Appendix 1A

ASX Listing application and agreement

This form is for use by an entity seeking admission to the ⁺official list as an ASX Listing (for classification as an ASX Debt Listing use Appendix 1B, and for classification as an ASX Foreign Exempt Listing use Appendix 1C). The form is in 3 parts:

- Application for admission to the ⁺official list;
- 2. Information to be completed; and
- 3. Agreement to be completed.

Information and documents (including this appendix) given to ASX in support of an application become ASX's property and may be made public. This may be prior to admission of the entity and [†]quotation of its [†]securities. Publication does not mean that the entity will be admitted or that its [†]securities will be quoted.

Introduced 1/7/96. Origin: Appendix 1. Amended 1/7/97, 1/7/98, 1/9/99, 13/3/2000, 1/7/2000, 30/9/2001, 11/3/2002, 1/1/2003, 24/10/2005, 20/07/2007.

Part 1 - Application for admission to the official list

Name of entity	ABN
New Horizon Minerals Limited (To be renamed New Horizon	61 143 932 110
Coal Limited)	

We (the entity) apply for admission to the +official list of ASX Limited (ASX) and for +quotation of +securities.

Part 2 - Information to be completed

About the entity

You must complete the relevant sections (attach sheets if there is not enough space).

All entities

1 Deleted 30/9/2001

2	+Main class of	+securities	1	Number			⁺ Class
				83,000,000	о		Fully paid ordinary shares, including a total of 73,000,000 fully paid ordinary shares and 10,000,000 fully paid ordinary shares issued to the shareholders of Delta Coal Fund Pty Ltd which are classified as restricted securities.
3	Additional *securities (exc	+classes cept +CDIs)	of	Number quoted	to	be	⁺ Class

⁺ See chapter 19 for defined terms.

73,000,000	Options exercisable at \$0.20 each	
	on or before 31 December 2014	

Number not to be	⁺ Class
quoted	
10,000,000	10,000,000 incentive options to be issued to executives of the
	Company (Incentive Options).
10,000,000	Class A performance shares to convert to ordinary shares if the Company publicly announces that an indicated JORC Code compliant resource (as this term is defined in the JORC Code) of at least 20 million tonnes has been discovered on the Kinney Project within 12 months of the date the Kinney Project is acquired.
10,000,000	Class B performance shares to convert to ordinary shares if the Company completes a bankable feasibility study with a positive decision to mine in relation to the Kinney Project within 36 months after the Kinney Project is acquired.
10,000,000	Class C performance shares to convert to ordinary shares if the Company undertakes development and commercial production of the product from the Kinney Project within 48 months of the Kinney Project being acquired or a change in control event occurs.

4 Telephone number, postal address for all correspondence, general fax number, fax number for +company announcements office to confirm release of information to the market, and e-mail address for contact purposes.

_	_
Address:	Level 1 33 Ord Street WEST PERTH WA 6005
Telephone: Fax:	+61 8 9420 9300 +61 8 9420 9399

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⁺ See chapter 19 for defined terms.

5 Address of principal
+security registries for each
+class of +security (including
+CDIs)

Computershare Investor Services Pty Limited Level 2, Reserve Bank Building 45 St Georges Terrace PERTH WA 6000

6 Annual balance date

30 June

Companies only

(Other entities go to 19)

7 Name and title of chief executive officer/managing director Mr Michael Placha (proposed Chief Executive Officer and Executive Director)

8 Name and title chairperson of directors

Mr Gary Steinepreis (Chairman)

- 9 Names of all directors
- Mr Gary Steinepreis (Chairman)
- Mr Robert Hodby (Non-Executive Director) (retiring)
- Mr Patrick Burke (Non-Executive Director) (retiring)
- Mr Michael Placha (proposed Chief Executive Offer and Executive Director)
- Mr Carl Coward (Proposed Non-Executive Director)

Messrs Placha and Coward to be appointed as Directors upon completion of the Share Sale Agreement. Refer to Investment Overview section of the Prospectus (Item 1).

Duration of appointment of directors (if not subject to retirement by rotation) and details of any entitlement to participate in profits

Messrs Hodby and Burke to retire following completion of the Share Sale Agreement.

All directors are subject to retirement by rotation in accordance with clause 13.2 of the Company's Constitution (Item 2).

Refer to clause 13.7 of the Company's Constitution for remuneration of directors (Item 2).

