

16 to 31 August 2025

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:

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Rule Number	1.1 condition 12
Date	27/08/2025
ASX Code	MRZ
Listed Company	MONT ROYAL RESOURCES LIMITED
Waiver Number	WLC250122-001
Decision	1. Based solely on the information provided, for the purpose of the readmission of Mont Royal Resources (the 'Company') to the Official List of ASX Limited ('ASX'), ASX grants the Company a waiver of Listing Rule 1.1 condition 12 to the extent necessary to permit the Company to issue:  1.1. Performance Share Units and Consideration Performance Rights (together the 'Performance Securities') (on a post-Consolidation basis) to Directors of the Company (or their respective nominees) with a Nil exercise price, expiring 3 years from the date of issue, as follows:  1.1.1. 1,532,423 Performance Share Units to Cameron Henry; 1.1.2. 1,532,423 Performance Share Units to Ronald Beevor; 1.1.3. 1,532,423 Performance Share Units to Peter Ruse; 1.1.4. 1,532,423 Consideration Performance Rights to Adam Ritchie; 1.1.5. 1,532,423 Consideration Performance Rights to Jeremy Robinson; and 1.1.6. 4,597,268 Consideration Performance Rights to Nicholas Holthouse; subject to the following conditions: 1.2. the terms of this waiver and the terms and conditions of the Performance Share Units and Consideration Performance Rights are clearly disclosed in both the notice of meeting and the prospectus to be issued in connection with the Company's re-admission; and 1.3. the Company's shareholders approve the issue of the Performance Share Units and Consideration Performance Rights and the other resolutions proposed in connection with its re-admission.
Basis For Decision	Underlying Policy If an entity seeking admission to the official list has options or performance rights on issue, the exercise price for each underlying security must be at least 20 cents in cash. This rule supports listing rule 2.1 condition 2 which requires the issue price or sale price of all securities for which an entity is seeking quotation (except options) upon admission to the official list to be at least 20 cents in cash. These requirements together support the integrity of the ASX market, as they demonstrate that the entity's ordinary securities have a minimum value suitable for a listed entity.  Present Application ASX confirms that the full terms of the proposed Performance Share Units and Consideration Performance Rights are appropriate and equitable for the purposes of Listing Rule 6.1. This waiver is a companion to that confirmation.



Rule Number	1.8 condition 8(b)
Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 1.8 condition 8(b) to the extent necessary to permit the Entity to be a special purpose trust constituted solely for the purpose of conducting a securitisation transaction in relation to wholesale debt securities, one or more classes of which will be quoted on ASX.
Basis For Decision	Underlying Policy Listing Rule 1.8 condition 8(b) requires a trust to be a special purpose trust constituted solely for the purpose of issuing the class or classes of debt securities to be quoted on ASX. This is an investor protection mechanism which reduces the number of potential claimants on the assets of the trust, primarily preserving them for the benefit of holders of the quoted debt securities.  Present Application The Entity is a special purpose trust constituted for the purpose of conducting a securitisation transaction under which the Entity acquired the securitised assets using funds raised by the Entity by issuing multiple classes of debt securities. The business of the trust is limited by the trust deed and related documentation for the
	securitisation transaction. The securities being quoted are wholesale debt securities and their terms of issue and ranking relative to other classes of securities (including classes not being quoted) were disclosed in an Information Memorandum. The debt securities have been assigned high 'investment grade' ratings by independent credit rating agencies, which means that the debt securities are considered by those agencies to be subject to very low credit risk. ASX considers that there are sufficient safeguards in place for the holders of the wholesale debt securities.



Rule Number	1.8 condition 11
Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-002
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 1.8 condition 11 on condition that ASX is satisfied with the settlement arrangements that exist in relation to the debt securities to be quoted on ASX.
Basis For Decision	Underlying Policy An entity must ensure that the requirements of a clearing and settlement (CS) facility relating to the entity's quoted securities are satisfied, except if the entity is incorporated in a jurisdiction where the entity's securities cannot be approved under the operating rules of a CS facility. This supports orderly settlement of securities quoted on the ASX market.  Present Application The securities being quoted are wholesale debt securities. Trading in the securities is to be settled outside of CHESS via Austraclear, Euroclear and Clearstream, Luxembourg. It is considered appropriate to grant a waiver on the condition that ASX is satisfied with the settlement arrangements that exist in relation to the debt securities to be quoted on ASX.



