



Register of ASX Listing Rule Waivers

16 to 30 September 2010

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**

**For all product enquiries, please contact:
- Customer Service Centre on 131 279**

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Register of ASX Listing Rule Waivers

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| Rule Number | 2.1 condition 3 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Condition 3 of listing rule 2.1 to the extent necessary that the Issuer's securities need not satisfy CHES requirements on condition that ASX is satisfied with the settlement arrangements that exist in relation to the Notes to be quoted on ASX.</p> |
| Basis For Decision | <p>Underlying Policy CHES requirements relating to an entity's securities must be satisfied, except in jurisdiction where entity's securities cannot be CHES approved - supports integrity of ASX market.</p> <p>Present Application Securities of entity to be settled outside of CHES - waiver granted on condition that ASX is satisfied with the settlement arrangements that exist in relation to the Notes to be quoted on ASX.</p> |

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Register of ASX Listing Rule Waivers

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| Rule Number | 3.10.5 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-002 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Listing rule 3.10.5 to the extent necessary to permit the Issuer, in respect of an issue of Notes that are not to be quoted on ASX, to tell ASX but need not lodge an Appendix 3B.</p> |
| Basis For Decision | <p>Underlying Policy Entity must tell ASX of issue of securities - if issue is not a bonus issue or pro rata issue entity must give ASX an Appendix 3B - entity must tell ASX if any securities are restricted securities or subject to voluntary escrow - maintains informed market.</p> <p>Present Application With respect to an issue of Notes not quoted on ASX entity must tell ASX but does not have to lodge Appendix 3B - entity must notify ASX of an issue of Notes quoted on ASX and lodge Appendix 3B - maintains informed market.</p> |

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Register of ASX Listing Rule Waivers

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| Rule Number | 3.20.2 |
| Date | 22/09/2010 |
| ASX Code | SKI |
| Listed Company | SPARK INFRASTRUCTURE GROUP |
| Waiver Number | WLC100302-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Spark Infrastructure Group, a stapled structure consisting of Spark Infrastructure Holdings No. 1 Limited ("Spark 1"), Spark Infrastructure Holdings No. 2 Limited ("Spark 2"), Spark Infrastructure Holdings International Limited ("Spark International"), and Spark Infrastructure Trust (the "Trust") (the "Group"), waivers and confirmations 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 securities, to raise approximately \$300 million (the "Entitlement Offer"), without security holder approval and according to the timetable submitted to ASX.</p> <p>1.1. 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>1.2. 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>1.2.1. 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 securities may be made without a prospectus or product disclosure document in accordance with Parts 6D.2 and 7.9 of the Corporations Act 2001 ("Institutional Securityholders") 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>1.2.2. 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 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).</p> <p>1.2.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.2.4. 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 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>1.2.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.2.6. 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</p> |

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| | <p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>1.3. In resolution 1.1, the Group may ignore changes in security holdings which occur after implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before implementation of the trading halt).</p> <p>1.4. In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>1.4.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Securityholders, and securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>1.4.2. 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> <p>1.5. Confirms to the Group that any additional securities issued to reconcile Institutional Security holders' entitlements so that all eligible security holders receive their full entitlement under the Entitlement Offer will be treated as part of the Entitlement Offer for the purposes of listing rules 7.1 and 10.11, and not as a separate placement, on the condition that the total number of securities issued under the Entitlement Offer does not exceed the number of securities that could be issued under a pro rata offer in the ratio of the Entitlement Offer.</p> |
| <p>Basis For Decision</p> | <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 | 6.18 |
| Date | 17/09/2010 |
| ASX Code | FRS |
| Listed Company | FERRAUS LIMITED |
| Waiver Number | WLC100295-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants FerrAus Limited (the "Company") a waiver from listing rule 6.18 to the extent necessary to permit the Company to enter into a share subscription agreement pursuant to which Union Park Company Limited ("UPC"), a wholly owned subsidiary of China Railway Materials Commercial Corporation ("CRM") will have the right to participate in an issue of shares or to subscribe for shares (the "Top-up Right") in respect of a diluting event which occurs or is announced following completion of the share subscription, subject to the following conditions.</p> <p>1.1. The Top-up Right lapses if UPC's holding in the Company falls below 5%.</p> <p>1.2. The Top-up Right lapses if the strategic relationship between the Company and CRM ceases or changes in such a way that it effectively ceases.</p> <p>1.3. The Top-up Right may only be transferred to an entity in the wholly owned group of CRM.</p> <p>1.4. Any securities issued under the Top-up Right are offered to UPC for cash consideration that is either of the following.</p> <p>1.4.1. No more favourable than cash consideration offered by third parties (in the case of issues of securities to third parties for cash consideration).</p> <p>1.4.2. Equivalent in value to non-cash consideration offered by third parties (in the case of issues of securities to third parties for non-cash consideration).</p> <p>1.5. The number of securities that may be issued to UPC under the Top-up Right in the case of any diluting event must not be greater than the number required in order for UPC to increase its holding immediately before that diluting event.</p> <p>1.6. The Company discloses a summary of the Top-up Right to persons who may subscribe for securities under a prospectus, and undertakes to include in each annual report a summary of the Top-up Right.</p> |
| Basis For Decision | <p>Underlying Policy Prohibition against an option over a percentage of an entity's capital - applies to any agreement that will enable an investor to achieve or maintain a fixed percentage of the capital of an entity - goes to acceptable capital structure - supports other listing rules, principally listing rule 7.1.</p> <p>Present Application Strategic relationship between exploration entity and major infrastructure and metals trading company in relation to the development, financing and off take of iron ore projects - cornerstone investor nominated a representative to the board on completion of placement - top-up right is to enable strategic investor to subscribe for additional shares to minimise dilution - waiver granted to permit top-up right while strategic relationship continues - top-up right cannot be transferred outside corporate group of the strategic investor - top-up right ends if the strategic relationship with the major shareholders ceases or its interest in the company falls below 5%.</p> |

