES3) to the issue price.</p> |

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| Rule Number | 7.40 |
| Date | 30/04/2009 |
| ASX Code | AWC |
| Listed Company | ALUMINA LIMITED |
| Waiver Number | WLC090187-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Alumina 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") to raise up to approximately \$1,021.9 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 non-renounceable entitlements offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 15/05/2009 |
| ASX Code | APZ |
| Listed Company | ASPEN GROUP |
| Waiver Number | WLC090188-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aspen Group (the "Group"), a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$71.2 million (the "Entitlement Offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the announcement of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the announcement).</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 15/05/2009 |
| ASX Code | BBG |
| Listed Company | BILLABONG INTERNATIONAL LIMITED |
| Waiver Number | WLC090192-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Billabong International 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 3.20.2 and 7.40 to permit the record date for the Entitlement Offer not to be seven business days after the announcement of the Entitlement Offer but in accordance with a timetable submitted by the Company, on the condition that the record date for the Entitlement Offer 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 commencement of trading on that day, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1.1, the Company may ignore changes in shareholdings 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 shareholdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Institutional Shareholders, and shares held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Entitlement Offers in respect of shares held as nominee for Institutional Shareholders and Retail Entitlement Offers in respect of shares held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Shareholder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 5/05/2009 |
| ASX Code | BSL |
| Listed Company | BLUESCOPE STEEL LIMITED |
| Waiver Number | WLC090191-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants BlueScope Steel Limited (the "Company"), waivers from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer").</p> <p>1. Listing rules 3.20 and 7.40 to permit the record date for the Entitlement Offer not to be 7 business days after the announcement of the Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 non-renounceable entitlements offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 6/05/2009 |
| ASX Code | BWP |
| Listed Company | BUNNINGS WAREHOUSE PROPERTY TRUST |
| Waiver Number | WLC090194-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bunnings Warehouse Property Trust (the "Trust"), a waiver from the following listing rules to the extent necessary to permit the Trust to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$120 million (the "Entitlement offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Trust, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Trust may ignore changes in security holdings which occur after the announcement of the trading halt in the Trust's securities (other than registrations of transactions which were effected through ITS before the announcement).</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 6/05/2009 |
| ASX Code | GPT |
| Listed Company | GPT GROUP |
| Waiver Number | WLC090197-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants GPT Group (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of institutional placement (the "Placement") in conjunction with an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$1.5 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Security holders, and securities held for persons other than Institutional Security holders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Security holders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>2.2 Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 14/05/2009 |
| ASX Code | HST |
| Listed Company | HASTIE GROUP LIMITED |
| Waiver Number | WLC090199-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group 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 institutional placement (the "Placement") in conjunction with an accelerated non-renounceable pro rata entitlement offer of ordinary fully paid shares (the "Rights Issue") to raise approximately \$80 million, without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 3.20.2 and 7.40 to permit the record date for the Rights Issue not to be 7 business days after the announcement of the Rights Issue but in accordance with a timetable submitted by the Company, on the condition that the record date for the Rights Issue is no earlier than the fourth business day after the date the trading halt for the Rights Issue commences, including that date, provided that the trading halt commences before the open of trading on that day, and all other aspects of the timetable for the Rights Issue are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings which occur after the implementation of the trading halt in the Company's securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of shareholdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate shareholder in respect of shares held for each of one or more Institutional Shareholder, and shares held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Entitlement Offers in respect of shares held as nominee for Institutional Shareholders and Retail Entitlement Offers in respect of shares held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional ShareHolder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 11/05/2009 |
| ASX Code | MAH |
| Listed Company | MACMAHON HOLDINGS LIMITED |
| Waiver Number | WLC090206-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Macmahon Holdings 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 an accelerated non-renounceable entitlement offer (the "Entitlement Offer") and an institutional placement in conjunction with the Entitlement Offer (the "Placement").</p> <p>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 Entitlement Offer but in accordance with the a timetable submitted by the Company, on the following conditions.</p> <p>1.1. The record date for the Entitlement Offer 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.</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in security holdings which occur after the announcement of the trading halt in the Company's securities (other than registrations of transactions which were effected through ITS before the announcement). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Shareholders, and securities held for persons other than Institutional Shareholders (and accordingly, may receive both Institutional Offers in respect of securities held as nominee for Institutional Share holders and Retail Offers in respect of securities held as nominee for other persons).</p> <p>2.2. Institutional Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 11/05/2009 |
| ASX Code | PBG |
| Listed Company | PACIFIC BRANDS LIMITED |
| Waiver Number | WLC090210-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Pacific Brands 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") and a placement (the "Placement") to raise approximately US\$255 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>In respect of the Entitlement Offer:</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company, on the following conditions.</p> <p>(a) The record date for the Entitlement 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.</p> <p>(b) All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 non-renounceable entitlements offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 8/05/2009 |
| ASX Code | STO |
| Listed Company | SANTOS LIMITED |
| Waiver Number | WLC090212-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Santos 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise approximately \$3 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Company on the following conditions.</p> <p>1.1 The record date for the Entitlement 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</p> <p>1.2. All other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Company may ignore changes in shareholdings 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).</p> |
| Basis For Decision | <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 non-renounceable entitlements offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 8/05/2009 |
| ASX Code | SPN |
| Listed Company | SP AUSNET |
| Waiver Number | WLC090215-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants SP AusNet (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$500 million without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the implementation of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the implementation of the trading halt). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Security holder, and securities held for persons other than Institutional Security holder (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Security holders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Security holder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 13/05/2009 |
| ASX Code | SGP |
| Listed Company | STOCKLAND |
| Waiver Number | WLC090216-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Stockland (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of ordinary stapled securities (the "Entitlement Offer") to raise up to \$1.875 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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 Entitlement Offer but in accordance with a timetable submitted by the Group, on the condition that the record date for the Entitlement Offer 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, and all other aspects of the timetable for the Entitlement Offer are acceptable to ASX.</p> <p>2. In resolution 1, the Group may ignore changes in security holdings which occur after the announcement of the trading halt in the Group's stapled securities (other than registrations of transactions which were effected through ITS before the announcement). In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>2.1. The nominee shall be treated as a separate security holder in respect of stapled securities held for each of one or more Institutional Securityholders, and stapled securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of stapled securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of stapled securities held as nominee for other persons).</p> <p>2.2. Institutional Entitlement Offers will be treated as being made to the nominee, even where made directly to the Institutional Securityholder for whom it holds.</p> |
| Basis For Decision | <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 non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - waiver granted on condition the timetable is acceptable to ASX.</p> |

