Chapter 15
Requirements for documents

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Explanatory note

ASX has issued a Guidance Note on its *market announcements platform (see Guidance Note 14 ASX Market Announcements Platform).

Giving draft documents to ASX

15.1 An entity must give ASX a draft of each of the following documents for examination. The entity must not finalise the document until ASX tells it that ASX does not object to the document. ASX will tell the entity within 5 *business days whether it objects, or that it needs more time to examine the document.

Introduced 01/07/96 Origin: Listing Rule 3J(33) Amended 01/07/00

Cross reference: rule 15.2.2. A draft document is given to the home branch.

15.1.1 Proposed amended constitution.

Introduced 01/07/96 Origin: Listing Rule 3A(15)

Cross reference: rules 3.17, 15.4.2 and 15.11.

Note: The draft must be given to the home branch in a way that enables the changes to be readily identified. The amended constitution must be given to the market announcements office after the amendments have been made.

15.1.2 Proposed amended document setting out the terms of *debt securities or *convertible debt securities.

Introduced 01/07/96 Origin: Listing Rule 3A(15)

Note: As at 01/07/00 section 260FA(1) of the Corporations Act may require a trust deed in relation to debt securities. If a trust deed is required, a copy of any amending deed must be given to ASX under this rule. The draft must be given to the home branch in a way that enables the changes to be readily identified. The amended document must be given to the market announcements office after the amendments have been made.
Example: ASX will check that the payment date for interest as set out in the draft document complies with the listing rules.

15.1.3 A document to be sent to persons who are entitled to participate in a new issue under an arrangement or reconstruction.

Introduced 01/07/96 Origin: Listing Rule 3E(7)(a)

Note: Part 5.1 of the Corporations Act deals with arrangements and reconstructions for a “Part 5.1 body”.

Cross reference: rule 3.10.1, Appendix 3B.

15.1.4 A notice of meeting which contains a resolution for an issue of *securities.

Introduced 01/07/96 Origin: Listing Rule 3E(7)(a)

Cross reference: rules 3.10.3, 7.1, 7.1A, 10.11.

15.1.5 A document to be sent to persons on whose *securities a call is to be made or an instalment is due.

Introduced 01/07/96 Origin: Listing Rule 3F(1)

Cross reference: Appendix 6A.

15.1.6 A document to be sent to persons whose quoted options are about to expire.

Introduced 01/07/96 Origin: Listing Rule 3G(3)

Cross reference: Appendix 6A.

15.1.7 A document to be sent to holders of *securities in connection with seeking an approval under the listing rules.

Introduced 01/07/96 Origin: Listing Rules 3J(3)(f), 3N(1)(e), 3S(2)(b), 3W(1)(a)(i), 3W(2)(a)


Giving final documents to ASX

Place for lodging documents

15.2 To give a document to ASX, an entity must give it:

15.2.1 *to the *market announcements office, if any of the following apply.

- The document is for release to the market.
  
  Note: Drafts are given to the home branch.
  
  Financial statements and annual reports are released to the market.
  

- ASX has specified the *market announcements office as the place for giving ASX the document.

- The document is in response to correspondence from the *market announcements office.

- The document was sent to holders of the entity’s *securities.

- The document is a disclosure document, *PDS, *information memorandum, *takeover document, document setting out the terms of *debt securities or *convertible debt securities, or copy of the entity’s constitution.

- The document is an Appendix 3B.

Introduced 01/07/96 Origin: Listing Rule 3J(1)(a) Amended 01/07/97, 13/03/00, 01/07/00, 11/03/02, 01/01/03, 01/05/13, 19/12/16

Cross reference: Listing rule 15.3; Guidance Note 14 ASX Market Announcements Platform.
15.2.2 to the “home branch”, if any of the following apply.

- The document is not for release to the market.
  Example: A draft document.
- ASX has specified the “home branch as the place for giving ASX the document.
- The document is in response to correspondence from the “home branch and ASX has not specified that the response is to be sent to the “market announcements office.