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| Rule Number | 6.23.2 |
| Date | 27/08/2010 |
| ASX Code | CBH |
| Listed Company | CBH RESOURCES LIMITED |
| Waiver Number | WLC100290-001 |
| Decision | <p>1. Based solely on the information provided, and subject to resolution 2, ASX Limited ("ASX") grants CBH Resources Limited (the "Company") a waiver from the following listing rules.</p> <p>1.1. Listing rule 6.23.2 to the extent necessary to permit the Company to cancel the following options (the "Options") for consideration and without shareholder approval.</p> <p>1.1.1. 300,000 options exercisable at 19 cents on or before 9 December 2010.</p> <p>1.2. Listing rule 6.23.4 to the extent necessary to amend the terms of conditions of the Options to permit their cancellation.</p> <p>2. The waivers in resolutions 1.1 and 1.2 are subject to the following conditions.</p> <p>2.1. The off market takeover bid from Toho Zinc Co., Ltd (the "Bidder") for all the Company's shares has been declared unconditional.</p> <p>2.2. The Bidder has acquired voting power in the Company of at least 50.1%.</p> |
| Basis For Decision | <p>Underlying Policy Cancellation of options for consideration requires approval of holders of issued ordinary securities - maintains balance between rights of holders of issued securities and holders of options - maintains integrity of ASX market.</p> <p>Present Application Entity subject to takeover bid - consideration for unquoted options granted by target to be by way of cash payment equivalent to intrinsic value of options - bidder's statement states that bidder has made it a condition of offer that all options on issue are exercised before end of offer period, or cancelled for amount equal to offer price minus exercise price - requirement to receive security holder approval for cancellation of options for consideration is superfluous in these circumstances - waiver granted as on condition that bidder has obtained greater than 50% voting power and offer is unconditional.</p> |

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| Rule Number | 6.23.2 |
| Date | 16/09/2010 |
| ASX Code | MCU |
| Listed Company | MITCHELL COMMUNICATION GROUP LIMITED |
| Waiver Number | WLC100299-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Mitchell Communication Group Limited (the "Company") a waiver from the following listing rule.</p> <p>1.1 A waiver from listing rule 6.23.2 to the extent necessary to permit the Company to cancel for consideration and without shareholder approval, up to 364,602 unquoted options ("Options") and 1,602,411 unquoted performance rights ("Performance Rights") on the following conditions.</p> <p>(a) Shareholders of the Company and a Court of competent jurisdiction (the "Court") approve a scheme of arrangement between the Company and its shareholders under Part 5.1 of the Corporations Act 2001 (Cth) ("Scheme"); and</p> <p>(b) full details of the cancellation of the Options and Performance Rights are clearly set out to ASX's satisfaction in the Scheme booklet.</p> |
| Basis For Decision | <p>Underlying Policy Cancellation of option for consideration requires approval of holders of issued ordinary securities - maintains balance between rights of holders of issued securities and holders of options - maintains integrity of ASX market</p> <p>Present Application Unquoted options and performance rights - performance rights akin to options for the purposes of listing rules- shares will be transferred to acquirer by way of scheme of arrangement between the company and minority shareholders - options and performance rights may be cancelled for cash consideration or mixture of cash and equity by way of a cancellation deed between the company and the option holder/ performance right holder - option and performance rights cancellation deeds conditional on approval by the shareholders and court of the scheme - terms of options and performance rights cancellation to be disclosed in scheme booklet sent to shareholders - requirement to receive security holder approval for cancellation of options and performance rights superfluous in context of scheme subject to shareholder approval.</p> |

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| Rule Number | 6.23.2 |
| Date | 29/09/2010 |
| ASX Code | NGM |
| Listed Company | NGM RESOURCES LIMITED |
| Waiver Number | WLC100309-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants NGM Resources Ltd (the "Company") a waiver from listing rule 6.23.2 to the extent necessary to permit the Company to cancel for consideration and without shareholder approval, up to 5,850,000 unquoted options expiring on 31 December 2012("Options") issued by the Company, on the following conditions:</p> <p>1.1. The off-market takeover bid by Paladin Resources Limited ("Paladin") for the Company's ordinary shares has been declared unconditional.</p> <p>1.2. Paladin has acquired voting power in the Company of at least 50.1%.</p> |
| Basis For Decision | <p>Underlying Policy Cancellation of options for consideration requires approval of holders of issued ordinary securities - maintains balance between rights of holders of issued securities and holders of options - maintains integrity of ASX market.</p> <p>Present Application Entity subject to takeover bid - entity has on issue unquoted options- options will be cancelled for cash consideration equivalent to the intrinsic value of the options - consideration is being paid by bidder - waiver granted on condition that the bidder has obtained at least 50.1% voting power and the offer is unconditional - requirement to obtain security holder approval for the cancellation is superfluous in these circumstances.</p> |