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| Rule Number | 7.40 |
| Date | 4/05/2009 |
| ASX Code | TNC |
| Listed Company | TRANSOL CORPORATION LIMITED |
| Waiver Number | WLC090217-001 |
| Decision | <p>1. Subject to resolution 2 and based solely on the information provided, ASX Limited ("ASX") grants Transol Corporation Limited (the "Company") a waiver from listing rule 7.40 to the extent necessary to permit the Company to not send a notice of a non renounceable pro rata issue of ordinary shares at 0.2 cents per share (the "Entitlements Issue") in accordance with paragraph 3 of appendix 7A to the holders of options exercisable at prices ranging from 2 cents to 27.5 cents and expiring on various dates who cannot participate in the Entitlements Issue without first exercising the options.</p> <p>2. The waiver in resolution 1 is granted on the following conditions.</p> <p>2.1 The information required by paragraph 3 of appendix 7A is provided to the Company Announcements Office at least 7 business days before the record date for the Entitlements Issue (the "Record Date"), together with a statement that a notice in accordance with paragraph 3 of appendix 7A will not be sent to holders of the options.</p> <p>2.2 If the market price of the Company's securities exceeds 1.5 cents before the Record Date, the Company immediately sends a notice of the issue to holders of options exercisable at 2 cents.</p> <p>2.3 If the market price of the Company's securities exceeds 16.5 cents before the Record Date, the Company immediately sends a notice of the issue to holders of options exercisable at 22 cents.</p> <p>2.4 If the market price of the Company's securities exceeds 20.625 cents before the Record Date, the Company immediately sends a notice of the issue to holders of options exercisable at 27.5 cents.</p> |
| Basis For Decision | <p>Underlying Policy Prescribes timetable for various corporate actions including pro rata issue (Appendix 7A, paragraph 3) - maintains orderly market.</p> <p>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.</p> |