Name and title of company secretary

Gary Steinepreis (Company Secretary)

12 Place of incorporation

Western Australia

⁺ See chapter 19 for defined terms.

13	Date of incorporation	4 June 2010
14	Legislation under which incorporated	Corporations Act 2001 (Cth)
15	Address of registered office in Australia	Level 1 33 Ord Street WEST PERTH WA 6005
16	Month in which annual meeting is usually held	November
17	Months in which dividends are usually paid (or are intended to be paid)	No dividends to be paid in the foreseeable future
18	If the entity is a foreign company which has a certificated subregister for quoted +securities, the location of Australian +security registers	N/A
18A	If the entity is a foreign company, the name and address of the entity's Australian agent for service of process	N/A
(Compar	nies now go to 31)	
All entities except companies		
19	Name and title of chief executive officer/managing director of the responsible entity	N/A
20	Name and title of chairperson of directors of responsible entity	N/A

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⁺ See chapter 19 for defined terms.

21	Names of all directors of the responsible entity	N/A
		NY/A
22	Duration of appointment of directors of responsible entity (if not subject to retirement by rotation) and details of any entitlement to participate in profits	N/A
23	Name and title of company secretary of responsible entity	N/A
23A	Trusts only - the names of the members of the compliance committee (if any)	N/A
	Diagonal registration of the	NI/A
24	Place of registration of the entity	N/A
25	Date of registration of the entity	N/A
26	Legislation under which the entity is registered	N/A
		XY/A
27	Address of administration office in Australia of the entity	N/A
0	10 1 1 11 I	NI/A
28	If an annual meeting is held, month in which it is usually held	N/A

⁺ See chapter 19 for defined terms.

29	dis	onths in which stributions are usually id (or are intended to be id)	N/A	
30	en cei qu loc	the entity is a foreign tity which has a rtificated subregister for oted +securities, the ration of Australian ecurity registers	N/A	
30 <i>l</i>	tru of	the entity is a foreign lest, the name and address the entity's Australian ent for service of process	N/A	
		e entity		
All e			ding the	Where is the information or
		or documents	umg the	document to be found? (eg, prospectus cross reference)
31		Evidence of compliance minimum issue price or sa requirements		Refer to Investment Overview section of Prospectus (Item 1) (spread requirements to be confirmed).
22		Prospectus, Product Discl	osure Statement or	Prospectus enclosed (Item 1).
32		information memorandum application (250 copies)		50 copies to be provided.
33		Cheque for fees		To be provided.
				_
34		Type of subregisters the er Example: CHESS and certificated subr		CHESS – refer to Section 3.7 of Prospectus (Item 1).
35		Copies of any contracts prospectus, Product Disclinformation memorandul underwriting agreement)	osure Statement or	Refer to Sections 10.1 to 10.10 of Prospectus (Item 1) and material contracts (Item 3).

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⁺ See chapter 19 for defined terms.

36	A certified copy of any restriction agreement	To be provided.
	entered into in relation to *restricted securities	
	securites	
37	If there are *restricted securities, undertaking issued by any bank or *recognised trustee	To be provided.
38	(Companies only) - certificate of incorporation or other evidence of status (including any change of name)	Certificate of Registration of Company enclosed (Item 4).
	(including any change of hame)	ASIC Company Search enclosed (Item 5).
		NB. Company name to be changed to New Horizon Coal Limited upon Completion of the Share Sale Agreement (Item 1).
39	(All entities except companies) - certificate of registration or other evidence of status (including change of name)	N/A
40	Copy of the entity's constitution (eg, if a company, the memorandum and articles of association)	Company's Constitution enclosed (Item 2).
		Where is the information or document to be found? (eg, prospectus cross reference)
41	Completed checklist that the constitution complies with the listing rules (copy of articles checklist is available from any Companies Department)	Refer to clause 33 of the Company's Constitution as enclosed (Item 2).
42	A brief history of the entity or, if applicable, the group	Refer to Section 4 of the Prospectus (Item 1).
42A	Copy of agreement with ASX that	Agreement enclosed (Item 6).
,	documents may be given to ASX and authenticated electronically.	<i>y</i>

About the securities to be quoted

All entities

⁺ See chapter 19 for defined terms.