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| Rule Number | 6.23.3 |
| Date | 21/09/2010 |
| ASX Code | CEY |
| Listed Company | CENTENNIAL COAL COMPANY LIMITED |
| Waiver Number | WLC100291-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Centennial Coal Company Limited (the "Company") a waiver from listing rule 6.23.3 to the extent necessary to permit the Company, without obtaining shareholder approval, to amend the terms of up to 1,495,000 options granted under its 1999 Senior Executive and Director Share Option Plan such that the exercise period of those options will be increased by extending the time to automatic expiry of the options following a takeover bid from 60 to 90 days after the making of that bid, on condition that the Company releases the amended option terms to the market. |
| 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 - maintains integrity of ASX.</p> <p>Present Application Entity the subject of an off-market takeover bid - bidder has made offers to all option holders to have their options cancelled for cash consideration equal to the difference between the bid price and the exercise price of the relevant option - offers cannot be accepted until bid becomes unconditional - bid conditions include the bidder obtaining FIRB approval - delay in FIRB approval process - terms of unquoted senior executive and director plan options to be amended to change from 60 days to 90 days the period following the takeover bid after which the options will lapse - equivalent to increasing the period of exercise of those options by deferring an automatic expiry event - shareholders not disadvantaged by increased exercise period as the consideration will in any event be paid by the bidder - bidder has not objected to the waiver - waiver granted on condition that the company discloses the amended option terms.</p> |

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| Rule Number | 6.23.3 |
| Date | 16/09/2010 |
| ASX Code | MCU |
| Listed Company | MITCHELL COMMUNICATION GROUP LIMITED |
| Waiver Number | WLC100299-002 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Mitchell Communication Group Limited (the "Company") a waiver from the following listing rule.</p> <p>1.1. A waiver from listing rule 6.23.3 to the extent necessary to permit the Company to amend the terms of the Performance Rights to allow the Company to waive the pro rata vesting conditions and thereby accelerate the vesting of the Performance Rights without obtaining shareholder approval on the following conditions.</p> <p>(a) Shareholders of the Company and the Court approve the Scheme; and</p> <p>(b) Full details of the amended terms of the Performance Rights are clearly set out to ASX's satisfaction in the Scheme booklet.</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 Vesting of unquoted performance rights (which are equivalent to options for the purposes of the rule) to be accelerated as part of scheme of arrangement - equivalent to increasing the period of exercise - shareholders not disadvantaged by the acceleration of the vesting of performance rights as consideration for shares issued upon exercise of the performance rights is effectively paid by acquirers - waiver granted conditional on approval by shareholders and the court of the scheme - amended terms of the performance rights to be disclosed in scheme booklet sent to shareholders.</p> |

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| Rule Number | 6.23.4 |
| Date | 24/09/2010 |
| ASX Code | AVO |
| Listed Company | AVOCA RESOURCES LIMITED |
| Waiver Number | WLC100289-001 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Avoca Resources Limited (the "Company") a waiver from listing rule 6.23.4 to the extent necessary to permit the Company to amend the terms and conditions of all the options which are on their terms incapable of transfer, to permit their transfer to Anatolia Minerals Development Limited ("Anatolia") on the following conditions.</p> <p>1. That the scheme of arrangement between the Company and Anatolia is:</p> <p>1.1. Passed by a majority in number of the members, or members in that class, present and voting (either in person or by proxy);</p> <p>1.2. Passed by 75% of the votes cast on the resolution; and</p> <p>1.3. Approved by order of the Court.</p> |
| Basis For Decision | <p>Underlying Policy Sets out rules for when option terms can be changed - some terms can be changed with the approval of holders of issued ordinary securities - maintains balance between rights of holders of ordinary securities and holders of options.</p> <p>Present Application Company subject to a scheme of arrangement with Anatolia - shareholders and court to approve the scheme - unquoted options granted by Company have term that they are not to be transferred - shareholders not disadvantaged by option holders transferring existing options, as consideration is to be provided by Anatolia - requirement to receive security holder approval for transfer of options for consideration is superfluous - waiver granted on condition that scheme of arrangement is approved by shareholders and court.</p> |

