

## Appendix 6A

### Timetables

*Note: The days indicated in the “+Business day” column reflect completion of the event in the minimum (or maximum) time limit specified for that event. For the avoidance of doubt, references in these timetables to securities that are “intended to be quoted on ASX” includes securities in a class of securities that is already quoted on ASX, where the entity is consequently obliged under Listing Rule 2.4 to apply for their quotation.*

#### 1. Dividends or distributions

- 1.1 Unless otherwise agreed by ASX, an entity must follow the time limits set out in this timetable when paying a dividend or distribution on quoted +securities. The timetable does not apply to interest payments on quoted +debt securities or quoted +convertible debt securities.

Event	Time Limits	+Business day
<p>Entity announces dividend or distribution and a +record date that is at least 4 +business days after the date of the announcement using an Appendix 3A.1.</p> <p>+Securities quoted on a “cum” basis.</p> <p>Note: If an entity does not know the actual amount of the dividend or distribution at the time of the announcement, it may include in the Appendix 3A.1 the estimated amount of the dividend or distribution. If it does so, it must notify ASX immediately the final amount of the dividend or distribution is determined using the ‘update’ function in the Appendix 3A.1 (see Listing Rule 3.21(c)).</p> <p>Cross reference: Appendices 4D and 4E. If a dividend or distribution will be paid for a half year or full year, the dividend announcement must be included in the half year report or preliminary final report.</p>		0
Ex date.	The +business day before the +record date	3
+Record date to identify security holders entitled to the dividend or distribution.	<p>At least 4 +business days after the announcement on day 0</p> <p>Note: If the announced record date is later than 4 business days after day 0, the preceding date, this date and all subsequent dates in the timetable are to be adjusted accordingly.</p>	4
<p>If the entity has a +dividend or distribution plan, last date for elections under the plan.</p> <p>Note: ASX expects that the same election cut-off date applied by an entity for a dividend or distribution reinvestment plan will normally be applied by the entity for other elections relating to the same dividend or distribution, such as currency elections or elections under a bonus option plan (or similar) or a dividend charitable donation program, or that the entity will make appropriate disclosure.</p>	At least 1 +business day after the +record date	5

Date for payment of dividend or distribution.	If the entity has a *dividend or distribution plan, at least 2 *business days after the *record date  otherwise any day after the *record date	If the entity has a *dividend or distribution plan on or after 6  otherwise on or after 5
Last day for entity to issue securities under any *dividend or distribution plan and, if they are intended to be quoted on ASX, to notify ASX of their issue and apply for their quotation using an Appendix 2A or, if they are not intended to be quoted on ASX, to notify ASX of their issue using an Appendix 3G.  Note: This requirement only applies to an issue of new securities to satisfy an entitlement under a dividend or distribution plan. It does not apply to a purchase and transfer of existing securities to satisfy such an entitlement. ASX would encourage listed entities that purchase and transfer existing securities to satisfy entitlements under a dividend or distribution plan to do so as quickly as they reasonably can and target completing the transfers within 5 business days after the due date for payment of the dividend or distribution.	No later than 5 *business days after the due date for payment of the dividend or distribution	Payment date + 5 *business days

Introduced 01/07/96 Origin: Listing Rules 3A(6), 3D(1)(d) Procedures 1(f) and 11 Amended 01/07/97, 01/02/99, 11/01/10, 04/03/13, 14/04/14, 22/09/14, 07/03/16, 01/12/19, 05/06/21

Cross reference: Appendix 3A.1.

## 2. Interest payments on quoted debt securities

- 2.1 Unless otherwise agreed by ASX, an entity must follow the time limits set out in this timetable when making interest payments on quoted \*debt securities or quoted \*convertible debt securities.

Event	Time Limits	*Business day
Entity announces interest payment and a *record date that is at least 4 *business days after the date of the announcement using an Appendix 3A.2.  *Securities quoted on a "cum" basis.		0
Ex date.	The *business day before the *record date	3
*Record date to identify security holders entitled to the interest payment.	At least 4 *business days after the announcement on day 0  Note: If the announced record date is later than 4 business days after day 0, the preceding date, this date and all subsequent dates in the timetable are to be adjusted accordingly.	4
Date for interest payment.	Any day after the *record date	On or after 5

If interest payment to be satisfied by the issue of securities, last day for entity to issue securities and, if they are intended to be quoted on ASX, to notify ASX of their issue and apply for their quotation using an Appendix 2A or, if they are not intended to be quoted on ASX, to notify ASX of their issue using an Appendix 3G.	No later than 5 *business days after the due date for the interest payment	Payment date + 5 *business days
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Introduced: 01/07/96 Amended 01/12/19, 05/06/21

Cross reference: Appendix 3A.2.

