Nominated Adviser Declaration





Nominated Adviser Declaration

For use by a Nominated Adviser of an Issuer at the time an Issuer Applies to List

The purpose of this Declaration	NSX Listing Section 1 Rules 2.4, 2.5, 2.20, 4.5(8) describe the requirements for Issuers tohave a Nominated Adviser and for the Nominated Adviser to provide an undertaking to the Exchange in the form required by the Exchange. The NSX website contains a list of registered Nominated Advisers able to act in thiscapacity as per the Rules.
The main points	IntroductionUndertaking form
Related materials	 NSX Admissions Guidance NSX Listing Rules NSX Practice Note 22: Nominated Advisers



Section 1 – Introduction

This form is for use by a Nominated Adviser in making a declaration concerning the status of an entity as a responsible Officer of Nominated Adviser.

To ensure the efficient processing of this form by NSX, please:

- 1. Adhere to the suggested number of the annexures required by this form.
- 2. Complete all statements and questions in this form. (NSX can provide an electronic version of this form on request).

More Information and Submission of Application

Further information can be obtained from and all applications should be sent to:

Compliance Manager National Stock Exchange of Australia Limited Level 3, 1 Bligh Street, Sydney NSW 2000

Email: compliance@nsx.com.au

Phone: 02 9233 0100 https://www.nsx.com.au



Section 2 – Required Undertaking Form

To: Manager Compliance, National Stock Exchange of Australia Limited

Full name of Nominated Adviser Firm:

STEINEPREIS PAGANIN LAWYERS & CONSULTANTS

Full name of applicant issuer and details of the securities to which this declaration applies:

VIP GLOVES LIMITED (ACN 057 884 876) FULLY PAID ORDINARY SHARES TO BE LISTED ON NSX

Type of issue for which application for admission to trading on NSX is being made (indicate if not appropriate):

COMPLIANCE LISTING

I, MATT IRELAND

Nominated Adviser, hereby confirm;

Neing a Responsible Officer of the above

- a) that, in relation to the application for admission:
 - i) the directors of the issuer have received advice and guidance (from this firm or other appropriate professional advisers) as to the nature of their responsibilities and obligations to ensure compliance by the issuer with the Rules of the National Stock Exchange of Australia Limited as amended from time to time.
 - ii) To the best of my knowledge and belief, all relevant requirements of the National Stock Exchange of Australia Listing Rules and Corporations Act have been complied with; and
- b) While this firm is engaged as the Nominated Adviser of the issuer it will be available during business hours to advise and guide the directors of the issuer as to their responsibilities and obligations to ensure compliance by the issuer on an ongoing basis with the Exchange's Rules;
- c) That this firm will comply with the Exchange's Rules applicable to it in its role as nominated adviser; and
- d) That this firm will confirm to the Exchange in writing when it ceases to be the issuer's nominated adviser.

Signed:

Date: 9 16 125

Name of Responsible Officer, for and on behalf of the Nominated Adviser

MATT IRELAND

Name(s) of contact(s) at nominated adviser regarding the

MATT IRELAND