Rule Number	2.1 condition 3
Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-003
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 2.1 condition 3 on condition that ASX is satisfied with the settlement arrangements that exist in relation to the notes quoted on ASX.
Basis For Decision	Underlying Policy An entity must ensure that the requirements of a clearing and settlement (CS) facility relating to the entity's quoted securities are satisfied, except if the entity is incorporated in a jurisdiction where the entity's securities cannot be approved under the operating rules of a CS facility. This supports orderly settlement of securities quoted on the ASX market.  Present Application The securities being quoted are wholesale debt securities. Trading in the securities is to be settled outside of CHESS via Austraclear, Euroclear and Clearstream, Luxembourg. It is considered appropriate to grant a waiver on the condition that ASX is satisfied with the settlement arrangements that exist in relation to the debt securities to be quoted on ASX



Rule Number	6.23.2
Date	29/08/2025
ASX Code	WA8
Listed Company	WARRIEDAR RESOURCES LIMITED
Waiver Number	WLC250121-001
Decision	Warriedar Resources Limited (the 'Entity') is proposing to cancel for consideration unquoted options pursuant to a scheme of arrangement occurring under the Corporations Act. Based solely on the information provided, ASX Limited ('ASX') grants the Entity a waiver from Listing Rule 6.23.2 to the extent necessary to permit the cancellation of the options for consideration and without shareholder approval, on the following conditions.  1.1 Full details of the cancellation and the consideration payable are set out to ASX's satisfaction in the scheme booklet.  1.2 The scheme of arrangement becomes effective.
Basis For Decision	Underlying Policy Standard Decision, refer to Guidance Note 17.



Rule Number	6.23.3
Date	27/08/2025
ASX Code	All
Listed Company	ALMONTY INDUSTRIES INC.
Waiver Number	WLC250123-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Almonty Industries Inc (the 'Company') a waiver from Listing Rule 6.23.3 to the extent necessary to permit the Company to amend the exercise price and terms ('Amendment') of 1,481,480 unquoted warrants ('Warrants'), subject to the following conditions:  1.1 The Company obtains security holder approval for the Amendment pursuant to Listing Rule 6.23.4.  1.2 The notice of meeting seeking such security holder approval includes explanatory information to the satisfaction of ASX pursuant to Listing Rule 6.23.4, including, at a minimum, a clear explanation of the rationale for the proposed Amendment so that holders can make an informed assessment whether or not to approve the Amendment.  1.3 the terms of the waiver are clearly disclosed in the notice of meeting.
Basis For Decision	Underlying Policy Listing Rule 6.23.3 provides that a change affecting an option/ performance right cannot be made if it has the effect of reducing the exercise price, increasing the period for exercise or increasing the number of securities received on exercise of an option/performance right. Changing these fundamental features affects the value of the option/performance right. A decision whether to buy, hold, sell, or exercise the option/performance right depends upon these features being known with certainty. These features also have the potential to affect the market in an entity's ordinary securities. Accordingly, changes to these features are prohibited under Listing Rule 6.23.3 in order to promote market integrity.
	Present Application The Company has sought a waiver from Listing Rule 6.23.3 to enable it to amend the terms of certain unquoted Warrants, which were issued on a free attaching basis as part of a placement of CDIs conducted by the Company. The Amendment has the effect of varying the exercise price by way of the insertion of a formula which provides for an exercise price in Canadian Dollars, which is tied to the exchange rate between American and Canadian Dollars. The number of unquoted Warrants represents 0.5% of the issued capital on an undiluted basis. The Company will be required to seek shareholder approval pursuant to listing rule 6.23.4 for the proposed Amendment. Full details will be provided in a notice of meeting including the Company's reasons and rationale for the changes. The waiver is granted conditional on the Company's shareholders approving the changes.



Rule Number	7.1
Date	26/08/2025
ASX Code	AR9
Listed Company	ARCHTIS LIMITED
Waiver Number	WLC250119-001
Decision	1. archTIS Limited (the 'Entity') is proposing to conduct a capital raising which will consist of a placement of new ordinary securities (the 'Placement'), and an accelerated pro rata entitlement offer of new ordinary securities (the 'Entitlement Offer'). Based solely on the information provided, ASX Limited ('ASX') grants the Entity a waiver from Listing Rule 7.1 on the terms set out in paragraph 5 of the Annexure to Guidance Note 17 in force at the date of this waiver.  2. This waiver is granted on the condition that the Entity releases an announcement to the market that discloses the nature and effect of the waiver and the Entity's reasons for seeking the waiver within one business day of ASX communicating to the Entity that the waiver has been granted, except when the waiver relates to a confidential and incomplete proposal or negotiation. If the waiver relates to a confidential and incomplete proposal or negotiation, disclosure must be made when the matter ceases to be confidential or incomplete. ASX may direct the announcement to be made at another time.
Basis For Decision	Underlying Policy Standard Decision, refer to Guidance Note 17.