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| Rule Number | 9.7 |
| Date | 11/05/2009 |
| ASX Code | JAT |
| Listed Company | JATOIL LIMITED |
| Waiver Number | WLC090204-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Jatoil Limited (the "Company") a waiver from listing rule 9.7 to the extent necessary to permit the Company to amend the restriction agreements between each of vendors of PT Biodiesel Austindo ("BDAI") being; Keven Parker, Colin Anderson and Devina Hakim (together, the "Vendors") and the Company such that 20,000,000 ordinary shares each fully paid in the Company held by the Vendors may be cancelled in consideration for the transfer of the Company's 50% interest in the equity capital of BDAI back to the Vendors on the following conditions.</p> <ol style="list-style-type: none"> 1. Shareholders of the Company approve the selective buyback of capital in accordance with section 257D of the Corporations Act 2001 (Cth). 2. The Company makes an appropriate announcement to the market advising of the waiver and the terms upon which it was granted. |
| Basis For Decision | <p>Underlying Policy Prohibition on changing restriction agreements or releasing securities from custodian or holding lock - supports escrow regime.</p> <p>Present Application Securities issued in consideration for the acquisition of an asset - securities restricted in accordance with clause 3 of Appendix 9B - transaction involving escrowed securities to be unwound - company to undertake a selective buyback of capital in order to return the asset to the vendors - settlement to restore parties to pre-transaction position - waiver granted on the condition that shareholders approve the selective buyback of capital in accordance with the Corporations Act 2001 (Cth) and the Company makes an announcement to the market advising of the waiver and the terms upon which it was granted.</p> |

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| Rule Number | 10.1 |
| Date | 4/05/2009 |
| ASX Code | IAT |
| Listed Company | IATIA LIMITED |
| Waiver Number | WLC090201-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Iatia Limited (the "Company") a waiver from listing rule 10.1 to the extent necessary to permit the Company to enter into loan agreements with Charles Walker Laycock, the current chief executive officer of the Company (the "CEO") and Moneylink Sdn Bdn ("Moneylink"), and associated security documents under which the CEO and Moneylink take a first ranking charge over the undertaking and assets of the Company and its subsidiaries, including the Company's main undertaking, to secure the Company's obligations to pay any moneys owing pursuant to the loan agreement (the "Charges"), without obtaining shareholder approval, on the following conditions.</p> <ol style="list-style-type: none"> 1. The terms of the loan are on normal commercial terms and conditions. 2. Each Charge document includes a term that if an event of default occurs and the CEO or Moneylink exercises its rights under the security, the CEO or Moneylink or any of its related parties cannot acquire any legal or beneficial interest in an asset of the Company in full or part satisfaction of the Company's obligations under the loan agreement, or otherwise deal with the assets of the Company, without the Company first having complied with any applicable listing rules, including listing rule 10.1, other than as required by law or by a receiver, or receiver and manager appointed by the CEO or Moneylink exercising its power of sale under the Charges and selling the assets to an unrelated third party on arm's length commercial terms and conditions. 3. A summary of the material terms of the loan agreement as it relates to the Charges in favour of the CEO or Moneylink is included in each annual report of the Company during the term of the loan facility. 4. Any variation to the terms of the loan agreement or Charge documents which are <ol style="list-style-type: none"> 4.1 not minor changes; or 4.2 inconsistent with the terms of the waiver, are subject to shareholder approval. |
| Basis For Decision | <p>Underlying Policy Requirement to obtain approval of security holders to an acquisition or disposal of a substantial asset from a person in position to exercise influence - only unassociated security holders' votes are counted- independent expert's report on fairness and reasonableness of the transaction must be obtained - protects security holders' interests by supplementing the related party provision of the Corporations Act (and whether related party provisions apply to foreign entities).</p> |

Register of ASX Listing Rule Waivers

Present Application

Company's financing proposal involves the issue of \$400,000 convertible notes to a substantial shareholder and current CEO - substantial holder and CEO obtaining security for monies owing by the company in the form of fixed and floating charges over the assets of the Company - substantial holder or CEO not entitled under security to acquire the asset without Company first complying with relevant listing rules, including listing rule 10.1-- exclusion of the substantial holder or CEO from acquiring or dealing with the asset removes the potential for the substantial holder to acquire the asset at a discount to its value - purpose of listing rule 10.1 achieved.