Introduced 01/07/96 Origin: Listing Rule 3J(1)(a) Amended 01/05/13

15.2.3 [Deleted]

Introduced 01/07/00 Amended 30/09/01 Deleted 01/01/03

Language of documents

15.2A A document given to ASX, whether for public release or otherwise, must be in English or accompanied by an English translation.

Introduced 01/01/12

Method of lodgement of documents

15.3 The following rules apply to documents given to ASX.

(a) A document for release to the market must be given to ASX electronically. This rule does not apply if the document is in an excluded category published by ASX from time to time.

(b) Unless ASX agrees otherwise, where ASX makes available an online form relating to a matter, a document for release to the market in relation to that matter must be generated by completing the relevant online form and lodging it through the facility provided by ASX to lodge the online form.

(c) Unless ASX agrees otherwise, where an entity has lodged an online form in respect of a matter, any change to the information in the online form must be made by lodging an online form which is an update to or cancellation of the original online form.

Introduced 01/07/96 Origin: Listing Rule 3J(1)(b) Amended 01/09/99, 01/07/00, 30/09/01, 01/01/03, 22/09/14

Note: If an entity is sending its security holders an annual report that comprises only the financial statements it has lodged with ASIC and previously given to ASX, it need not send in an annual report, but should tell ASX at the time of lodgement that that is what it is sending to security holders.

The only excluded category of documents is proxy voting information given to ASX under section 251AA of the Corporations Act.

ASX Market Announcements does not receive hand delivered documents.

ASX has made available online forms which are set out in Appendices to the Listing Rules. Where an Appendix is available as an online form this is indicated in the header to the Appendix. The online forms can be accessed, completed and lodged through ASX Online.

Cross reference: Listing rules 3.20.4, 4.7, 15.4; Guidance Note 14 – ASX Market Announcements Platform; Guidance Note 20 – ASX Online.

15.3.1 A document is taken to be given to ASX electronically if each of the following requirements are met.

- ASX and the person giving the document to ASX have agreed, in writing, that documents of that kind may be given to ASX and authenticated electronically.
- ASX receives the document electronically.
- The entity meets the requirements set and published by ASX for giving a document to ASX electronically.

Introduced 01/07/00 Amended 01/01/03, 11/01/10
Note: If the document is not given to ASX because the entity does not comply with the agreement or the requirements, the entity will be in breach of the listing rule that requires the entity to give the document to ASX.

Cross reference: Guidance Note 20 - ASX Online

15.4 An entity must give ASX copies of documents as follows.

15.4.1 [Deleted]

15.4.2 One copy of its constitution, or documents setting out the terms of *debt securities or convertible debt securities. The entity must also give ASX a copy of the consolidated, amended constitution or documents setting out the terms of debt securities or convertible debt securities after each amendment has been made.

15.4A [Deleted]

15.5 A document given to ASX must be on the entity’s letterhead, unless a form prescribed by the listing rules or an Australian law is used. The document or form must be dated and authorised by an identified, authorised officer of the entity. If a document cannot conveniently be put in letter form, the entity must give ASX a covering letter with it.

15.5.1 This rule does not apply to a document given to ASX electronically under listing rule 15.3.1.

Documents not for release to the market

15.6 If a document is not for public release, the entity must prominently mark the document to make that clear. Information in a document that is marked in that way may be released to the market.

15.7 An entity must not release information that is for release to the market to any *person until it has given the information to ASX and has received an acknowledgement that ASX has released the information to the market.

15.7.1 However, an entity may release information that is for release to the market, if it becomes available outside the hours of operation of the *market announcements office, to an overseas stock exchange that requires it. In that case, the entity must

+ See chapter 19 for defined terms
give the information to the *market announcements office at the same time, together with advice that it has released it.

