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+Rule 3.10.1, 3.20.4, 7.18-7.24A, 15.3, Appendix 7A section 7.

Appendix 3A.3

Notification of *security consolidation or split

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Please note that two or more corporate actions on the same *security may not run with different record dates if the timetables result in overlapping (but not identical) ex-periods. It is permissible to run different corporate actions with the same record date except in the case of consolidations or splits which cannot run at the same time as any other corporate action for that entity.

If you are an entity incorporated outside Australia, for *securities other than CDIs / depository interests, please obtain and provide an International Securities Identification Number (ISIN) for the class(es) of *securities to be created during your corporate action. The ISIN(s) should be advised in the Further Information section of this form. Further information on this requirement can be found in the Online Forms section of ASX Online for companies.

The balance of the information, where applicable, must be provided as soon as reasonably practicable by the entity.

Part 1 – Entity and announcement details

Question No.	Question	Answer
1.1	*Name of entity	Euroz Hartleys Group Limited
1.2	*Registration type and number	ABN 53 000 364 465
	One of ABN/ARSN/ARBN/ACN or other registration type and number (if "other" please specify what type of registration number has been provided).	
1.3	*ASX issuer code	EZL
1.4	*The announcement is Tick whichever is applicable.	 New announcement ☑ Update/amendment to previous announcement ☐ Cancellation of previous announcement
1.4a	*Reason for update Mandatory only if "Update" ticked in Q1.4 above. A reason must be provided for an update.	Updated Ratio and Cancellation Amount
1.4b	*Date of previous announcement to this update Mandatory only if "Update" ticked in Q1.4 above.	14 September 2022
1.4c	*Reason for cancellation Mandatory only if "Cancellation" ticked in Q1.4 above.	
1.4d	*Date of previous announcement to this cancellation Mandatory only if "Cancellation" ticked in Q1.4 above.	

⁺ See chapter 19 for defined terms

^{*}Denotes minimum information required for first lodgement of this form.

^{**}Denotes information that must be provided on or before *business day 0 of the relevant Appendix 6A or Appendix 7A timetable.

This appendix is available as an online form

Appendix 3A.3 Notification of *Security consolidation or split

1.5	*Date of this announcement	28 November 2022
	The date of lodgement of the form by the entity via ASX Online.	
1.6	*Applicable ASX *security code(s) and description(s) for consolidation or split Please confirm the entity's *securities (quoted and unquoted) which will be affected by the consolidation or split. Please note Listing Rule 7.21 in respect of *convertible *securities, Listing Rules 7.22.1 and 7.22.2 in respect of options and Listing Rule 7.24 in respect of partly paid *securities.	ASX +security code: EZL +Security description: Ordinary Fully Paid

Part 2 – Approvals

Question No.	Question			Answer				
2.1	for the cons	the below approventions of the below approvention or split lay 0 of the timetal	before	Υ				
		ty holder approva						
	Court a	pproval						
	 Lodgen 	nent of court orde	er with +ASIC					
	ACCC	approval						
	FIRB a	pproval;						
	the enti	r approval/conditi ty required to be business day 0 of consolidation or s	given/met f the timetable					
	If any of the a	bove approvals apply or split before busines ase answer 'yes' and _l	to the ss day 0 of the					
	relevant appro establishing a entity wishes	of the question is to co ovals are received prion on ex market in the *se to disclose approvals he resolved at a later of trinformation".	or to ASX ecurities. If the or conditions					
2.2	Approvals							
	Select appropriate approval from drop down box as applicable. More than one approval can be so question refers only to events which take place before business day 0 of the timetable. The purport question is to confirm that relevant approvals are received prior to ASX establishing an ex market "securities. The "Date for determination" is the date that you expect to know if the approval is given the date of the "security holder meeting in the case of "security holder approval or the date of the the case of court approval. If the entity wishes to disclose approvals or conditions which are to be later date it should use Part 6 "Further information".							
*Approval/	condition	*Date for determination	*Is the date estimated or actual?	**Approval received/condi met?	tion Comments			
				Only answer this question when you know the outcome the approval – ple advise on or befor *business day 0 or relevant Appendix 7A timet	e of ase re f the r 6A or			
*Security holder approval		17 Nov 2022	Estimated O	R Yes No	Shareholder approval obtained at the AGM			
Court approval			Estimated O Actual	R Yes				
Lodgement of court order with +ASIC			Estimated O Actual					
ACCC approval			Estimated O Actual	R Yes No				