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| Rule Number | 10.11 |
| Date | 30/04/2009 |
| ASX Code | AWC |
| Listed Company | ALUMINA LIMITED |
| Waiver Number | WLC090187-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Alumina Limited (the "Company") a waiver from the following listing rules to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") to raise up to approximately \$1,021.9 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2 Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.4 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5 Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail holders - all offers other than offers for shortfall securities under institutional bookbuild at the same price-- related parties do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p> |
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| Rule Number | 10.11 |
| Date | 1/05/2009 |
| ASX Code | ALL |
| Listed Company | ARISTOCRAT LEISURE LIMITED |
| Waiver Number | WLC090189-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aristocrat Leisure Limited (the "Company") a waiver from listing rules 7.1 and 10.11 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 2001 (Cth) granted by the Australian Securities and Investments Commission on 1 May 2009 pursuant to which each eligible 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 22 April 2009 or (ii) 80% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded either before the day on which the offer was first announced or before the day on which the issue is made under the SPP.</p> |
| Basis For Decision | <p>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).</p> <p>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 allow the Company to issue up to \$10,000 worth of securities under a company SPP in the 12 month period - all security holders able to participate on equal terms - proposed terms of SPP such that pricing may mean that the Company does not have the benefit of exception 8 of listing rule 10.12 - waiver allows pricing of the shares under the SPP to be the lower of the price of the placement, or in accordance with exception 8 of listing rule 10.12, no lower than 80% of the 5 day average market price up to the date of issue of the securities or announcement of SPP - in the interests fairness, smaller holders to receive security at same price as participants in placement - issue of securities to related parties on same terms as other shareholders.</p> |

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| Rule Number | 10.11 |
| Date | 15/05/2009 |
| ASX Code | APZ |
| Listed Company | ASPEN GROUP |
| Waiver Number | WLC090188-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Aspen Group (the "Group"), a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$71.2 million (the "Entitlement Offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or the underwriters to the Entitlement Offer to be persons to whom offers of ordinary shares may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 (Cth) ("Institutional Securityholders") may be invited by the Group to subscribe for a number of ordinary shares equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Securityholders under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors who have been excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Securityholders (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.</p> <p>1.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who received an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of ordinary shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Ordinary shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 10.11 |
| Date | 15/05/2009 |
| ASX Code | BBG |
| Listed Company | BILLABONG INTERNATIONAL LIMITED |
| Waiver Number | WLC090192-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Billabong International 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or any underwriter 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 Shareholder") may be invited by the Company to subscribe for a number of shares equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Entitlement Offer, and, if any underwriter to the Entitlement Offer determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Shareholders (including such investors who are not shareholders as at the record date) through a bookbuild process conducted and completed on or before the record date ("Institutional Bookbuild").</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors ("Retail Shareholders"), are offered a number of shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated non-renounceable entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 10.11 |
| Date | 5/05/2009 |
| ASX Code | BSL |
| Listed Company | BLUESCOPE STEEL LIMITED |
| Waiver Number | WLC090191-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants BlueScope Steel Limited (the "Company"), waivers from the following listing rules to the extent necessary to permit the Company to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer").</p> <p>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.</p> <p>1.1 On or before the Record Date, shareholders who are believed by the Company or the lead manager 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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2 Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the lead manager determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Any entitlements not taken up in the Institutional Entitlement Offer and Institutional Bookbuild or the Retail Entitlement Offer (defined below) may be subscribed for by the lead manager pursuant to bona fide underwriting agreements.</p> <p>1.4 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.5 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.6 Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.7 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail holders - all offers other than offers for shortfall securities under institutional bookbuild at the same price-- related parties do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p> |
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| Rule Number | 10.11 |
| Date | 6/05/2009 |
| ASX Code | BWP |
| Listed Company | BUNNINGS WAREHOUSE PROPERTY TRUST |
| Waiver Number | WLC090194-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bunnings Warehouse Property Trust (the "Trust"), a waiver from the following listing rules to the extent necessary to permit the Trust to undertake a capital raising by way of an accelerated undocumented non-renounceable entitlement offer to raise approximately A\$120 million (the "Entitlement offer"), without securityholder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Trust to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Trust or the underwriters to the Entitlement Offer to be persons to whom offers of ordinary units may be made without a prospectus in accordance with Part 7.9 of the Corporations Act 2001 (Cth) ("Institutional Unitholders") may be invited by the Trust to subscribe for a number of ordinary units equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Unitholders under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors who have been excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Unitholders (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.</p> <p>1.3. Institutional Unitholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All unit holders, other than unit holders who received an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of ordinary units equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Units are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all unit holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 10.11 |
| Date | 6/05/2009 |
| ASX Code | GHT |
| Listed Company | GEOHERMAL RESOURCES LIMITED |
| Waiver Number | WLC090195-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Geothermal Resources Limited (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 \$15,000 worth of shares to each shareholder, including related parties, who subscribe 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 5 May 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions.</p> <p>1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded either before the day on which the offer was first announced or before the day on which the issue was made.</p> <p>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.</p> |
| Basis For Decision | <p>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).</p> <p>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 \$15,000 worth of securities under company plan - all security holders able to participate on equal terms - listing rule 10.12 exception 8 intended to permit director participation in plan - Company plan within spirit of the exception.</p> |