Rule Number	7.1
Date	22/08/2025
ASX Code	ASE
Listed Company	ASTUTE METALS NL
Waiver Number	WLC250118-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grant Astute Metals NL (the 'Company') a waiver from listing rule 7.1 to the extent necessary to permit the Company to issue shares under a share purchase plan ('SPP') which complies with Australian Securities and Investments Commission Corporations (Share and Interest Purchase Plans) Instrument 2019/547 ('ASIC Instrument 19/547'), without shareholder approval, on the following conditions: 1.1 the issue price of the shares offered under the SPP will be no less than \$0.015, being the issue price of shares issued under the placement ('Placement') announced by the Company on 31 July 2025; and 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.
Basis For Decision	Underlying Policy Listing Rule 7.1 protects a listed entity's security holders against dilution of their voting and economic interests in the listed entity by imposing a limit on the number of equity securities that may be issued by the entity without prior security holder approval. The actual number of equity securities that a listed entity may issue without prior ordinary security holder approval is calculated by reference to a formula in Listing Rule 7.1, and is approximately, 15% of the number of fully paid ordinary securities (the formula is more complex than this description indicates, and is set out in full in Listing Rule 7.1.) A number of exceptions from the requirement to limit the number of equity securities that may be issued without prior ordinary security holder approval are permitted under Listing Rule 7.2, including where securities are issued under a securities purchase plan (as per Exception 5).
	Present Application ASIC Instrument 19/547 contemplates the issue of not more than \$30,000 worth of securities to each ordinary security holder under a security purchase plan without a prospectus. Exception 5 of Listing Rule 7.2 exempts these plans from the requirement for prior ordinary security holder approval because it is a type of issue that offers participation to existing security holders in a way that, while not pro rata, is made on equal terms and is considered to be fair to them. The exception requires that the issue price be no lower than 80% of the 5 day volume weighted average market price prior to the date of issue of the securities or the announcement of the plan, and that the total number of securities issued be no greater than 30% of the number of ordinary fully paid shares already on issue.  On 31 July 2025, ASE announced that it would be conducting an SPP at the issue price of \$0.015. The terms of the SPP in this case are such that the price of securities under the SPP will be the same price as securities issued under the Placement, which is at a discount of approximately 34.50% of the VWAP over the last 5 days on which trades were recorded before the day on which the SPP (and the Placement) were announced (as opposed to the maximum discount of 20% allowable under Exception 5 of Listing Rule 7.2). In the interests of fairness, security holders are to be offered securities under the



SPP at the same price as the Placement. An SPP on these terms is consistent with the policy basis of the exception. The overall cap of 30% of issued capital must still be observed to limit the overall degree of dilution that may be caused by the issue.



Rule Number	7.1
Date	20/08/2025
ASX Code	PEN
Listed Company	PENINSULA ENERGY LIMITED
Waiver Number	WLC250116-001
Decision	1. Peninsula Energy Limited (the 'Entity') is proposing to conduct a capital raising which will consist of a placement of new ordinary securities (the 'Placement'), and an accelerated pro rata entitlement offer of new ordinary securities (the 'Entitlement Offer'). Based solely on the information provided, ASX Limited ('ASX') grants the Entity a waiver from Listing Rule 7.1 on the terms set out in paragraph 5 of the Annexure to Guidance Note 17 in force at the date of this waiver.
Basis For Decision	Underlying Policy Standard Decision, refer to Guidance Note 17.



Rule Number	8.2
Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-004
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 8.2 to the extent necessary for the Entity not to provide an issuer sponsored subregister for as long as the Entity has the benefit of a Listing Rule 2.1 condition 3 waiver.
Basis For Decision	Underlying Policy An entity is to provide an issuer sponsored subregister for securities except where Listing Rule 8.2.1 allows for a certificated subregister. These arrangements support orderly settlement of securities quoted on the ASX market.  Present Application This is a companion waiver to a waiver from Listing Rule 2.1 condition 3 granted to the Entity.