43	Confirmation that the *securities to be quoted are eligible to be quoted under the listing rules	Confirmed – refer to Sections 11.1 and 11.2 of the Prospectus (Item 1).
		The securities to be quoted are fully paid ordinary shares, in accordance with Listing Rule 6.2 and options to acquire fully paid ordinary shares.
44	Voting rights of *securities to be quoted	Refer to Sections 11.1 and 11.2 of the Prospectus (Item 1).
45	A specimen certificate/holding statement for each +class of +securities to be quoted and a specimen holding statement for +CDIs	Refer to holding statement for Shares and holding statement for Free Attaching Options (Item 10).
46	Terms of the ⁺ securities to be quoted	Refer to Sections 11.1 and 11.2 of the Prospectus (Item 1).
47	A statement setting out the names of the 20 largest holders in each +class of +securities to be quoted, and the number and percentage of each +class of +securities held by those holders	To be provided.
48	A distribution schedule of each +class of +equity securities to be quoted, setting out the number of holders in the categories - 1 - 1,000 1,001 - 5,000 5,001 - 10,000 10,001 - 100,000 100,001 and over	To be provided.
49	The number of holders of a parcel of *securities with a value of more than \$2,000, based on the issue/sale price	To be provided.
50	Terms of any *debt securities and *convertible debt securities	N/A
		Where is the information or document to be found? (eg, prospectus cross reference)
51	Trust deed for any ⁺ debt securities and ⁺ convertible debt securities	N/A
52	Deleted 24/10/2005.	
	ies with classified assets	

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⁺ See chapter 19 for defined terms.

agreement to acquire a ⁺classified asset, must give ASX the following information. Resources, LLC The name of the vendor and details of any Carbon 53 relationship of the vendor with us (Carbon Resources). Pursuant to the Asset Purchase If the vendor was not the beneficial owner of 54 the +classified asset at the date of the Agreement (summarised acquisition or agreement, the name of the Section 10.2 of the Prospectus) with Delta Coal Fund Pty Ltd beneficial owner(s) and details of the relationship of the beneficial owner(s) to us (**Delta Coal**), Carbon Resources has agreed to transfer its interest in the Kinney Project (as defined in the Prospectus) to Delta Coal. Delta Coal has agreed, with Carbon Resources' consent, to assign its interest in the Asset Purchase Agreement to its 100% subsidiary, Wasatch Natural Resources, LLC. Pursuant to the Share Sale Agreement (summarised Section 10.1 of the Prospectus), the Company will acquire Delta Coal and Delta Coal's 100% subsidiary, Wasatch and will accordingly acquire the Kinney Project. The date that the vendor acquired the NA 55 +classified asset 56 The method by which the vendor +acquired Refer to Item 54 above. the +classified asset, including whether by agreement, exercise of option or otherwise Refer to summary of Share Sale The consideration passing directly or 57 indirectly from the vendor (when the vendor Agreement and Asset Purchase +acquired the asset), and whether the Agreement set out in Sections consideration has been provided in full 10.1 and 10.2 respectively of the Prospectus (Item 1) and the Share Sale Agreement and Asset Purchase Agreement (Item 3). Refer to Section 8 (Report on 58 Full details of the +classified asset, including any title particulars the Kinney Project) of the Prospectus (Item 1).

All +mining exploration entities and, if ASX asks, any other entity that has acquired, or entered into an

⁺ See chapter 19 for defined terms.

			Where is the information or document to be found? (eg, prospectus cross reference)
59		The work done by or on behalf of the vendor in developing the *classified asset. In the case of a *mining tenement, this includes prospecting in relation to the tenement. If money has been spent by the vendor, state the amount (verification of which may be required by ASX).	Refer to Sections 4, 6 and 8 of the Prospectus (Item 1).
60		The date that the entity ⁺ acquired the ⁺ classified asset from the vendor, the consideration passing directly or indirectly to the vendor, and whether that consideration has been provided in full	Refer to Sections 4, 6 and 8 of the Prospectus (Item 1). The Company will acquire Wasatch (the holder of the exclusive right to acquire the Kinney Project) upon settlement of the Share Sale Agreement. Refer to summary of Share Sale Agreement and Asset Purchase Agreement set out in Sections 10.1 and 10.2 respectively of the Prospectus (Item 1) and the Share Sale Agreement and Asset Purchase Agreement (Item 3).
61		A breakdown of the consideration, showing how it was calculated, and whether any experts' reports were commissioned or considered (and if so, with copies attached).	Refer to summary of Share Sale Agreement and Asset Purchase Agreement set out in Sections 10.1 and 10.2 respectively of the Prospectus (Item 1).
Abo	out th	e entity's capital structure	
All e	entitie	s	
62		Deleted 1/9/99.	
63		A copy of the register of members, if ASX asks	To be provided to ASX upon request.
64		A copy of any court orders in relation to a reorganisation of the entity's capital in the last five years	N/A
65		The terms of any *employee incentive scheme	N/A

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⁺ See chapter 19 for defined terms.