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| Rule Number | 10.11 |
| Date | 18/05/2009 |
| ASX Code | GPT |
| Listed Company | GPT GROUP |
| Waiver Number | WLC090197-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants GPT Group (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of institutional placement (the "Placement") in conjunction with an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$1.5 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or any underwriters to the Entitlement Offer to be persons to whom offers of stapled securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Security holder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Security holders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Security holders (including such investors who are not security holders as at the record date).</p> <p>1.3. Institutional Security holders and foreign excluded investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and foreign excluded investors, are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail 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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| Rule Number | 10.11 |
| Date | 14/05/2009 |
| ASX Code | HST |
| Listed Company | HASTIE GROUP LIMITED |
| Waiver Number | WLC090199-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group 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 institutional placement (the "Placement") in conjunction with an accelerated non-renounceable pro rata entitlement offer of ordinary fully paid shares (the "Rights Issue") to raise approximately \$80 million, without shareholder approval and according to the timetable submitted to ASX.</p> <p>1. In respect of the Rights issue, listing rules 7.1 and 10.11 to the extent necessary to permit the Company to conduct the Rights Issue without shareholder approval, on condition that the Rights Issue complies with the following.</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or any underwriters to the Rights Issue 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 Shareholder") may be invited by the Company to subscribe for a number of shares equal to their pro rata allocation of the Rights Issue ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may offered to other Institutional Sharesecurity Holders (including such investors who are not shareholders as at the record date) through a bookbuild process conducted and completed on or before the record date.</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly..</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 10.11 |
| Date | 5/05/2009 |
| ASX Code | INL |
| Listed Company | INTEC LTD |
| Waiver Number | WLC090203-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Intec Limited (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 \$15,000 worth of shares to each shareholder, including related parties, who subscribe under a share purchase plan in accordance with an exemption from the Corporations Act 2001 (Cth) granted by the Australian Securities & Investments Commission ("ASIC") on 1 May 2009 to permit the making of such offers without a disclosure document (the "Plan"), on the following conditions:</p> <ol style="list-style-type: none"> 1. The discount offered under the Plan is no greater than 20% of the Company's average share price over the last 5 days on which sales in the Company's shares were recorded 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 | <p>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).</p> <p>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 \$15,000 worth of securities under company plan - all security holders able to participate on equal terms - listing rule 10.12 exception 8 intended to permit director participation in plan - Company plan within spirit of the exception.</p> |

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| Rule Number | 10.11 |
| Date | 11/05/2009 |
| ASX Code | MAH |
| Listed Company | MACMAHON HOLDINGS LIMITED |
| Waiver Number | WLC090206-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Macmahon Holdings 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 an accelerated non-renounceable entitlement offer (the "Entitlement Offer") and an institutional placement in conjunction with the Entitlement Offer (the "Placement").</p> <p>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 the condition that the Entitlement Offer complies with the following:</p> <p>1.1. On or before the record date, shareholders who are believed by the Company or the lead manager 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 ("Institutional Offer"), unless listing rule 7.7.1 would permit the security holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Shareholders under the Institutional Offer, and, if the lead manager determines, entitlements which would have been offered in the Institutional Offer to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to Institutional Shareholders (including investors who are not shareholders as at the record date) through a bookbuild process conducted and completed (except as to settlement) on or before the record date.</p> <p>1.3. Institutional Shareholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All shareholders, other than shareholders who receive an offer in the Institutional Offer and Foreign Excluded Investors, are offered a number of shares equal to their pro rata allocation of the Entitlement Offer ("Retail Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Shares are offered under the Institutional Offer and the Retail Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> <p>2. In respect of the Placement, listing rule 7.1 to the extent necessary to permit the Company to calculate the number of shares which it may issue without security holder approval pursuant to the Placement on the basis that variable "A" of the formula in listing rule 7.1 is deemed to include the number of shares in the Company that may be issued under the Institutional Offer component of the Entitlement Offer, subject to the following conditions.</p> <p>2.1 Following the issue of shares pursuant to the Placement, the</p> |