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| Rule Number | 6.23.4 |
| Date | 27/08/2010 |
| ASX Code | CBH |
| Listed Company | CBH RESOURCES LIMITED |
| Waiver Number | WLC100290-002 |
| Decision | <p>1. Based solely on the information provided, and subject to resolution 2, ASX Limited ("ASX") grants CBH Resources Limited (the "Company") a waiver from the following listing rules.</p> <p>1.1. Listing rule 6.23.2 to the extent necessary to permit the Company to cancel the following options (the "Options") for consideration and without shareholder approval.</p> <p>1.1.1. 300,000 options exercisable at 19 cents on or before 9 December 2010.</p> <p>1.2. Listing rule 6.23.4 to the extent necessary to amend the terms of conditions of the Options to permit their cancellation.</p> <p>2. The waivers in resolutions 1.1 and 1.2 are subject to the following conditions.</p> <p>2.1. The off market takeover bid from Toho Zinc Co., Ltd (the "Bidder") for all the Company's shares has been declared unconditional.</p> <p>2.2. The Bidder has acquired voting power in the Company of at least 50.1%.</p> |
| Basis For Decision | <p>Underlying Policy Sets out rules for when option terms can be changed - some terms can be changed with the approval of holders of issued ordinary securities - maintains balance between rights of holders of ordinary securities and holders of options.</p> <p>Present Application Entity subject to takeover bid - unquoted options granted by target entity have term that they cannot be cancelled - bidder's statement states that bidder has made it a condition of offer that all options on issue are exercised before end of offer period, or cancelled for amount equal to offer price minus exercise price - requirement to receive security holder approval for cancelling options for consideration is superfluous in these circumstances - waiver granted on condition that bidder has obtained greater than 50% voting power and offer is unconditional.</p> |

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| Rule Number | 6.23.4 |
| Date | 16/09/2010 |
| ASX Code | MCU |
| Listed Company | MITCHELL COMMUNICATION GROUP LIMITED |
| Waiver Number | WLC100299-003 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Mitchell Communication Group Limited (the "Company") a waiver from the following listing rule.</p> <p>1.1. A waiver from listing rule 6.23.4 to the extent necessary to permit the Company to amend the terms of the Performance Rights so that the vesting period commences after the second Court date on the following conditions.</p> <p>(a) Shareholders of the Company and the Court approve the Scheme; and</p> <p>(b) Full details of the amended terms of the Performance Rights are clearly set out to ASX's satisfaction in the Scheme booklet.</p> |
| Basis For Decision | <p>Underlying Policy Sets out rules for when option terms can be changed - some terms can be changed with the approval of holders of issued ordinary securities - maintains balance between rights of holders of ordinary securities and holders of options.</p> <p>Present Application Change to vesting period in the event of a scheme to ensure that acceleration of vesting of performance rights only occurs if the scheme is approved by shareholders and court- waiver granted conditional on approval by shareholders and the court of the scheme-amended terms of the performance rights to be disclosed in scheme booklet sent to shareholders.</p> |

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| Rule Number | 6.23.4 |
| Date | 24/09/2010 |
| ASX Code | SPH |
| Listed Company | SPHERE MINERALS LIMITED |
| Waiver Number | WLC100303-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Sphere Minerals Limited (the "Company") a waiver from listing rule 6.23.4 to the extent necessary to permit the Company to amend the terms and conditions of all the options which are on their terms incapable of transfer, to permit their transfer to Sidero Pty Ltd ("Sidero") on the following conditions.</p> <p>1.1. The off-market takeover bid by Sidero for the Company's shares has been declared unconditional.</p> <p>1.2. Sidero has acquired voting power in the Company of at least 50.1%.</p> |
| Basis For Decision | <p>Underlying Policy Sets out rules for when option terms can be changed - some terms can be changed with the approval of holders of issued ordinary securities - maintains balance between rights of holders of ordinary securities and holders of options.</p> <p>Present Application Entity subject to takeover bid - unquoted options granted by target entity have term that they are not to be transferred - shareholders not disadvantaged by option holders transferring existing options, as consideration is to be provided by bidder - requirement to receive security holder approval for transfer of options for consideration is superfluous - waiver granted on condition that bidder declares offer unconditional and obtains greater than 50% voting power.</p> |



Register of ASX Listing Rule Waivers

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| Rule Number | 6.24 |
| Date | 17/09/2010 |
| ASX Code | OIP |
| Listed Company | ORION PETROLEUM LIMITED |
| Waiver Number | WLC100301-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Orion Petroleum Limited (the "Company") a waiver from listing rule 6.24 to the extent necessary to permit the Company not to send the notices required by paragraph 6.1 of Appendix 6A in relation to 115,000,000 options exercisable at \$0.30 each on or before 30 September 2010, on the following conditions.</p> <p>1.1 The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office by no later than 20 September 2010, together with a statement that an option expiry notice will not be sent to optionholders.</p> <p>1.2 If the market price of the Company's ordinary shares exceeds \$0.225 before 30 September 2010, the Company immediately sends an option expiry notice to optionholders.</p> |
| 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 there is a substantial increase in trading price of securities.</p> |

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Register of ASX Listing Rule Waivers

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| Rule Number | 6.24 |
| Date | 24/09/2010 |
| ASX Code | SBN |
| Listed Company | SUN BIOMEDICAL LIMITED |
| Waiver Number | WLC100304-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Sun Biomedical 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 186,809,656 options exercisable at \$0.02 each on or before 30 November 2010, on the following conditions.</p> <p>1.1. The information required by paragraph 6.1 of Appendix 6A is provided to the Company Announcements Office by no later than 1 November 2010, together with a statement that an option expiry notice will not be sent to optionholders.</p> <p>1.2. If the market price of the Company's ordinary shares exceeds \$0.015 before 30 November 2010, the Company immediately sends an option expiry notice to optionholders.</p> |
| 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 there is a substantial increase in trading price of securities.</p> |