⁺ See chapter 19 for defined terms

This appendix is available as an online form

Appendix 3A.3 Notification of *Security consolidation or split

FIRB approval	Estimated OR	Yes	
	Actual	☐ No	
Other (please specify in comment section)	Estimated OR Actual	Yes No	

Amended 29/06/15

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Part 3 – Consolidation or split timetable and details

Question No.	Question	Answer
3.1	**Record date Per Appendix 7A, section 7 the +record date is *business day 3 in the timetable. This is three *business days after the effective date (Q3.2). This is the last day for the entity to register transfers on a pre consolidation or split basis and the date on which the register is closed to determine the register for the consolidation or split of *securities. The *record date must be at least four *business days from the current date. Please note that the *record date and the date that trading in the post consolidation or split +securities commences on a deferred settlement basis (Q3.4) cannot be changed (even to postpone it or cancel it) any later than 12 noon Sydney time on the previously advised last day for trading in pre consolidation or split +securities (Q3.3).	25 November 2022
3.2	Date of *security holder meeting Same date as provided in Q2.2.	17 November 2022
3.2a	Effective date of consolidation or split Per Appendix 7A, section 7 the effective date is +business day 0 in the timetable and is 3 +business days before the +record date. This date can be the date of the security holder meeting to pass the necessary resolution to approve the consolidation or split, or a later date specified in the resolution.	22 November 2022
3.3	*Last day for trading in pre consolidation or split *securities Per Appendix 7A, section 7 this is *business day 1 in the timetable and the *business day after the effective date. —	23 November 2022
3.4	*Trading in the post consolidation or split †securities commences on a deferred settlement basis. If agreed by ASX, trading in the post consolidation or split securities commences on a deferred settlement basis on this day. If the entity's +securities are suspended from trading during this period there will be no +deferred settlement trading however ASX still captures this date. Per Appendix 7A, section 7 this is +business day 2 in the timetable and the second *business day after the effective date. Please note that the *record date and the date that trading in the post consolidation or split +securities commences on a deferred settlement basis cannot be changed (even to postpone it or cancel it) any later than 12 noon Sydney time on the previously advised last day for trading in pre consolidation or split +securities (Q3.3).	N/A
3.5	+Record date Same as Q3.1 above.	25 November 2022
3.6	First day for entity to update its register and to send holding statements to	28 November 2022

⁺ See chapter 19 for defined terms

	*security holders reflecting the change in the number of *securities they hold. Per Appendix 7A, section 7 this is +business day 4 in the timetable, and the +business day after the *record	
3.7	Last day for entity to update its register and send holding statements to *security holders reflecting the change in the number of *securities they hold and to notify ASX that this has occurred. (+Issue Date)	28 November 2022 – Register Updated 2 December 2022 – Holding Statements sent to security holders
	Per Appendix 7A, section 7 this is the day that the deferred settlement market ends. This is *business day 8 in the timetable and five *business days after the *record date. Please note that the *issue date cannot be changed (even to postpone it) any later than 12 noon Sydney time on the previous *issue date advised.	
3.8	Trading starts on a normal T+2 basis Per Appendix 7A, section 7 this is *business day 9 in the timetable. This date is six *business days after the *record date and is the *business day after the *issue date	29 November 2022
3.9	First settlement of trades conducted on a deferred settlement basis and on a normal T+2 basis Per Appendix 7A, section 7 this is *business day 11 in the timetable. This date is eight *business days after the *record date and two *business days after T+2 trading starts.	1 December 2022