### 3. Calls – no liability companies

3.1 Unless otherwise agreed by ASX, a no liability company must follow the time limits set out in this timetable when making a call on \*quoted partly paid \*securities.

Event	Time Limits	*Business day
Company gives draft call documents to ASX for review. Cross reference: Listing Rule 15.1.5.	At least 5 *business days before call notices are due to be sent to holders	–
After ASX indicates it has no objection to draft call documents, company announces call due date and call amount using an Appendix 3A.6. Cross reference: Listing Rule 3.10.3D(a).	On or before day 0	–
Company sends call notices to all holders of partly paid shares and lodges a sample notice with ASX. Cross reference: Listing Rule 3.17.1 and Appendix 6A paragraph 3.2.	Not more than 20 *business days, and not less than 10 *business days, before call due	0
Last day for on-market trading in partly paid “call unpaid” shares.	The *business day before call due	9
If ASX agrees, first day of “call paid” trading on a *deferred settlement basis. Note: The “call paid” securities will trade under a deferred settlement code assigned by ASX.	The *business day call is due	10
Last day for settlement of on-market partly paid “call unpaid” trades.	1 *business day after call due	11
Last day for company to accept transfers of partly paid shares call unpaid.	3 *business days after call due	13
Last day for company to enter the call paid on the shares in its register of members and to notify ASX of the number of partly paid shares that have had the call paid and the number that have not had the call paid and consequently will be forfeited.	Not more than 5 *business days after last day for company to accept off-market transfers	18

Note: There is no prescribed form for this notification. An email to ASX Issuer Operations ([IssuerOps@asx.com.au](mailto:IssuerOps@asx.com.au)) will suffice. Provided this notification is given to ASX before noon (Sydney time) on a business day, deferred settlement trading will end at the close of trading on that business day and normal (T+2) trading will start from the commencement of trading on the next business day (ie day 19). If this notification is given to ASX after noon (Sydney time) on a business day, deferred settlement trading will end at the close of trading on the next business day and normal (T+2) trading will start from commencement of trading on the business day after that.

Settlement of on-market trades conducted on a deferred settlement basis and the first settlement of trades conducted on a T+2 basis occurs 2 business days after T+2 trading starts.

If the partly paid shares have been fully paid up, they will trade thereafter under the relevant code for the fully paid shares. If the partly paid shares have not been fully paid up, they will trade under a new code for the partly paid shares to indicate that they are "call paid".

Introduced 01/07/96 Origin: Listing Rules 3D(1D), 3D(6)(b), 3F(2), 3F(4)(b) Procedure 10 Amended 01/07/97, 01/02/99, 01/07/00, 04/03/13, 07/03/16, 01/12/19, 05/06/21

Cross reference: Appendix 3A.6 for information requirements regarding calls/instalments.

3.2 A call notice must be sent to all holders on whom the call is made. It must include each of the following.

- (a) The name of the shareholder.
- (b) The number of partly paid shares held.
- (c) The amount of the call.
- (d) The due date for payment.
- (e) The consequences of non-payment.
- (f) The last day for trading partly paid "call unpaid" shares.
- (g) The last day for the company's registry to accept transfers of partly paid "call unpaid" shares.
- (h) The latest available \*market price of the partly paid shares on which the call is being made immediately before the company told ASX that it intended to make a call.
- (i) The latest available \*market price of the partly paid shares on which the call is being made before the \*issue date of the call notice.
- (j) The highest and lowest \*market price of the partly paid shares on which the call is being made during the 3 months immediately before the call notice is issued, and the dates of those sales.
- (k) The information required by (h), (i) and (j) in respect of all quoted shares that are (or would be if fully paid) in the same \*class as the shares the subject of the call, if the shares the subject of the call were fully paid.
- (l) The amount spent on exploration and administration since the date of its last audited accounts.
- (m) Details of the proposed use for the funds.
- (n) Geological data available on the exploration or mining areas, and the results of any exploration activity.
- (o) If a program of exploration or mining is recommended, the identity and qualifications of any person recommending it to the directors; how the funds will be used before it is implemented, and an estimate of the funds needed to complete it.

