

18 August 2025

James Rowe  
Head of Listings Compliance, Perth  
ASX Compliance

By email: [ListingsCompliancePerth@asx.com.au](mailto:ListingsCompliancePerth@asx.com.au)

Dear Mr Rowe

**CLEARVUE TECHNOLOGIES LIMITED ("CPV"): ASX QUERY LETTER**

CPV refers to ASX's letter dated 14 August 2025 (**Letter**) and provides the following responses to the queries set out in the Letter. Terms defined in the Letter have the same meaning when used in the responses below.

1. **Did CPV, or anyone representing CPV, make the Statements or statements to similar effect during the Presentation?**

Yes.

2. **If the answer to question 1 is "yes", please confirm who made the statements on behalf of CPV?**

Douglas Hunt, CEO and Managing Director.

3. **Please confirm whether all previous announcements made by CPV and released on MAP that include representations as to CPV's qualified pipeline of projects are materially accurate, complete and do not contain any false or misleading statements regarding the existence and scope of CPV's qualified pipeline of projects and not otherwise 'fairytales'.**

CPV confirms that all previous announcements made by CPV and released on MAP that include representations as to CPV's qualified pipeline of projects were materially accurate, complete and did not contain any false or misleading statements regarding the existence and scope of CPV's qualified pipeline of projects.

The Statements were a poorly worded reference to some of the projects which had originally been announced in October 2024 as being in CPV's qualified pipeline that had not progressed as initially anticipated. These projects did not progress for a variety of reasons including because changes to CPV's baseline technology resulted in such projects no longer being considered viable. Changed circumstances such as these are not considered unusual in project pipelines of companies that are constantly working to develop and improve their technology.

Additionally, CPV has added new projects to its qualified pipeline since October 2024 which has resulted in the overall size of the company's current pipeline remaining materially unchanged as to the size originally announced.

CPV continues to focus on strengthening its qualified pipeline with further opportunities which are considered commercially viable.

Yours sincerely

**Harry Miller**  
Company Secretary  
ClearVue Technologies Limited



14 August 2025

Mssrs Harry Miller and Brett Tucker  
Joint Company Secretaries  
ClearVue Technologies Limited

By email

Dear Mssrs Miller and Tucker

**ClearVue Technologies Limited ('CPV'): ASX Query Letter**

ASX refers to the following:

- A. CPV's announcement titled 'ClearVue Investor Update Presentation' released on the ASX Market Announcements Platform ('MAP') at 4:54PM AEST on 13 August 2025 ('Presentation').
- B. Statements alleged to be attributed to the Managing Director of CPV during the Presentation to the effect that previous announcements made to MAP by CPV in the previous 2 years regarding the qualified pipeline of approximately 60 projects were 'fairy tales' (the 'Statements').
- C. Listing Rule 3.1, which requires a listed entity to immediately give ASX any information concerning it that a reasonable person would expect to have a material effect on the price or value of the entity's securities.

**Request for information**

Having regard to the above, ASX asks CPV to respond separately to each of the following questions:

1. Did CPV, or anyone representing CPV, make the Statements or statements to similar effect during the Presentation?
2. If the answer to question 1 is "yes", please confirm who made the statements on behalf of CPV?
3. Please confirm whether all previous announcements made by CPV and released on MAP that include representations as to CPV's qualified pipeline of projects are materially accurate, complete and do not contain any false or misleading statements regarding the existence and scope of CPV's qualified pipeline of projects and not otherwise 'fairytales'.

**When and where to send your response**

This request is made under Listing Rule 18.7. Your response is required as soon as reasonably possible and, in any event, by no later than **2:00 PM AWST Monday, 18 August 2025**.

You should note that if the information requested by this letter is information required to be given to ASX under Listing Rule 3.1 and it does not fall within the exceptions mentioned in Listing Rule 3.1A, CPV's obligation is to disclose the information 'immediately'. This may require the information to be disclosed before the deadline set out above and may require CPV to request a trading halt immediately if trading in CPV's securities is not already halted or suspended.

Your response should be sent by e-mail to **ListingsCompliancePerth@asx.com.au**. It should not be sent directly to the ASX Market Announcements Office. This is to allow us to review your response to confirm that it is in a form appropriate for release to the market, before it is published on the ASX Market Announcements Platform.

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## **Suspension**

If you are unable to respond to this letter by the time specified above, ASX will likely suspend trading in CPV's securities under Listing Rule 17.3.

## **Listing Rules 3.1 and 3.1A**

In responding to this letter, you should have regard to CPV's obligations under Listing Rules 3.1 and 3.1A and also to Guidance Note 8 *Continuous Disclosure: Listing Rules 3.1 – 3.1B*. It should be noted that CPV's obligation to disclose information under Listing Rule 3.1 is not confined to, nor is it necessarily satisfied by, answering the questions set out in this letter.

## **Release of correspondence between ASX and entity**

We reserve the right to release all or any part of this letter, your reply and any other related correspondence between us to the market under listing rule 18.7A. The usual course is for the correspondence to be released to the market.

Yours sincerely

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James Rowe  
Head of Listings Compliance, Perth  
ASX Compliance