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| | Placement is to be included in variable "C" in the formula under Listing Rule 7.1, until it is ratified by security holders. |
| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail 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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| Rule Number | 10.11 |
| Date | 1/05/2009 |
| ASX Code | MQG |
| Listed Company | MACQUARIE GROUP LIMITED |
| Waiver Number | WLC090207-002 |
| Decision | <p>Based solely on the information provided, ASX limited ("ASX") grants Macquarie Group Limited (the "Company") a waiver from the following listing rules.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Company, without obtaining shareholder approval, to issue up to \$15,000 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 1 May 2009 to permit the making of such offers without a disclosure document (the "SPP"), on the following conditions.</p> <p>1.1. The discount offered under the SPP is no greater than 20% of the Company's average market price over the last 5 days on which sales in the securities were recorded, either before the day on which the issue was announced or before the day on which the issue was made.</p> <p>1.2. The number of shares to be issued under the SPP is not greater than 30% of the number of fully paid ordinary shares already on issue.</p> |
| Basis For Decision | <p>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).</p> <p>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 \$15,000 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.</p> |

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| Rule Number | 10.11 |
| Date | 11/05/2009 |
| ASX Code | PBG |
| Listed Company | PACIFIC BRANDS LIMITED |
| Waiver Number | WLC090210-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Pacific Brands 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 an accelerated non-renounceable entitlement offer of securities (the "Entitlement Offer") and a placement (the "Placement") to raise approximately US\$255 million without shareholder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>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 ("Exempt Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Exempt Investors under the Institutional Entitlement Offer, and, if the underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Exempt Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3 Exempt Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.4 All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5 Shares are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6 Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail 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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| Rule Number | 10.11 |
| Date | 8/05/2009 |
| ASX Code | STO |
| Listed Company | SANTOS LIMITED |
| Waiver Number | WLC090212-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Santos 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 an accelerated non-renounceable entitlement offer of ordinary shares (the "Entitlement Offer") to raise approximately \$3 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>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.</p> <p>1.1. On or before the Record Date, shareholders who are believed by the Company or the joint lead managers 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 Investors") may be invited by the Company to subscribe for a number of securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Investors under the Institutional Entitlement Offer, and, if the joint lead managers determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to Institutional Investors (including such investors who are not shareholders as at the Record Date) through a bookbuild process conducted and completed on or before the Record Date ("Institutional Bookbuild"). The minimum offer price that securities may be offered under the Institutional Bookbuild shall not be less than the price offered under the Institutional Entitlement Offer.</p> <p>1.3. Any entitlements not taken up in the Institutional Entitlement Offer and Institutional Bookbuild may be subscribed for by the joint lead managers pursuant to bona fide underwriting agreements.</p> <p>1.4. Institutional Investors and Foreign Excluded Investors who sell down their holdings before the Record Date have their pro rata allocations reduced accordingly.</p> <p>1.5. All shareholders, other than shareholders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors, are offered a number of shares equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.6. Shares, other than those offered under the Institutional Bookbuild, are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.7. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all shareholders.</p> |

Register of ASX Listing Rule Waivers

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders -second round offer to retail holders - all offers other than offers for shortfall securities under institutional bookbuild at the same price-- related parties do not participate beyond pro rata allocations except under disclosed underwriting commitments.</p> |
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| Rule Number | 10.11 |
| Date | 8/05/2009 |
| ASX Code | SEK |
| Listed Company | SEEK LIMITED |
| Waiver Number | WLC090214-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Seek Limited (the "Company") a waiver from listing rule 10.11 to the extent necessary to permit the following related party shareholders to participate to the extent of 1,496,154 shares each in a placement (or series of placements) by the Company to raise a total of \$100 million ("Placements");</p> <ol style="list-style-type: none"> 1. Kiteford Pty Ltd (Andrew Bassat Family Trust) and Andrew Bassat, which together hold 3.89% of the issued capital of the Company ("AB"); and 2. Netherlane Pty Ltd (Paul Bassat Family Trust) and Paul Bassat, which together hold 3.89% of the issued capital of the Company ("PB") <p>without obtaining securityholder approval, subject to the following conditions.</p> <p>(a) Existing shareholders who were invited to participate in the Placements to professional or sophisticated investors, excluding any related parties (as defined in the Corporations Act) of the Company were allocated shares on a pro rata basis according to their existing shareholdings.</p> <p>(b) Existing shareholders who were not invited to participate in the Placements are offered the opportunity to subscribe for ordinary shares, within a reasonable time of the Placements, at a price no greater than the Placement Price of \$2.60 and on such terms that each shareholder is offered at least that number of shares to which they would have been entitled if they had participated in the Placements on the same pro-rata basis as the shareholders who were invited to participate in the Placements, subject to a discretion vested in the Company to exclude participation where it becomes evident that the shareholder had been invited to participate in the Placements.</p> <p>(c) AB and PB are issued, at the Placement Price, that number of shares no greater than is necessary to maintain their 3.89% holdings in the Company after completion of the Placements and other offers referred to in condition (b).</p> <p>(d) the Company may exclude existing shareholders (whether registered or beneficial) from participating in the Placements and the other offers contemplated by condition (b) on the same basis as under listing rule 7.7 or on the basis set out in ASIC Class Order 02/831 (as applicable).</p> <p>(e) The terms of the waiver are announced to the market.</p> |
| Basis For Decision | <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> |