- (p) Whether the directors will pay the call in respect of any partly paid shares they hold, and the number of shares on which they will pay the call.

Introduced 01/07/96 Origin: Listing Rule 3F(2), 3F(3) Amended 01/07/98, 04/03/13, 01/12/19

#### 4. Calls and instalments – entities except no liability companies

- 4.1 Unless otherwise agreed by ASX, an entity (except a no liability company) must follow the time limits set out in this timetable when making a call or requiring the payment of an instalment on +quoted partly paid +securities.

Event	Time Limits	+Business day
Entity gives draft call/instalment documents for first notice and second notice to ASX for review.  Cross reference: Listing Rule 15.1.5.	At least 5 +business days before first call notices are due to be sent to holders	–
After ASX indicates it has no objection to draft call documents, entity announces call/instalment due date and call/instalment amount using an Appendix 3A.6.  Note: The entity must also announce the last date on which the registry will accept transfers without call money attached. The date must be 5 business days before the call due date.  Cross reference: Listing Rule 3.10.3D(a).	On or before day 0	–
Entity sends notices to all holders on whom the call is made or from whom the instalment is due who are on the register when the call or instalment is announced (“first notice”) and lodges a sample notice with ASX.  Cross reference: Listing Rule 3.17.1 and Appendix 6A paragraph 4.2.	Not more than 40 +business days, and not less than 30 +business days, before the call due date	0
Last day for on-market trading in partly paid “call unpaid” +securities.	9 +business days before call/instalment due	21
If ASX agrees, first day of “call paid” trading on a +deferred settlement basis.  Note: The “call paid” securities will trade under a deferred settlement code assigned by ASX.	8 +business days before call/instalment due	22
Last day for settlement of on-market partly paid “call unpaid” trades.	7 +business days before call/instalment due	23
Last day for entity to accept transfers of partly paid +securities call unpaid.	5 +business days before the due date for payment	25

<p>Entity sends notices to new security holders and those holders whose holdings have changed since it sent first notices (“second notice”) and lodges a sample notice with ASX.</p> <p>Cross reference: Listing Rule 3.17.1 and Appendix 6A paragraph 4.3.</p>	<p>4 *business days before the due date for payment</p>	<p>26</p>
<p>Call/instalment due and payable.</p>	<p>Not more than 40 *business days, and not less than 30 *business days, after first notice sent to holders of partly paid *securities</p> <p>Note: If the first call notices are sent to holders of partly paid securities more than 30 business days before the call due date, the preceding dates referable to the call due date, this date and all subsequent dates in the timetable are to be adjusted accordingly.</p>	<p>30</p>
<p>Last day for entity to enter the call/instalment paid on the *securities into its register of members and to notify ASX of the number of partly paid *securities that have had the call/instalment paid, and the number that have not had the call/instalment paid and consequently will be forfeited.</p> <p>Note: There is no prescribed form for this notification. An email to ASX Issuer Operations (<a href="mailto:IssuerOps@asx.com.au">IssuerOps@asx.com.au</a>) will suffice. Provided this notification is given to ASX before noon (Sydney time) on a business day, deferred settlement trading will end at the close of trading on that business day and normal (T+2) trading will start from the commencement of trading on the next business day (ie day 36). If this notification is given to ASX after noon (Sydney time) on a business day, deferred settlement trading will end at the close of trading on the next business day and normal (T+2) trading will start from commencement of trading on the business day after that.</p> <p>Settlement of on-market trades conducted on a deferred settlement basis and the first settlement of trades conducted on a T+2 basis occurs 2 business days after T+2 trading starts.</p> <p>If the partly paid securities have been fully paid up, they will trade thereafter under the relevant code for the fully paid securities. If the partly paid securities have not been fully paid up, they will trade under a new code for the partly paid securities to indicate that they are “call paid”.</p>	<p>Not more than 5 *business days after the due date for payment</p>	<p>35</p>

Introduced 01/07/96 Origin: Listing Rules 3D(1D), 3D(6)(c), 3F(2A), 3F(2B) Procedure 10A Amended 01/07/97, 01/02/99, 01/07/00, 04/03/13, 07/03/16, 01/12/19, 05/06/21

Note: For protection procedures see ASX Business Rule 4.5.