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Register of ASX Listing Rule Waivers

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| Rule Number | 7.1 |
| Date | 22/09/2010 |
| ASX Code | SKI |
| Listed Company | SPARK INFRASTRUCTURE GROUP |
| Waiver Number | WLC100302-002 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Spark Infrastructure Group, a stapled structure consisting of Spark Infrastructure Holdings No. 1 Limited ("Spark 1"), Spark Infrastructure Holdings No. 2 Limited ("Spark 2"), Spark Infrastructure Holdings International Limited ("Spark International"), and Spark Infrastructure Trust (the "Trust") (the "Group"), waivers and confirmations 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 securities, to raise approximately \$300 million (the "Entitlement Offer"), without security holder approval and according to the timetable submitted to ASX.</p> <p>1.1. 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>1.2. 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>1.2.1. 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 securities may be made without a prospectus or product disclosure document in accordance with Parts 6D.2 and 7.9 of the Corporations Act 2001 ("Institutional Securityholders") 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>1.2.2. 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 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).</p> <p>1.2.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.2.4. 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 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>1.2.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.2.6. 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</p> |

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| | <p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>1.3. In resolution 1.1, the Group may ignore changes in security holdings which occur after implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before implementation of the trading halt).</p> <p>1.4. In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>1.4.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Securityholders, and securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>1.4.2. 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> <p>1.5. Confirms to the Group that any additional securities issued to reconcile Institutional Security holders' entitlements so that all eligible security holders receive their full entitlement under the Entitlement Offer will be treated as part of the Entitlement Offer for the purposes of listing rules 7.1 and 10.11, and not as a separate placement, on the condition that the total number of securities issued under the Entitlement Offer does not exceed the number of securities that could be issued under a pro rata offer in the ratio of the Entitlement Offer.</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 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 | 7.3.8 |
| Date | 22/09/2010 |
| ASX Code | MBN |
| Listed Company | MIRABELA NICKEL LIMITED |
| Waiver Number | WLC100297-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Mirabella Nickel 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 ordinary shares of the Company under a proposed share purchase plan in accordance with Australian Securities and Investments Commission Class Order 09/425 (the "SPP") not to include a voting exclusion statement that excludes any person who may participate in the issue, on condition that if there is any underwriting of the SPP, no votes cast on the resolution by any proposed underwriter or sub-underwriter may be counted. |
| 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 09/425 contemplates issue of not more than \$15,000 worth of securities under a security purchase plan without a prospectus -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 -- underwriters and sub-underwriters of plan not to have votes counted.</p> |

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| Rule Number | 7.40 |
| Date | 22/09/2010 |
| ASX Code | SKI |
| Listed Company | SPARK INFRASTRUCTURE GROUP |
| Waiver Number | WLC100302-003 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Spark Infrastructure Group, a stapled structure consisting of Spark Infrastructure Holdings No. 1 Limited ("Spark 1"), Spark Infrastructure Holdings No. 2 Limited ("Spark 2"), Spark Infrastructure Holdings International Limited ("Spark International"), and Spark Infrastructure Trust (the "Trust") (the "Group"), waivers and confirmations 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 securities, to raise approximately \$300 million (the "Entitlement Offer"), without security holder approval and according to the timetable submitted to ASX.</p> <p>1.1. 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>1.2. 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>1.2.1. 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 securities may be made without a prospectus or product disclosure document in accordance with Parts 6D.2 and 7.9 of the Corporations Act 2001 ("Institutional Securityholders") 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>1.2.2. 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 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).</p> <p>1.2.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.2.4. 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 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>1.2.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.2.6. 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</p> |

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| | <p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>1.3. In resolution 1.1, the Group may ignore changes in security holdings which occur after implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before implementation of the trading halt).</p> <p>1.4. In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>1.4.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Securityholders, and securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>1.4.2. 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> <p>1.5. Confirms to the Group that any additional securities issued to reconcile Institutional Security holders' entitlements so that all eligible security holders receive their full entitlement under the Entitlement Offer will be treated as part of the Entitlement Offer for the purposes of listing rules 7.1 and 10.11, and not as a separate placement, on the condition that the total number of securities issued under the Entitlement Offer does not exceed the number of securities that could be issued under a pro rata offer in the ratio of the Entitlement Offer.</p> |
| <p>Basis For Decision</p> | <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 entitlement offer - functionally equivalent to 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 | 8.2 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-004 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Listing rule 8.2 to the extent necessary that the Issuer need not provide an issuer sponsored subregister as long as the waiver to listing rule 2.1, condition 3 operates.</p> |
| Basis For Decision | <p>Underlying Policy Entity to provide issuer sponsored subregister for securities except where listing rule 8.2.1 allows for certificated subregister - supports ASX market.</p> <p>Present Application Companion waiver to listing rule 2.1 condition 3.</p> |