Rule Number	8.10
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Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-005
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 8.10 to allow the Entity to refuse to register transfers of debt securities from the date which is 2 business days before an interest payment date or the maturity date of the debt securities, on condition that ASX is satisfied with the settlement arrangements that exist in relation to the notes to be quoted on ASX.
Basis For Decision	Underlying Policy An entity must not interfere with registration of a transfer document relating to quoted securities, subject to a number of exceptions set out in that rule. This supports the principle that quoted securities should be freely transferable. The rule also inhibits the ability of an issuer to cause disruption to the settlement cycle.  Present Application The securities being quoted are wholesale debt securities. Trading in the securities is to be settled outside of CHESS via Austraclear, Euroclear and Clearstream, Luxembourg. The Entity is required to
	close the register of a series of debt securities from the close of 2 business days prior to an interest payment date or the maturity date. This enables the register to be up to date on an interest payment date or maturity date for that series of debt securities. This is a common arrangement for these types of securities and it is appropriate to grant a waiver in the circumstances.



Rule Number	8.21
Date	26/08/2025
ASX Code	TT2
Listed Company	THINK TANK RESIDENTIAL SERIES 2025-2 TRUST
Waiver Number	WLC250125-006
Decision	Based solely on the information provided, ASX Limited ('ASX') grants Think Tank Residential Series 2025-2 Trust ('Entity') a waiver from Listing Rule 8.21 to the extent necessary to permit the Entity to not do the following:     1.1 in respect of transactions that are settled outside CHESS, mark transfer forms as required by Appendix 8A; or     1.2 in respect of transactions that are settled in the Austraclear, Euroclear and Clearstream, Luxembourg, send confirmations of a change of address to a security holder at the holder's old address.
Basis For Decision	Underlying Policy An entity must comply with Appendix 8A which outlines the time limits for CHESS requirements in order to maintain an orderly market and support the ASX Settlement Operating Rules. This supports the integrity of the ASX market.  Present Application The securities being quoted are wholesale debt securities. The likely holders of the debt securities are institutional investors. The waiver is granted to the extent that transactions are settled outside CHESS.



Rule Number	10.1
Date	20/08/2025
ASX Code	AGR
Listed Company	AGUIA RESOURCES LIMITED
Waiver Number	WLC250117-001
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grants Aguia Resources Limited (the 'Company') a waiver from Listing Rule 10.1 to the extent necessary to permit the Company to grant a security interest over the shares held by the Company in Andean Mining Limited (the 'Security Interest') to Far East Capital Limited as nominee of Warwick Grigor (the 'Related Party Lender') to secure the Company's obligation under the loan to be provided by the Related Party Lender ('Loan Facility'), without obtaining shareholder approval, on the following conditions:  1.1 the Company releases an announcement to the market that provides:  1.1.1 the material terms of the Loan Facility, the Security Interest, and of this waiver from Listing Rule 10.1; and  1.1.2 a description of the reasons why the Company has chosen to obtain the financial accommodation from the Related Party Lender rather than a lender that is not a Listing Rule 10.1 party and the steps the board has taken to satisfy itself that the transaction is being entered into on arm's length terms and is fair and reasonable from the perspective of the holders of the Company's ordinary securities;  1.2 the Security Interest documents expressly provide that:  1.2.1 the Security Interest is limited to the funds due under the financial accommodation;  1.2.2 the Security Interest will be discharged when the funds due under the financial accommodation have been paid in full;  1.2.3 in the event the Security Interest is enforced the assets can only be disposed of to the Related Party Lender or associates of the Related Party Lender or associates of the Related Party Lender, if the disposal is first approved by the Company's security holders under Listing Rule 10.1; and  1.2.4 otherwise, if the Related Party Lender exercises, or appoints a receiver, receiver and manager or analogous person to exercise, any power of sale under the Security Interest, the assets must be sold to an unrelated third party on arm's length commercial terms and the net proceeds of sale dis
Basis For Decision	Underlying Policy Listed entities are required to obtain the approval of security holders for an acquisition from, or disposal to, a person in a position to exercise influence over the entity of a substantial asset. The votes of security holders who are parties to the transaction, and their associates, are not counted. Listed entities are required to obtain an



independent expert's report on the fairness and reasonableness of the transaction and send it to security holders to accompany the notice of security holders' meeting. This rule protects security holders from a value-shifting transaction with a person in a position of influence being undertaken by a listed entity without the disinterested security holders having approved that transaction with the benefit of full information. The rule supplements the related party provision of the "Corporations Act 2001" (Cth) (or, in the case of foreign entities, the related party provisions of the law of their home jurisdiction).

#### **Present Application**

The Company is granted a waiver from Listing Rule 10.1 to enable it to grant the Security Interest in favour of the Related Party Lender, subject to a number of conditions, including that the Security Interest documents provide that in the event the Security Interest is exercised, neither the Related Party Lender nor any of its associates are entitled to acquire the assets without the Company first complying with any applicable Listing Rules, including Listing Rule 10.1. This condition provides a sufficient safeguard against value-shifting to the Listing Rule 10.1 parties.



