

**ASX Announcement****6 June 2019**

## Supreme Court of Victoria approves Scheme of Arrangement

The Directors of MacPhersons Resources Limited (ASX: MRP) are pleased to advise that the Supreme Court of Victoria has today made orders approving the Scheme of Arrangement between MacPhersons and its shareholders, in relation to the proposed merger with Intermin Resources Limited (**Intermin**).

A copy of the Court Orders has been lodged with the Australian Securities and Investments Commission and the Scheme is now effective. A copy of the Court Orders is attached.

An indicative timetable for the remaining steps to implement the scheme is set out below.

Last day of trading in MacPhersons Shares – MacPhersons  
Shares suspended from trading on ASX from close of trading on  
ASX

6 June 2019

**Record Date for Scheme Consideration**

5:00 pm (Perth time) on 11 June 2019

**Implementation Date**

14 June 2019

Issue of Scheme Consideration to Scheme Participants

14 June 2019

Application for the admission of the New Intermin Shares to trading on ASX will be made by Intermin and normal trading of the New Intermin Shares is expected to commence on 17 June 2019.

Any changes to the above dates will be announced through ASX (and accordingly, details of any changes will be available on ASX's website at [www.asx.com.au](http://www.asx.com.au)) and notified on MacPhersons' website at [mrpresources.com.au](http://mrpresources.com.au).

Capitalised terms used in this announcement have the same meaning as set out in the Scheme Booklet dated 17 April 2019.

Stephen Hewitt-Dutton  
Company Secretary  
MacPhersons Resources Limited

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE  
COMMERCIAL COURT  
CORPORATIONS LIST

S ECI 2019 01361

IN THE MATTER OF MACPHERSONS RESOURCES LIMITED  
ABN 98 139 357 967

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Plaintiff

**GENERAL FORM OF ORDER**

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JUDGE	The Honourable Justice Robson
DATE MADE:	6 June 2019
ORIGINATING PROCESS	Originating Process filed on 1 April 2019
HOW OBTAINED:	On return of the orders of the Honourable Justice Robson made 17 April 2019
ATTENDANCE:	Dr E J Boros of counsel for the plaintiff Mr A Papamatheos of counsel for Intermin
OTHER MATTERS:	A. The Court received into evidence the Fifth Affidavit of Richard Anthony Lustig sworn 6 June 2019 and the exhibits thereto.  B. There has been produced to the Court a statement in writing by the Australian Securities and Investments Commission ( <b>ASIC</b> ) in accordance with section 411(17)(b) of the <i>Corporations Act 2001</i> (Cth) stating that ASIC has no objection to the scheme of arrangement between the plaintiff and its members referred to in this Order.  C. Associate Justice Eftim has by order made on 5 June 2019 pursuant to rule 16.6 of the <i>Supreme Court (Corporations) Rules 2013</i> (Vic) declared that the meeting of the members of the plaintiff convened pursuant to the order of the Honourable Justice Robson made on 17 April 2019 and held on 31 May 2019 was duly convened and held and the resolution considered by the said meeting was duly passed.



THE COURT ORDERS THAT:

1. Pursuant to section 411(4)(b) of the *Corporations Act 2001* (Cth) (**Act**), the scheme of arrangement between the plaintiff and its members agreed to by the said members (**Scheme**) be approved.
2. Pursuant to s 411(12) of the Act, the plaintiff be exempted from compliance with section 411(11) of the Act in respect of the Scheme.
3. This order be drawn up by the solicitors for the plaintiff be and be signed by the Honourable Justice Robson pursuant to rule 60.02 of the *Supreme Court (General Civil Procedure) Rules 2015* (Vic)

Dated: 6 June 2019



The Honourable Justice Robson