5 December 2016

Mr Dale Allen Senior Advisor, Listing Compliance (Perth) ASX Compliance Pty Limited Level 40, 152-158 St Georges Terrace Perth WA 6000

Directors

Mark Rantall: Chairman

Mark Fisher: Executive Director

Patrick Canion: Director

Mathew Walker: Director

Sonu Cheema: Company Secretary

Issued Capital

1,049,618,364 ("IAM") Fully Paid Ordinary Shares

302,682,093 ("IAMOA") 31 December 2017 Listed Options exercisable at \$0.008 per Option

37,500,000 Fully Paid Ordinary Shares classified as restricted securities

100,000,000 Unquoted Options exercisable at \$0.02 on or before 30 June 2020

250,000,000 Class A Performance Shares classified as restricted securities

250,000,000 Class B Performance Shares classified as restricted securities By email: dale.allen@asx.com.au

Dear Mr Allen,

ASX PRICE QUERY

I refer to your letter dated 5 December 2016 regarding today's increase in price and increase in volume of trading of Intiger Group Limited ("Intiger Group" or "Company") securities. In response Intiger Group advises the following:

- 1. The Company is not aware of any information concerning it that has not been announced to market and which could be an explanation for the recent trading in Intiger Group securities.
- 2. Not applicable
- 3.No, the Company is not aware of any other explanation for the price and volume change in the Company's securities.
- 4. The Company is in compliance with the Listing Rules, in particular listing rule 3.1.
- 5. The Company's responses to the questions above have been authorized and approved in accordance with it's the continuous disclosure requirements and pursuant to collective board approval.

- ENDS -

For further information, please contact: Investors

Mathew Walker

Corporate Director

E:reception@cicerocorporate.com.au

T: +61 8 6489 1600 F: +61 8 6489 1601 <u>Industry</u> **Mark Fisher**

Executive Director & Founder E:reception@cicerocorporate.com.au

T: +61 8 6489 1600 F: +61 8 6489 1601

About Intiger Group Limited

The business of **Intiger Group Limited (ASX: IAM)**, was founded by experienced investment banking and financial services executive Mark Fisher and operates an Australian software development house and offshore processing platform dedicated to reducing the back office and operational costs within the Australian financial planning industry. Working with Australian financial planning licensees and their practices, the Intiger Group has developed and launched proprietary software platform LiLLY, which has been designed to digitise and automate core components of the financial planning process including the production of automated statements of advice. In conjunction with LiLLY, the Intiger Group has presented the online practice management system KLIP which tracks key performance indicators of a financial planning practice and delivers oversight and control to both licensors and financial planning practices nationally.

In addition, the Intiger Group is a provider of offshore processing solutions built for the financial planning sector. The Intiger Group operates an offshore outsourcing facility in the Philippines which employs Australian trained staff, who deliver financial planning back office and administrative processing services for various documents including Statements of Advice. No financial advice is provided and no financial services license is required for these activities.



5 December 2016

Mr Sonu Cheema Company Secretary Intiger Group Limited Suite 9, 330 Churchill Avenue Subiaco WA 6008

By email

Dear Mr Cheema

Intiger Group Limited (the "Company"): price query

We note the change in the price of the Company's securities from a closing price of \$0.048 on Monday, 28 November 2016, to an intraday high of \$0.076 at the time of writing today, 5 December 2016.

We also note the significant increase in the volume of the Company's securities traded in the past few trading days.

In light of this, ASX asks the Company to respond separately to each of the following questions and requests for information:

- 1. Is the Company aware of any information concerning it that has not been announced to the market which, if known by some in the market, could explain the recent trading in its securities?
- 2. If the answer to question 1 is "yes":
 - a) Is the Company relying on Listing Rule 3.1A not to announce that information under Listing Rule 3.1?
 - Please note that the recent trading in the Company's securities would suggest to ASX that such information may have ceased to be confidential and therefore the Company may no longer be able to rely on Listing Rule 3.1A. Accordingly, if the answer to this question is "yes", you need to contact us immediately to discuss the situation.
 - b) Can an announcement be made immediately?
 - Please note, if the answer to this question is "no", you need to contact us immediately to discuss requesting a trading halt (see below).
 - c) If an announcement cannot be made immediately, why not and when is it expected that an announcemant will be made?
- 3. If the answer to question 1 is "no", is there any other explanation that the Company may have for the recent trading in its securities?
- 4. Please confirm that the Company is in compliance with the Listing Rules and, in particular, Listing Rule 3.1



5. Please confirm that the Company's responses to the questions above have been authorised and approved in accordance with its published continuous disclosure policy or otherwise by its board or an officer of the Company with delegated authority from the board to respond to ASX on disclosure matters.

When and where to send your response

This request is made under, and in accordance with, Listing Rule 18.7. Your response is required as soon as reasonably possible and, in any event, by not later than 1:00 pm (WST) today, 5 December 2016. If we do not have your response by then, ASX will have no choice but to consider suspending trading in the Company's securities under Listing Rule 17.3.

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, the Company's obligation is to disclose the information "immediately". This may require the information to be disclosed before the deadline set out in the previous paragraph.

ASX reserves the right to release a copy of this letter and your response on the ASX Market Announcements Platform under Listing Rule 18.7A. Accordingly, your response should be in a form suitable for release to the market.

Your response should be sent to me by e-mail at dale.allen@asx.com.au and tradinghaltsperth@asx.com.au. It should not be sent directly to the ASX Market Announcements Office. This is to allow me 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.

Listing Rules 3.1 and 3.1A

Listing Rule 3.1 requires a listed entity to give ASX immediately 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. Exceptions to this requirement are set out in Listing Rule 3.1A.

In responding to this letter, you should have regard to the Company'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 the Company'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.

Trading halt

If you are unable to respond to this letter by the time specified above, or if the answer to question 1 is "yes" and an announcement cannot be made immediately, you should discuss with us whether it is appropriate to request a trading halt in the Company's securities under Listing Rule 17.1.

If you wish a trading halt, you must tell us:

- the reasons for the trading halt;
- how long you want the trading halt to last;
- the event you expect to happen that will end the trading halt;
- that you are not aware of any reason why the trading halt should not be granted; and
- any other information necessary to inform the market about the trading halt, or that we ask for.



We may require the request for a trading halt to be in writing. The trading halt cannot extend past the commencement of normal trading on the second day after the day on which it is granted.

You can find further information about trading halts in Guidance Note 16 *Trading Halts & Voluntary Suspensions*.

If you have any queries or concerns about any of the above, please contact me immediately.

Yours sincerely

[Sent electronically without signature]

Dale Allen

Senior Adviser, ASX Listings Compliance (Perth)