Introduced 01/07/96 Origin: Listing Rule 3J(1)(e) Amended 01/01/03, 01/05/13

No embargo

15.8 ASX does not recognise an embargo on a document given to it for public release.

Introduced 01/07/96 Origin: Listing Rule 3J(10)

Documents the property of ASX

15.9 A document given to ASX by an entity, or on its behalf, becomes and remains the property of ASX to deal with as it wishes, including copying, storing in a retrieval system, transmitting to the public, and publishing any part of the document and permitting others to do so. The documents referred to in this rule include a document given to ASX in support of a listing application or in compliance with the listing rules.

Introduced 01/07/96 Origin: Listing Rule 3J(10)

Sending documents to overseas security holders

General rule

15.10 A document that is to be sent to an overseas security holder must be sent by air or by fax, or in another way that ensures it will be received quickly.

Introduced 01/07/96 Origin: Listing Rule 3J(18)

Note: This rule is satisfied either by air mail or fax to each holder, or by transport by air of all the documents and surface post to each holder in the country of destination.

Example: A document may be printed and posted in the country of destination at the same time it is printed and posted in Australia.

Cross reference: Listing rule 7.7.

Rules concerning an entity’s constitution

General rule

15.11 An entity must have a constitution.

Introduced 01/07/96 Amended 01/07/98

15.11.1 If an entity amends its constitution, the constitution (including the amendments) must be consistent with the listing rules. This does not apply if the entity’s constitution includes the provisions in Appendix 15A or Appendix 15B (as applicable).

Introduced 01/07/96 Amended 01/07/98

Note: If a listing rule has been waived on an on-going basis, the constitution must be consistent with the rules as waived. See rule 18.1.

The ASIC has issued Class Order 98/1808 to allow the constitution of a registered managed investment scheme to include a provision to the effect of Appendix 15A - see ASIC Policy Statement 134, Managed Investments: Constitutions.

Restricted securities

15.12 An entity’s constitution must provide for each of the following.

15.12.1 Restricted securities cannot be disposed of during the escrow period except as permitted by the listing rules or ASX.

Introduced 01/07/96
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Note: If the constitution allows the restricted securities to be disposed of as permitted by the listing rules or ASX, no amendment is needed to permit the transfer of restricted securities if permission is given for that transfer (eg, in the case of a deceased holder).

15.12.2 The entity will refuse to acknowledge a disposal (including registering a transfer) of restricted securities during the escrow period except as permitted by the listing rules or ASX.

Introduced 01/07/96 Origin: Listing Rules 1A(1)(b), 1A(1)(c)(i)

15.12.3 During a breach of the listing rules relating to restricted securities, or a breach of a restriction agreement, the holder of the restricted securities is not entitled to any dividend or distribution, or voting rights, in respect of the restricted securities.

Introduced 01/07/96 Origin: Listing Rule 1A(1)(c)(iii)

Note: The definition of dispose includes using an asset as collateral. See chapter 19.

Cross reference: chapter 9, Appendix 9A

Small holdings

15.13 An entity’s constitution must not permit it to sell the securities of a holder who has less than a marketable parcel of those securities unless the constitution provides for both of the matters in rule 15.13A or each of the following.

15.13.1 The entity may do so only once in any 12 month period.

15.13.2 The entity must notify the security holder in writing of its intention.

Note: In the notification to security holders, care should be taken not to mislead holders as to the nature of holding that is being sold. The fact that a holding is less than a "marketable parcel" for the purposes of the Listing Rules does not mean that the holding is not capable of being sold and hence it is potentially misleading to describe the sale as being a sale of an "unmarketable parcel".

15.13.3 The security holder must be given at least 6 weeks from the date the notice is sent in which to tell the entity that the holder wishes to retain the holding.

15.13.4 If the security holder tells the entity under rule 15.13.3 that the holder wishes to retain the holding, the entity will not sell it.

15.13.5 The power to sell lapses following the announcement of a takeover. However, the procedure may be started again after the close of the offers made under the takeover.