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Present Application

Company proposing to raise capital by offers under a share purchase plan, a placement of \$8m to related parties, a fully underwritten placement to non-related parties and an offer to those shareholders who will be diluted as result of the placements ("Top-Up Offer") - issue price under SPP and Top-Up Offer not greater than Placement price - substantial holder and related party participating in the placements - AB & PB hold long term stakes (total of 7.78%) in the equity of the company - waiver granted to permit AB and PB to participate in the placement by subscribing for shares to maintain their 7.78% stake in the company, on the basis of that all shareholders will be offered shares on (at least) pro-rata basis either under the placement, SPP or the Top-Up Offer - policy of listing rule 10.12 exception 1 (participation by related parties in pro rata offers does not require shareholder approval) is preserved

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| Rule Number | 10.11 |
| Date | 8/05/2009 |
| ASX Code | SPN |
| Listed Company | SP AUSNET |
| Waiver Number | WLC090215-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants SP AusNet (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of stapled securities (the "Entitlement Offer") to raise approximately \$500 million without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or any underwriters to the Entitlement Offer to be persons to whom offers of stapled securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Security holder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Security holders under the Institutional Entitlement Offer, and, if any underwriters determine, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") are offered to other Institutional Security holders (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.</p> <p>1.3. Institutional Security holders and foreign excluded investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and foreign excluded investors, are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail holders - all offers at the same price.</p> |
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| Rule Number | 10.11 |
| Date | 13/05/2009 |
| ASX Code | SGP |
| Listed Company | STOCKLAND |
| Waiver Number | WLC090216-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Stockland (the "Group") a waiver from the following listing rules to the extent necessary to permit the Group to undertake a capital raising by way of an accelerated non-renounceable entitlement offer of ordinary stapled securities (the "Entitlement Offer") to raise up to \$1.875 billion without security holder approval and according to the timetable submitted to ASX.</p> <p>1. Listing rules 7.1 and 10.11 to the extent necessary to permit the Group to conduct the Entitlement Offer without security holder approval, on condition that the Entitlement Offer complies with the following.</p> <p>1.1. On or before the record date, security holders who are believed by the Group or the underwriter to the Entitlement Offer to be persons to whom offers of securities may be made without a prospectus or product disclosure statement in accordance with Chapter 6D and Part 7.9 of the Corporations Act 2001 ("Institutional Securityholder") may be invited by the Group to subscribe for a number of stapled securities equal to their pro rata allocation of the Entitlement Offer ("Institutional Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer.</p> <p>1.2. Entitlements not taken up by Institutional Securityholders under the Institutional Entitlement Offer, and, if the underwriter determines, entitlements which would have been offered to investors excluded under listing rule 7.7.1 (the "Foreign Excluded Investors") may be offered to other Institutional Securityholders (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 ("Institutional Bookbuild").</p> <p>1.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.4. All security holders, other than security holders who receive an offer in the Institutional Entitlement Offer and Foreign Excluded Investors ("Retail Securityholders"), are offered a number of stapled securities equal to their pro rata allocations of the Entitlement Offer ("Retail Entitlement Offer"), unless listing rule 7.7.1 would permit the holder not to be included in the pro rata offer ("Retail Foreign Excluded Investors").</p> <p>1.5. Stapled securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.6. Related parties do not participate beyond their pro rata entitlement unless they do so pursuant to bona fide underwriting arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> |