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| Rule Number | 8.10 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-005 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Listing rule 8.10 to the extent necessary to allow the Issuer to refuse to register transfers of Notes from the date which is 4 calendar days before each interest payment date or the maturity date in relation to the Notes, on condition that ASX is satisfied with the settlement arrangements that exist in relation to the Notes to be quoted on ASX.</p> |
| Basis For Decision | <p>Underlying Policy Entity must not interfere with transfer document relating to quoted securities -protects integrity of ASX market.</p> <p>Present Application Entity required to close register of a series of Notes from the close of business 4 calendar days prior to each interest payment date and the maturity date - enables register to be up to date on interest payment date and maturity date for that series of Notes - common arrangements for these types of securities.</p> |

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| Rule Number | 8.21 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-006 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Listing rule 8.21 to the extent that the Issuer need not do the following.</p> <p>1.1. In respect of transactions that are settled outside of CHESSE, mark transfer forms as required by Appendix 8A.</p> <p>1.2. In respect of transactions that are settled within the Austraclear system, send confirmation of a change of address to a security holder at the holder's old address.</p> |
| Basis For Decision | <p>Underlying Policy Entity must comply with Appendix 8A - time limits for CHESSE requirements - maintains orderly market - supports ASTC Settlement Rules - supports integrity of ASX market.</p> <p>Present Application Transaction in entity's securities settled outside CHESSE - institutional nature of the likely holders - waiver granted to the extent that transactions are settled outside CHESSE.</p> |

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| Rule Number | 10.11 |
| Date | 17/09/2010 |
| ASX Code | CFX |
| Listed Company | CFS RETAIL PROPERTY TRUST |
| Waiver Number | WLC100292-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants CFS Retail Property Trust (the "Trust") a waiver from listing rule 10.11 to the extent necessary to permit CBA Equities Limited ("CommSec") to underwrite issues of units by the Trust, on the following conditions:</p> <p>1.1. If the issue is a placement, the placement is one that would not require the approval of unit holders pursuant to listing rule 7.1.</p> <p>1.2. The issue price of units not be less than 80% of the weighted average price of the Trust's units over the five trading days prior to the underwriting agreement being entered into and announced to the market, and CommSec purchases units in the issue at the same price as other investors in that issue.</p> <p>1.3. If the issue is pursuant to a distribution reinvestment plan, there is no restriction on the number of units that the holder may elect to participate in the issue, and participation in the issue is offered to each registered holder of interests in the Trust's units whose address is in a place in which Commonwealth Managed Investments Limited, being the responsible entity of the Trust, reasonably considers it is lawful and practical for it to offer and issue units to that holder.</p> <p>1.4. If the issue is pursuant to a security purchase plan, the issue complies with ASIC Class Order 09/425 and listing rule 10.12 exception 8 in all other respects.</p> <p>1.5. CommSec will not exercise its right to vote in respect of securities issued to it under the terms of the underwriting agreement at any meeting of unit holders of the Trust.</p> <p>1.6. CommSec will dispose of any securities issued to it under the terms of the underwriting agreement within 3 months of the date of issue to a person who is not a related party of the Trust.</p> <p>2. Resolution 1 applies only until 17 September 2011 and is subject to any amendments to the listing rules or changes in the interpretation or administration of the listing rules and policies of ASX.</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 holdings - only unassociated security holders' votes are counted - protects security holders' interests by supplementing the related party provisions of the Corporations Act.</p> <p>Present Application Requirement to obtain approval of security holders to an issue of securities to related party - underwriting of issues of units made by an MIS under a DRP, placement, or security purchase plan by a related party of the responsible entity of the MIS - related party underwriter engaged in the business of underwriting - comfort that underwriting agreement conducted on a bona fide basis and on arm's length terms - waiver granted upon condition that any securities acquired under the underwriting agreement must be disposed of to an unrelated party within 3 months - related party underwriter unable to vote in respect of securities acquired under the underwriting agreement - units must be issued to underwriter at same price as to other investors and must be not less than 80% of weighted average price over 5 trading days</p> |

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before underwriting announced to market - in case of underwriting or
DRP or SPP, securities issued under the underwriting agreement are
not treated as an exception to listing rule 7.1.

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| Rule Number | 10.11 |
| Date | 24/09/2010 |
| ASX Code | CFX |
| Listed Company | CFS RETAIL PROPERTY TRUST |
| Waiver Number | WLC100293-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants CFS Retail Property Trust (the "Trust") a waiver from listing rule 10.11 to the extent necessary to permit the Group to issue units to related parties of the Trust ("Related Parties") as part of a placement to raise \$540 Million (the "Placement") announced on 24 September 2010 without securityholder approval on the following conditions.</p> <p>1.1 The only Related Parties which may participate in the issue of units pursuant to the placement are Related Parties acting in a fiduciary, custodial or nominee capacity on behalf of their unrelated beneficiaries.</p> <p>1.2 All offers of the units pursuant to the Placement are made on the same terms and conditions.</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 holdings - only unassociated security holders' votes are counted - protects security holders' interests by supplementing the related party provisions of the Corporations Act.</p> <p>Present Application Trust proposes to conduct a placement of units to institutional investors - responsible entity of the Trust is wholly owned by parent bank - listing rule 10.11 applies to participation of related parties in placements of securities by the Trust - waiver to be granted on condition that the related parties which participate in the placement may only be related parties which are acting in fiduciary, custodial or nominee capacity on behalf of their beneficiaries - funds on behalf of which custodians or nominees act have a wide range of beneficiaries - all offers of units made on the same terms and conditions - terms of participation of related parties in placement at same price as other institutional offerees gives comfort that related parties not obtaining a benefit not enjoyed by non related parties.</p> |