Cross reference: Appendix 3A.6 for information requirements regarding calls/instalments.

4.2 A call notice must be sent to persons on whom a call is made or from whom an instalment is due (the ‘first notice’). It must include each of the following.

- (a) The name of the holder.
- (b) The number of partly paid \*securities held.

- (c) The amount of the call/instalment.
- (d) The due date for payment.
- (e) The consequences of non-payment.
- (f) The last day for trading partly paid “call unpaid” \*securities.
- (g) The last day for the entity’s registry to accept transfers of partly paid “call unpaid” \*securities.
- (h) The latest available \*market price of the partly paid \*securities on which the call is being made (or instalment is due) immediately before the entity announced to ASX that it intended to make a call (or the instalment was due).
- (i) The latest available \*market price of the partly paid \*securities on which the call is being made (or instalment is due) before the date the first notice is sent.
- (j) The highest and lowest \*market price of the partly paid \*securities on which the call is being made (or instalment is due) during the 3 months immediately before the first notice is issued, and the dates of those sales.
- (k) The information required by (h), (i) and (j) in respect of all quoted \*securities that are (or would be if fully paid) in the same \*class as the \*securities the subject of the call, if the \*securities the subject of the call were fully paid.

Introduced 01/07/96 Origin: Listing Rule 3F(2A) Amended 01/07/98, 04/03/13, 01/12/19, 05/06/21

- 4.3 A notice (the ‘second notice’) must be sent to new security holders, and those security holders whose holdings have changed since the first notice was sent. It must include any changes that have occurred in the information given in the first notice because of a change in the holding.

Introduced 01/07/96 Origin Listing Rule 3F(2B) Amended 04/03/13

- 4.4 Partly paid \*securities that are due to have a call or instalment paid may, at ASX’s discretion, be traded on a \*deferred settlement basis. Unless otherwise agreed by ASX, \*deferred settlement trading will begin and end on the dates specified in the timetable above. ASX will only consider \*deferred settlement trading if the entity has announced a timetable for the call or instalment that conforms to the timetable above. If the entity later becomes aware that it will not be able to meet the announced timetable, the entity must immediately consult with ASX and announce a new timetable acceptable to ASX. ASX may suspend trading in the deferred settlement \*securities if there is a delay in the timetable for the payment up of the \*securities that ASX considers unacceptable.

Introduced 01/12/19

## 5. Conversion or expiry of convertible securities

- 5.1 Unless otherwise agreed by ASX, an entity must follow the time limits set out in this timetable in relation to any conversion date or expiry date for quoted \*convertible securities.

This timetable (other than the last row) and clauses 5.1 and 5.2 do not apply if the \*convertible securities automatically convert into the underlying securities without any action on the part of the holder.

Event	Time Limits	*Business day
Entity gives draft notice to ASX for review. Cross reference: Listing Rule 15.1.6.	At least 5 *business days before notices are sent to holders	–

<p>After ASX indicates it has no objection to draft notice, entity sends notice to holders of +convertible securities and lodges a sample notice with ASX.</p> <p>Cross reference: Listing Rule 3.17.1 and Appendix 6A paragraph 5.2.</p>	<p>Not more than 30 +business days, and not less than 20 +business days, before the conversion or expiry date</p>	<p>0</p>
<p>If it is the final conversion date or final expiry date, +quotation of +convertible securities ends at close of trading.</p>	<p>4 +business days before the conversion or expiry date</p> <p>Note: If the conversion or expiry date falls on a non-business day, then the cessation of trading will be calculated by reference to the business day immediately prior to the conversion or expiry date.</p>	<p>16</p>
<p>If ASX agrees (which it will only do if the +convertible securities are “in the money” and the conversion ratio is fixed), +quotation of the +underlying securities commences on a +deferred settlement basis.</p> <p>Note: The underlying securities will trade under a deferred settlement code assigned by ASX.</p>	<p>3 +business days before the conversion or expiry date</p> <p>Note: If the conversion or expiry date falls on a non-business day, then the quotation date for the underlying securities will be calculated by reference to the business day immediately prior to the conversion or expiry date.</p>	<p>17</p>
<p>Conversion or expiry date.</p>	<p>Not more than 30 +business days, and not less than 20 +business days, after the notice is sent to holders of the upcoming conversion or expiry date</p> <p>Note: If notices are sent to holders of convertible securities more than 20 business days before the conversion or expiry date, the preceding dates referable to the conversion or expiry date, this date and all subsequent dates in the timetable are to be adjusted accordingly.</p>	<p>20</p>
<p>Last day for entity to update its register of members to reflect the conversion or expiry of the +convertible securities and to notify ASX of the number of +convertible securities that have been converted and the number of +underlying securities into which they have been converted, using an Appendix 2A (if the +underlying securities are intended to be quoted on ASX) or an Appendix 3G (if the +underlying securities are already quoted on ASX or are not intended to be quoted on ASX).</p> <p>Note: Provided the Appendix 2A is given to ASX before noon (Sydney time) on a business day, deferred settlement trading in the underlying securities will end at the close of trading on that business day and normal (T+2) trading in the underlying securities will start from the commencement of trading on the next business day (ie day 26). If the Appendix 2A is given to ASX after noon (Sydney time) on a business day, deferred settlement trading (if applicable) will end at the close</p>	<p>Not more than 5 +business days after the conversion or expiry date</p>	<p>25</p>