66		The terms of any *dividend or distribution plan	N/A
67		The terms of any *securities that will not be quoted	to the Terms and Conditions of the ,000 Performance Shares (Item 8) e Terms and Conditions of the 10,000 centive Options (Item 9).
68		Deleted 1/7/98.	
			Where is the information or document to be found? (eg, prospectus cross reference)
69		The entity's issued capital (interests), showing separately each +class of +security (except +CDIs), the amount paid up on each +class, the issue price, the dividend (in the case of a trust, distribution) and voting rights attaching to each +class and the conversion terms (if applicable)	Refer to Investment Overview section and the Investigating Accountant's Report in Section 7 of the Prospectus (Item 1).
70		The number of the entity's debentures, except to bankers, showing the amount outstanding, nominal value and issue price, rate of interest, dates of payment of interest, date and terms of redemption of each ⁺ class and conversion terms (if applicable) Note: This applies whether the securities are quoted or not.	N/A
71		The number of the entity's unsecured notes, showing the amount outstanding, nominal value and issue price, rate of interest, dates of payment of interest, date and terms of redemption of each +class and conversion terms (if applicable) Note: This applies whether the securities are quoted or not.	N/A
72		The number of the entity's options to +acquire unissued +securities, showing the number outstanding Note: This applies whether the securities are quoted or not.	Refer to Investment Overview section of the Prospectus (Item 1).
73		Details of any rights granted to any *person, or to any class of *persons, to participate in an issue of the entity's *securities Note: This applies whether the securities are quoted or not.	N/A
74		If the entity has any +child entities, a list of all	N/A
	1 1		1

⁺ See chapter 19 for defined terms.

	; ; ;	the nature of its business and the entity's percentage holding in it. Similar details should be provided for every entity in which the entity holds (directly or indirectly) 20% or more of the issued capital (interests).	
		e entity's financial position ng the profit test go to 75. For the assets test go to 814	1.)
All e	ntities	meeting the profit test	
			Where is the information or document to be found? (eg, prospectus cross reference)
75		Evidence that the entity has been in the same main business activity for the last 3 full financial years	N/A
76		Evidence that the entity is a going concern (or successor) and its aggregated profit for the last 3 full financial years	N/A
76A		Evidence that the entity's *profit from continuing operations in the past 12 months exceeded \$400,000	N/A
77		Audited ⁺ accounts for the last 3 full financial years and audit reports	N/A
78 - 79	9	Deleted 1/7/97.	
80		Half yearly $^{+}$ accounts (if required) and audit report or review	N/A
8oA		Pro forma balance sheet and review	N/A
80B		Statement from all directors or all directors of the responsible entity confirming that the entity is continuing to earn *profit from continuing operations	N/A
All entities meeting the assets test (only complete one of 81A, 81B or 81C and one of 82 or 83)			
_	ced 1/7/96.	Amended 1/7/99. Deleted 1/7/97	
81 81A		For entities other than *investment entities, evidence of net tangible assets of at least \$2 million or market capitalisation of at least \$10 million	Refer to Section 7 (Investigating Accountant's Report) of the Prospectus (Item 1).

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⁺ See chapter 19 for defined terms.