Amended 07/03/16, Amended 01/12/19

Part 4 – Event type and details

Question No.	Question	Answer
4.1	*The event is Please select one. If "consolidation" please answer Q4.1a, if "split" please answer Q4.1b.	Security consolidation +Security split
4.1a	*Consolidation ratio Ratios may only be expressed as whole numbers. Fractional ratios will need to be multiplied up to a whole number (for example 1:1.5 should be expressed as 2:3). Where you consolidate five *securities into one *security, the answer above is 5.00 (preconsolidation) *securities will be consolidated into 1.00 (post-consolidation) *security. To consolidate three *securities into two *securities, the answer above is 3.00 (pre-consolidation) *securities will be consolidated into 2.00 (post-consolidation) *securities. ALL: Please note that the ratio (multiplier or divisor) cannot be changed any later than 12 noon Sydney time on the day before the previously advised date in Q3.4.	the *securities will be consolidated on the basis that every 100 (pre-consolidation) *securities will be consolidated into 83.14293 (post-consolidation) *security (/ies) Consolidation ratio 16.85707% (subject to rounding)
4.1b	*Split ratio Ratios may only be expressed as whole numbers. Fractional ratios will need to be multiplied up to a whole number (for example 1:1.5 should be expressed as 2:3). Where you split each *security into five, the answer above is every 1.00 (pre-split) *security will be divided into 5.00 (post-split) *securities. To divide each two *securities into three *securities the answer is 2.00 (pre-split) *securities will be divided into 3.00 (post- split) *securities. ALL: Please note that the ratio (multiplier or divisor) cannot be changed any later than 12 noon Sydney time on the day before the previously advised date in Q3.4.	the *securities will be split on the basis that every (pre-split) *securities will be divided into (post-split) *securities.
4.2	*Scrip fraction rounding: Please select the appropriate description regarding how fractions will be handled. If you do not have a rounding policy please choose "Fractions rounded down to the nearest whole number or fractions disregarded".	Fractions rounded up to the next whole number Fractions rounded down to the nearest whole number or fractions disregarded Fractions sold and proceeds distributed Fractions of 0.5 and over rounded up Fractions over 0.5 rounded up

⁺ See chapter 19 for defined terms

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Part 5 – *Securities on issue before and after consolidation or split

A change to the terms or price of *convertible securities should be advised in Part 6 - "Further information".

Question No.	Question		Answer							
5.1	*+Securities or	issue b	sue before and after the consolidation or split							
	Please confirm the number of the entity's *securities on issue before and after the consolidation or split. Please note Listing Rule 7.21 in respect of *convertible securities, Listing Rules 7.22.1, 7.22.2 in respect of options and Listing Rule 7.24 in respect of partly paid *securities. If an estimate is provided please provide the actual amounts as soon as reasonably practicable and no later than the *issue date.									
ASX +security code	ASX *security description	Quot	ted/ ioted				Number on issue post consolidation or split		Estimate/ Actual	
EZL	Ordinary Fully Paid	Quo	ted	197	7,297,073		164,040,067	7	Actual	
5.2	*Exercise price of options Please confirm the exercise price of options on issue before and after the consolidation or split. Please note Listing Rule 7.21 in respect of *convertible securities, and Listing Rules 7.22.1, 7.22.2 in respect of options.									
ASX *security code	ASX *security description	Quote unquo	,		pr cc			Exercise price post consolidation or split		
5.3	*Partly paid *securities affected by the consolidation or split Please confirm the effect of the consolidation or split on "paid to" and "unpaid" amounts for partly paid *securities on issue before and after the consolidation or split. Please note Listing Rule 7.21 in respect of *convertible securities and Listing Rule 7.24 in respect of partly paid *securities. If there is more than one *security please include the additional *securities.						convertible			
ASX *security code		uoted/ equoted	Currency		Paid up amount pre consolidatio n or split		Paid up amount post consolidatio n or split	con	oaid ount pre solidatio · split	Unpaid amount post consolidation or split

⁺ See chapter 19 for defined terms

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Part 6 – Further Information

Question No.	Question	Answer
6.1	Further information relating to the consolidation or split Please provide any further information relating to this event.	The total amount of the equal capital reduction is approximately \$40 million and the total number of shares on issue in the Company prior to the equal capital reduction is 197,297,073 shares. The calculated VWAP on the record date was \$1.2027 per share. 33,257,006 shares (~16.85707% of issued capital) are subject
		to cancellation such that the post the cancellation the issued capital of the Company will be 164,040,067

Introduced 22/09/14; amended 29/06/15; amended 07/03/16; amended 01/12/19

⁺ See chapter 19 for defined terms