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| Rule Number | 10.11 |
| Date | 22/09/2010 |
| ASX Code | SKI |
| Listed Company | SPARK INFRASTRUCTURE GROUP |
| Waiver Number | WLC100302-004 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Spark Infrastructure Group, a stapled structure consisting of Spark Infrastructure Holdings No. 1 Limited ("Spark 1"), Spark Infrastructure Holdings No. 2 Limited ("Spark 2"), Spark Infrastructure Holdings International Limited ("Spark International"), and Spark Infrastructure Trust (the "Trust") (the "Group"), waivers and confirmations 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 securities, to raise approximately \$300 million (the "Entitlement Offer"), without security holder approval and according to the timetable submitted to ASX.</p> <p>1.1. 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>1.2. 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>1.2.1. 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 securities may be made without a prospectus or product disclosure document in accordance with Parts 6D.2 and 7.9 of the Corporations Act 2001 ("Institutional Securityholders") 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>1.2.2. 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 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).</p> <p>1.2.3. Institutional Securityholders and Foreign Excluded Investors who sell down their holdings before the record date have their pro rata allocations reduced accordingly.</p> <p>1.2.4. 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 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>1.2.5. Securities are offered under the Institutional Entitlement Offer and Retail Entitlement Offer at the same price.</p> <p>1.2.6. 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</p> |

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| | <p>arrangements and the terms of the underwriting are included in the offer documents to be sent to all security holders.</p> <p>1.3. In resolution 1.1, the Group may ignore changes in security holdings which occur after implementation of the trading halt in the Group's securities (other than registrations of transactions which were effected through ITS before implementation of the trading halt).</p> <p>1.4. In respect of security holdings registered in the name of a nominee the following will apply.</p> <p>1.4.1. The nominee shall be treated as a separate security holder in respect of securities held for each of one or more Institutional Securityholders, and securities held for persons other than Institutional Securityholders (and accordingly, may receive both Institutional Entitlement Offers in respect of securities held as nominee for Institutional Securityholders and Retail Entitlement Offers in respect of securities held as nominee for other persons).</p> <p>1.4.2. 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> <p>1.5. Confirms to the Group that any additional securities issued to reconcile Institutional Security holders' entitlements so that all eligible security holders receive their full entitlement under the Entitlement Offer will be treated as part of the Entitlement Offer for the purposes of listing rules 7.1 and 10.11, and not as a separate placement, on the condition that the total number of securities issued under the Entitlement Offer does not exceed the number of securities that could be issued under a pro rata offer in the ratio of the Entitlement Offer.</p> |
| <p>Basis For Decision</p> | <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 | 10.15A.2 |
| Date | 21/09/2010 |
| ASX Code | TTV |
| Listed Company | TWO WAY LIMITED |
| Waiver Number | WLC100305-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Two Way Limited (the "Company") a waiver from listing rule 10.15A.2 to the extent necessary to permit the Company's notice of annual general meeting ("Notice"), in relation to a resolution seeking shareholder approval pursuant to listing rule 10.14 for the issue of shares in lieu of part or all of the annual performance bonus that the Managing Director, Mr Reichel, might otherwise become entitled to under his executive service agreement with the Company, not to state a maximum number of shares that may be issued to him, on condition that the Notice states the method by which the number of shares to be granted is calculated. |
| Basis For Decision | <p>Underlying Policy Notice of meeting requirement - approval of acquisition of securities for listing rule 10.14 purposes - statement of the maximum number of entitlements to be issued - provides certainty to security holders.</p> <p>Present Application Employee incentive scheme - maximum number of entitlements to be acquired based on formula and future security price - maximum number not ascertainable - waiver granted on condition that notice contains sufficient information about the method of calculating entitlements.</p> |

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| Rule Number | 10.15.2 |
| Date | 1/09/2010 |
| ASX Code | HST |
| Listed Company | HASTIE GROUP LIMITED |
| Waiver Number | WLC100296-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Hastie Group Limited (the "Company") a waiver from listing rule 10.15.2 to the extent necessary to permit the Company's notice of annual general meeting (the "AGM"), in relation to resolutions seeking shareholder approval pursuant to listing rule 10.14 for the grant of performance rights under the Company's performance rights plan to Messrs David Harris and Christopher Woodward, not to state the maximum number of performance rights that may be granted to them, on condition that the notice of AGM states the method by which the number of securities to be granted is calculated. |
| Basis For Decision | <p>Underlying Policy Notice of meeting requirement - approval of acquisition of securities for listing rule 10.14 purposes - statement of the maximum number of entitlements to be issued - provides certainty to security holders.</p> <p>Present Application Executive incentive scheme - maximum number of shares to be granted based on formula and future share price - maximum number not yet ascertainable - waiver granted on condition that notice contains sufficient information about the method of calculating entitlements.</p> |