Rule Number	10.11
Date	22/08/2025
ASX Code	ASE
Listed Company	ASTUTE METALS NL
Waiver Number	WLC250118-002
Decision	1. Based solely on the information provided, ASX Limited ('ASX') grant Astute Metals NL (the 'Company') a waiver from listing rule 10.11 to the extent necessary to permit the Company to issue shares under a share purchase plan ('SPP') which complies with Australian Securities and Investments Commission Corporations (Share and Interest Purchase Plans) Instrument 2019/547 ('ASIC Instrument 19/547'), to its directors without shareholder approval, on the following conditions:  1.1 the issue price of the shares offered under the SPP will be no less than \$0.015, being the issue price of shares issued under the placement ('Placement') announced by the Company on 31 July 2025;  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; and  1.3 that the SPP shares for the directors and their associates will not be scaled back more favourably than any other holder of a marketable parcel.
Basis For Decision	Underlying Policy Listing Rule 10.11 requires the approval of security holders to issue securities to a related party. This rule is directed at preventing a related party from obtaining securities on advantageous terms and increasing their holding proportionate to other holders. Only unassociated security holders' votes are counted where such approval is sought. This protects security holders' interests by supplementing the related party provisions of the Corporations Act (and whatever related party provisions apply to foreign entities). A number of exceptions from the requirement to limit the number of equity securities that may be issued without prior ordinary security holder approval are permitted under Listing Rule 10.12, including where securities are issued under a securities purchase plan (as per Exception 4).
	Present Application ASIC Instrument 19/547 contemplates the issue of not more than \$30,000 worth of securities to each ordinary security holder under a security purchase plan without a prospectus. Exception 4 of Listing Rule 10.12 exempts these plans from the requirement for prior ordinary security holder approval because it is a type of issue that offers participation to existing security holders in a way that, while not pro rata, is made on equal terms and is considered to be fair to them. The exception requires that the issue price be no lower than 80% of the 5 day volume weighted average market price prior to the date of issue of the securities or the announcement of the plan, and that the total number of securities issued be no greater than 30% of the number of ordinary fully paid shares already on issue. On 31 July 2025, ASE announced that it would be conducting an SPP at the issue price of \$0.015. The terms of the SPP in this case are such that the price of securities under the SPP will be the same price as securities issued under the Placement, which is at a discount of approximately 34.50% of the VWAP over the last 5 days on which trades were recorded before the day on which the SPP (and the



Placement) were announced (as opposed to the maximum discount of 20% allowable under Exception 4 of Listing Rule 10.12). In the interests of fairness, security holders are to be offered securities under the SPP at the same price as the Placement. An SPP on these terms is consistent with the policy basis of the exception. The overall cap of 30% of issued capital must still be observed to limit the overall degree of dilution that may be caused by the issue.



Rule Number	10.13.5
Date	27/08/2025
ASX Code	MBX
Listed Company	MY FOODIE BOX LIMITED
Waiver Number	WLC250124-001
Decision	1. My Foodie Box Limited (the 'Entity') proposes to issue securities under a prospectus or PDS as part of, or in connection with, a transaction ('Capital Raising'). ASX Limited ('ASX') has advised the Entity that it must meet the requirements in Chapters 1 and 2 of the Listing Rules in relation to the transaction. Based solely on the information provided, ASX grants the Entity a waiver from Listing Rule 10.13.5 to the extent necessary to permit the notice of meeting seeking security holder approval for the issue of securities to Listing Rule 10.11 parties as part of, or in connection with, the Capital Raising not to state that the securities will be issued no later than one (1) month after the date of the meeting, on the following conditions.  1.1 The securities are issued at the same time as other securities to be issued under the prospectus or PDS that the Entity has issued or is proposing to issue as part of, or in connection with, the transaction.  1.2 The terms of the waiver are clearly disclosed in the notice of meeting and in the prospectus or PDS to be issued in respect of the Capital Raising.  2. This waiver is granted on the condition that the Entity releases an announcement to the market that discloses the nature and effect of the waiver and the Entity's reasons for seeking the waiver within one business day of ASX communicating to the Entity that the waiver has been granted, except when the waiver relates to a confidential and incomplete proposal or negotiation. If the waiver relates to a confidential and incomplete proposal or negotiation, disclosure must be made when the matter ceases to be confidential or incomplete. ASX may direct the announcement to be made at another time.
Basis For Decision	Underlying Policy Standard Decision, refer to Guidance Note 17.