81B		For *investment entities other than *pooled development funds, evidence of net tangible assets of at least \$15 million	N/A
81C		Evidence that the entity is a *pooled development fund with net tangible assets of at least \$2 million	N/A
			Where is the information or document to be found? (eg,
			prospectus cross reference)
82		Evidence that at least half of the entity's total tangible assets (after raising any funds) is not cash or in a form readily convertible to cash (if there are no-commitments)	
83		Evidence that there are commitments to spend at least half of the entity's cash and assets in a form readily convertible to cash (if half or more of the entity's total tangible assets (after raising any funds) is cash or in a form readily convertible to cash)	section and Section 6 (Independent Geological Report) of the Prospectus (Item 1).
84		Statement that there is enough working capital to carry out the entity's stated objectives (and statement by independent expert, if required)	section of the Prospectus (Item 1).
85		Deleted 1/9/99.	
86		Deleted 1/7/97.	
87		⁺ Accounts for the last 3 full financial years and audit report, review or statement that not audited or not reviewed	
			Refer to 2011 Annual Report to shareholders (Item 7).
87A		Half yearly ⁺ accounts (if required) and audit report, review or statement that not audited or not reviewed	
87B		Audited balance sheet (if required) and audit report	N/A
87C		Pro forma balance sheet and review	Refer to Section 7 of the Prospectus (Item 1).
(Now go	to 106))	

⁺ See chapter 19 for defined terms.

88	Deleted 1/7/97.	
89-92C	Deleted 1/9/99.	
93	Deleted 1/7/97.	
94-98C	Deleted 1/9/99.	
99	Deleted 1/7/97.	
100-105C	Deleted 1/9/99.	
About the	e entity's business plan and level of o	perations
All entities		
1 / \ 1		Where is the information or document to be found? (eg, prospectus cross reference) Refer to Sections 4 and 6 of the Prospectus (Item 1).
	business	r Tospectus (Item 1).
	Details of any issues of the entity's *securities (in all *classes) in the last 5 years. Indicate issues for consideration other than cash	Refer to Investment Overview section (Item 1) and Section 7 (Investigating Accountant's Report) of the Prospectus (Item 1)
Informat	ion memorandum requirements	
All entities		
108	If the entity is a company, a statement that all the information that would be required under section 710 of the Corporations Act if the information memorandum were a prospectus offering for subscription the same number of *securities for which *quotation will be sought is contained in the information memorandum. If the entity is a trust, a statement that all the information that would be required under section 1013C of the Corporations Act if the information memorandum were a Product Disclosure Statement offering for subscription the same number of *securities for which *quotation will be sought is contained in the information memorandum	N/A
109	The signature of every director, and proposed director, of the entity personally or by a *person authorised in writing by the director (in the case of a trust, director of the responsible entity)	N/A

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The date the information memorandum is $\overline{\mbox{N/A}}$ signed

⁺ See chapter 19 for defined terms.

111(a)		Full particulars of the nature and extent of any interest now, or in the past 2 years, of every director or proposed director of the entity (in the case of a trust, the responsible entity), in the promotion of the entity, or in the property acquired or proposed to be acquired by it	N/A
111(b)		If the interest was, or is, as a member or partner in another entity, the nature and extent of the interest of that other entity	N/A
Informat memorar	_	ntained in the information	Where is the information or document to be found? (eg, prospectus cross reference)
111(c)		If the interest was or is as a member or partner in another entity, a statement of all amounts paid or agreed to be paid to him or her or the entity in cash, *securities or otherwise by any *person to induce him or her to become or to qualify him or her as, a director, or for services rendered by him or her or by the entity in connection with the promotion or formation of the listed entity	N/A
112(a)		Full particulars of the nature and extent of any interest of every expert in the promotion of the entity, or in the property acquired or proposed to be acquired by it	N/A
112(b)		If the interest was or is as a member or partner in another entity, the nature and extent of the interest of that other entity	N/A
112(c)		If the interest was or is as a member or partner in another entity, a statement of all amounts paid or agreed to be paid to him or her or the entity in cash, *securities or otherwise by any *person for services rendered by him or her or by the entity in connection with the promotion or formation of the listed entity	N/A
113		A statement that ASX does not take any	N/A
		responsibility for the contents of the information memorandum	
114		A statement that the fact that ASX may admit the entity to its ⁺ official list is not to be taken in any way as an indication of the merits of the entity	N/A

⁺ See chapter 19 for defined terms.