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| Basis For Decision | <p>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).</p> <p>Present Application Accelerated entitlement offer - functionally equivalent to non-renounceable pro rata offer - first round offer to institutional holders - second round offer to retail 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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| Rule Number | 14.7 |
| Date | 7/05/2009 |
| ASX Code | AGO |
| Listed Company | ATLAS IRON LIMITED |
| Waiver Number | WLC090190-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Atlas Iron Limited (the "Company") a waiver from listing rule 14.7 to the extent necessary to permit the Company to issue 485,327 shares (the "Shares") to Haddington Resources Limited as approved by shareholders of the Company in the annual general meeting on 21 November 2008, on the following conditions:</p> <ol style="list-style-type: none"> 1. The Shares are issued by no later than 13 May 2009 and otherwise on the same conditions as approved by shareholders on 21 November 2008. 2. The Company immediately releases the terms of the waiver to the market. |
| Basis For Decision | <p>Underlying Policy If a notice of meeting states that the entity will do something that the listing rules require it to do, the entity must do that thing - supports listing rule requirements.</p> <p>Present Application Annual General Meeting held on 21 November 2008 - shareholder approval given for the issue of 485,327 shares to vendor of iron ore rights upon exercise of option -small issue representing 0.16% of Company's issued share capital - notice of meeting stated that Company will issue shares within 3 month period unless ASX approves otherwise - Company has not been able to exercise option due to delays beyond its control involving various state government procedures - now seeking to exercise option - seeking a waiver to extend 3 month period in which to issue shares - no significant changes in the Company's circumstances relevant to transaction from the date of shareholder approval as securities issued for nil cash consideration and number of securities to be issued is fixed - waiver granted to permit securities to be issued by no later than 13 May 2009, being two and a half months after shareholder approval.</p> |

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| Rule Number | 14.7 |
| Date | 14/05/2009 |
| ASX Code | GDO |
| Listed Company | GOLD ONE INTERNATIONAL LIMITED |
| Waiver Number | WLC090196-001 |
| Decision | <p>Based solely on the information provided to ASX Limited ("ASX") grants Gold One International Limited (the "Company") a waiver from listing rule 14.7 to the extent necessary to permit the Company to issue the following securities as approved by shareholders of the Company in the general meeting on 21 January 2009 (the "General Meeting") in connection with the merger of the Company and Alease Gold Limited ("Alease"):</p> <ol style="list-style-type: none"> 1. 604,401,869 to the shareholders of Alease; 2. 36,552,879 replacement options (the "Replacement Options") to the Alease Optionholders; 3. 600 replacement convertible bonds (convertible to a maximum of 182,065,350 Shares) to holders of Alease convertible bonds; 4. 250,000 options to Kenneth Victor Dicks; 5. 450,000 options to William Harris; 6. 250,000 options to Sandile Swana; 7. 450,000 options to Barry Erskine Davison; 8. 1,500,000 options to Mark Wheatley; and 9. 800,000 options to Kenneth John Winters. <p>on the following conditions:</p> <ol style="list-style-type: none"> 10. The securities are issued by no later than 25 May 2009 and otherwise on the same conditions as approved by shareholders on 21 January 2009; and 11. The Company immediately releases the terms of this waiver to the market. |
| Basis For Decision | <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 that thing - supports listing rule requirements.</p> <p>Present Application ASX listed Company merging with JSE listed company (Alease Gold Limited) by way of Scheme of Arrangement in South Africa - transaction required shareholder approval under listing rule 11.1.2 and other listing rules - shareholder approval obtained on 21 January 2009 to issue securities for the acquisition of Alease Gold Limited - notice of meeting stated that securities to be issued pursuant to listing rule 7.1 must be issued by 21 April 2009 in accordance with 3 month time limit under listing rule 7.3.2 - notice of meeting stated that securities to be issued pursuant to listing rule 10.11 must be issued by 21 February 2009, in accordance with 1 month time limit under listing rule 10.13.3 - Company complying with listing rule 11.1 and Chapters 1 and 2 of the listing rules - delay in completing issue of securities due to timing issues in relation to implementation of Scheme of Arrangement in South Africa - company's circumstances have not changed since shareholder approval obtained - Company's securities suspended from quotation pending completion of backdoor listing - waiver sought to permit securities to be issued in reliance of resolutions in notice of meeting held on 21 January 2009 as soon as the Company can be</p> |

Register of ASX Listing Rule Waivers

reinstated for quotation (after complying with Chapters 1 and 2) and as soon as Scheme of Arrangement is unconditional - securities to be issued, without being put before shareholders again for renewed approval - listing rule policy and relevant precedents support granting of waiver to permit extension of time for issue of securities in situations where the delay is outside the control of the company, and where securities have remain suspended from quotation pending completion of a transaction to which listing rule 11.1.3 applies - Company to announce waiver to the market.