15.13.6 The entity or the purchaser must pay the costs of the sale.

15.13.7 The proceeds of the sale will not be sent until the entity has received any certificate relating to the securities (or is satisfied that the certificate has been lost or destroyed).

Introduced 01/07/96 Origin: Listing Rule 3J(35) Amended 01/07/97, 01/09/99

Cross reference: ASX Settlement Operating Rule 5.12 requires a CHESS holding to be moved onto the Issuer Sponsored subregister or into certificated form before divestment. See also ASX Settlement Operating Rule 8.10.2.

15.13A The matters that the constitution must provide for are as follows.

15.13A.1 The divestment provisions only apply to securities in a new holding created by the transfer of a parcel of securities that was less than a marketable parcel at the time the transfer document was initiated or, in the case of a paper based transfer document, was lodged with the entity. However, the provisions must not apply to securities transferred before 1 September 1999.

Introduced 01/09/99 Amended 11/03/02

Cross reference: ASX Settlement Operating Rule 5.12 requires a CHESS holding to be moved onto the Issuer Sponsored subregister or into certificated form before divestment. See also listing rule 6.12.3, ASX Settlement Operating Rule 8.10.2 and ASX Market Schedule 9.1.3.
15.13A.2 The proceeds of sale of the *securities (less the costs of the sale) must be sent to the holder after the sale.
Introduced 01/09/99

15.13B If the constitution of an entity allows divestment of *securities under rule 15.13A, it may also permit the removal or change to a *security holder's right to vote or to receive dividends (in the case of a trust, distributions) for those *securities. The constitution must also provide for any dividends (in the case of a trust, distributions) that have been withheld to be sent to the holder after the sale.
Introduced 01/09/99
Cross reference: rule 6.10.5

Trusts

15.14 A trust which has provisions in its constitution relating to the acquisition of units above a limit or *substantial holdings must not have any sanctions or penalties in the constitution which entitle the responsible entity or any other party to enforce the provisions.
Introduced 01/07/96 Origin: Listing Rule 3J(31)(a) Amended 01/07/97, 01/07/98, 13/03/00, 30/09/01
Example: A trust has provisions in its constitution prohibiting anyone acquiring more than 15% of the units on issue without making an offer to all unitholders. The constitution must not have provisions allowing enforcement of this prohibition.
A trust has provisions in its constitution saying that a person who acquires more than 80% of the units on issue may compulsorily acquire the outstanding units. The constitution must not have provisions allowing enforcement of this right.

Foreign companies

15.15 A *foreign company’s constitution must not include provisions relating to *takeovers or *substantial shareholdings.

15.15.1 A *foreign company listed before 1 July 1996 which has provisions relating to *takeovers or *substantial holdings in its constitution, must not have any sanctions or penalties in the constitution which entitle it or any other party to enforce any provisions relating to *takeovers or *substantial holdings. If there are sanctions or penalties in the constitution, they must not be enforced.

15.15.2 This rule does not prohibit provisions relating to *takeovers or *substantial holdings required under the NZX Main Board Listing Rules.
Introduced 01/07/96 Origin: Listing Rule 3J(31)(b) Amended 01/07/97, 13/03/00, 19/12/16

Management agreements for investment entities (except pooled development funds)

15.16 A management agreement for an *investment entity (except a *pooled development fund) must provide for each of the following.

(a) The manager may only end the management agreement if it has given at least 3 months’ notice.

(b) If the term of the agreement is fixed, it must not be for more than 5 years.

(c) If the agreement is extended past 5 years, it will be ended on three months’ notice after an ordinary resolution is passed to end it.

Introduced 01/09/99 Origin: Guidance note on investment entities.
15.16.1 This rule does not apply if the entity was admitted to the official list before 1 September 1999 and no restrictions on the term of its management agreement were applied by ASX on admission.

Introduced 01/09/99

End of Section. Next page is no. 1601.