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| Rule Number | 10.15.2 |
| Date | 21/09/2010 |
| ASX Code | ORG |
| Listed Company | ORIGIN ENERGY LIMITED |
| Waiver Number | WLC100300-001 |
| Decision | Based solely on the information provided, ASX Limited ("ASX") grants Origin Energy Limited (the "Company") a waiver from listing rule 10.15.2 to the extent necessary to permit the Company's 2010 notice of Annual General Meeting seeking shareholder approval for the issue of options and performance share rights under the Senior Executive Option Plan and Senior Executive Performance Share Rights Plan (respectively) to omit the maximum number of options and performance share rights that may be issued to the Company's directors, on the condition that the notice of meeting includes the formula by which the number of options and performance share rights to be issued is determined. |
| Basis For Decision | <p>Underlying Policy Notice of meeting requirement - approval of acquisition of securities for listing rule 10.14 purposes - statement of the maximum number of securities to be issued - provides certainty to security holders.</p> <p>Present Application Employee incentive scheme - maximum number of options and performance share rights able to be acquired based on future fair value of the securities calculated at the time of grant - maximum number not ascertainable - waiver granted on condition that notice contains sufficient information about the method of calculating entitlements.</p> |

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| Rule Number | 14.11 |
| Date | 20/09/2010 |
| ASX Code | MGR |
| Listed Company | MIRVAC GROUP |
| Waiver Number | WLC100298-001 |
| Decision | <p>1. Based solely on the information provided, ASX Limited ("ASX") grants Mirvac Group (the "Group"), a waiver from listing rule 14.11 to the extent necessary to permit the Group not to comply with the voting exclusion statement in the notice of meeting relating to the ratification of the issue of 250,000,000 fully paid ordinary stapled securities by the Group (the "Resolution") on or about 14 April 2010 (the "Placement"), so that the votes of holders of securities which participated in the Placement may be counted, to the extent only that those holders are acting solely in a fiduciary, nominee or custodial capacity on behalf of beneficiaries who did not participate in the Placement (the "Nominee Holders"), on the following conditions.</p> <p>1.1. The beneficiaries provide written confirmation to the Nominee Holders that they did not participate in the Placement, nor are they an associate of a person who participated in the Placement.</p> <p>1.2. The beneficiaries direct the Nominee Holders to vote for or against the Resolution.</p> <p>1.3. The Nominee Holders do not exercise discretion in casting a vote on behalf of the beneficiaries.</p> |
| Basis For Decision | <p>Underlying Policy Notice of meeting requirement - ratification of an issue of securities for listing rule 7.4 purposes - voting exclusion statement required to exclude votes of security holders who participated in the issue, or an associate of such persons - security holders who participate in issue may receive a benefit over and above other security holders that do not participate equally in the issue.</p> <p>Present Application Resolution to be put to securityholders to ratify prior issue of securities - notice of meeting will contain voting exclusion statement in accordance with listing rule 7.5.6 - voting exclusion statements preclude votes of nominee from being counted on resolution to ratify prior issue of securities if nominee holds securities on behalf of any underlying beneficiary who participated - purpose of the rule is to exclude voting by persons with an interest in the outcome of the resolution - nominees hold securities on behalf of beneficial holders, some of whom participated in past issue - not intention of rule that votes attributable to beneficial holders who did not participate in security issue should be excluded along with the votes attributable to beneficial holders who did participate in the issues - waiver permits votes of nominee on behalf of underlying beneficiaries to be counted, provided beneficiary confirms to nominee that it did not participate in the issue of securities, and beneficiary directs nominee to vote for or against the resolution.</p> |

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| Rule Number | Appendix 6A clause 2 |
| Date | 16/09/2010 |
| ASX Code | BNN |
| Listed Company | BELLA TRUST SERIES 2010-1 |
| Waiver Number | WLC100288-003 |
| Decision | <p>Based solely on the information provided, ASX Limited ("ASX") grants Bella Trust Series 2010-1 ("the Trust") a waiver from the following listing rule.</p> <p>1. Appendix 6A paragraph 2 to the extent necessary to permit the Trust to follow a timetable for interest payments outlined in the Information Memorandum, on condition that on the next business day after an interest payment date the Issuer tells ASX the following.</p> <p>1.1. The record date for the next interest period.</p> <p>1.2. The payment date for the next interest period.</p> |
| Basis For Decision | <p>Underlying Policy Entity must comply with Appendix 6A - timetable requirements for interest payments on quoted debt securities, calls, instalments, conversion or expiry of convertible securities and despatch date - maintains informed market - supports integrity of ASX market.</p> <p>Present Application Entity's securities to pay interest monthly - information memorandum specifies the record date to be 4 calendar days prior to date of payment - waiver granted on condition that the entity tells ASX the relevant dates for the next interest period the business day after a payment has been made - maintains informed market.</p> |

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