of trading on the next business day and normal (T+2) trading will start from commencement of trading on the business day after that.		
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Settlement of on-market trades conducted on a deferred settlement basis and the first settlement of trades conducted on a T+2 basis occurs 2 business days after T+2 trading starts.		
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Introduced 01/07/96 Origin: Listing Rule 3G(4) Procedure 1(g)(i) Amended 01/07/97, 01/02/99, 01/09/99, 01/07/00, 04/03/13, 07/03/16, 01/12/19, 05/06/21

Note: The definition of convertible securities includes options and a reference to converting a convertible security includes exercising an option (Listing Rule 19.12).

Cross-reference: Listing Rule 3.10.7.

5.2 Subject to clause 5.3 below, an entity must send a notice to each holder of quoted \*convertible securities at least 20 \*business days before the conversion date or expiry date of the \*convertible securities. The notice must include each of the following.

- (a) The name of the holder of the \*convertible securities.
- (b) The number of \*convertible securities held, and the number of \*securities to be issued on their conversion.
- (c) The conversion or exercise price.
- (d) If applicable, the due date for payment of the conversion or exercise price.
- (e) The consequences of not exercising the right of conversion.
- (f) The date that \*quotation of the \*convertible securities will end (which is 4 \*business days before the conversion or expiry date referred to in the notice, unless the \*convertible securities have a later conversion or expiry date).
- (g) The latest available \*market price of the \*underlying securities.
- (h) The highest and lowest \*market price of the \*underlying securities during the 3 months immediately before the notice is issued, and the dates of those sales.
- (i) In case of options, the details of any \*underwriting agreement notified under Rule 3.11.3.

Introduced 01/07/96 Origin: Listing Rule 3G(4) Amended 01/07/97, 01/07/98, 01/02/99, 01/09/99, 07/03/16, 01/12/19

5.3 Notwithstanding clause 5.2 above, an entity is not required to send a notice to the holder of quoted options that are about to expire where the options are substantially out of the money (that is, where the \*closing market price for the \*underlying security on the \*trading day which is 20 \*business days before the expiry date is less than 50% of the option exercise price and the highest market price at which the \*underlying security has traded on ASX in the 6 months preceding that \*trading day is less than 75% of the option exercise price).

Introduced 01/12/19

5.4 \*Securities due to be issued on the conversion or expiry of \*convertible securities may, at ASX's discretion, be traded on a \*deferred settlement basis. Unless otherwise agreed by ASX, \*deferred settlement trading in the underlying \*securities will begin and end on the dates specified in the timetable above. ASX will only consider \*deferred settlement trading if the \*convertible securities are "in the money" and have a fixed conversion ratio and the entity has announced a timetable for the conversion or expiry of the \*convertible securities that conforms to the timetable above. If the entity later becomes aware that it will not be able to meet the announced timetable, the entity must immediately consult with ASX and announce a new timetable acceptable to ASX. ASX may suspend trading in the deferred settlement \*securities if there is a delay in the timetable for the conversion or expiry of the \*convertible securities that ASX considers unacceptable.

Introduced 01/07/96 Origin: Listing Rule 3D(1B) Amended 01/09/99, 04/03/13, 01/12/19

Note: The definition of convertible securities includes options.