115	If the information memorandum includes a statement claiming to be made by an expert or based on a statement made by an expert, a statement that the expert has given, and has not withdrawn, consent to the issue of the information memorandum with the particular statement included in its form and context	Where is the information or document to be found? (eg, prospectus cross reference)			
116	A statement that the entity has not raised any capital for the 3 months before the date of issue of the information memorandum and will not need to raise any capital for 3 months after the date of issue of the information memorandum	N/A			
117	A statement that a supplementary information memorandum will be issued if the entity becomes 'aware of any of the following between the issue of the information memorandum and the date the entity's 'securities are 'quoted or reinstated. • A material statement in the information memorandum is misleading or deceptive. • There is a material omission from the information memorandum. • There has been a significant change affecting a matter included in the information memorandum. • A significant new circumstance has arisen and it would have been required to be included in the information memorandum	N/A			
Information	Information contained in the supplementary information memorandum				
118	 If there is a supplementary information memorandum: Correction of any deficiency. Details of any material omission, change or new matter. A prominent statement that it is a supplementary information memorandum. The signature of every director, or proposed director, of the entity personally or by a *person authorised in writing by the director (in the case of a trust, director of the responsible entity). The date the supplementary information memorandum is signed. 	N/A			

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⁺ See chapter 19 for defined terms.

Eviuence	evidence ij supplementary information memorandum is issued			
119	i i	Evidence that the supplementary information memorandum accompanied every copy of the information memorandum issued after the date of the supplementary information memorandure.	ne te	
Other	info	rmation		
All enti	ities		Where is the information or document to be found? (eg, prospectus cross reference)	
120		Evidence that the supplementary information memorandum was sent to every [†] person who was sent an information memorandum	N/A	
121		Details of any material contracts entered into between the entity and any of its directors (if a trust, the directors of the responsible entity)	Refer to Sections 10.1 to 10.10 of the Prospectus (Item 1) and the material contracts (Item 3).	
122		A copy of every disclosure document or Product Disclosure Statement issued, and every information memorandum circulated, in the last 5 years	Refer to IPO Prospectus and Entitlement Issue Prospectus (Item 9).	
123		Information not covered elsewhere and which, in terms of rule 3.1, is likely materially to affect the price or value of the entity's *securities	N/A	
123A		The documents which would have been required to be given to ASX under rules 4.1, 4.2, 4.3, 4.5, 5.1, 5.2 and 5.3 had the entity been admitted to the +official list at the date of its application for admission, unless ASX agrees otherwise. Example: ASX may agree otherwise if the entity was recently incorporated.	ASX to advise whether information other than that provided to date is required.	

Mining exploration entities

⁺ See chapter 19 for defined terms.

A map or maps of the mining tenements prepared by a qualified *person. The maps must indicate the geology and other pertinent features of the tenements, including their extent and location in relation to a capital city or major town, and relative to any nearby properties which have a significant bearing on the potential of the tenements. The maps must be dated and identify the qualified *person and the report to which they relate.

Refer to Section 6 (Independent Geologist's report) and Section 8 (Solicitor's Report on the Kinney Project) of the Prospectus (Item 1).

125 Deleted 1/7/97

Where is the information or document to be found? (eg, prospectus cross reference)

126

A schedule of *mining tenements prepared by a qualified person. The schedule must state in relation to each *mining tenement:

the geographical area where the ⁺mining tenement is situated;

the nature of the title to the +mining tenement;

whether the title has been formally confirmed or approved and, if not, whether an application for confirmation or approval is pending and whether the application is subject to challenge; and

the *person in whose name the title to the *mining tenement is currently held.

Refer to Sections 6 (Independent Geologist's Report) and Section 8 (Solicitor's Report on the Kinney Project) of the Prospectus (Item 1).

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If the entity has *acquired an interest or entered into an agreement to *acquire an interest in a *mining tenement from any *person, a statement detailing the date of the *acquisition of the interest from the vendor and the purchase price paid and all other consideration (whether legally enforceable or not) passing (directly or indirectly) to the vendor.

Refer to summary of Share Sale Agreement and Asset Purchase Agreement set out in Sections 10.1 and 10.2 respectively of the Prospectus (Item 1) and the Share Sale Agreement and Asset Purchase Agreement (Item 3).

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A financial statement by the directors (if a trust, the directors of the responsible entity) setting out a program of expenditure together with a timetable for completion of an exploration program in respect of each [†]mining tenement or, where appropriate, each group of tenements

Refer to Investment Overview section and Section 6 (Independent Geologist's Report) of the Prospectus (Item 1).

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⁺ See chapter 19 for defined terms.

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A declaration of conformity or otherwise with the Australasian Code for Reporting of Identified Mineral Resources and Ore Reserves for any reports on mineral resources and +ore reserves

Refer to Section 6 (Independent Geologist's Report) of the Prospectus

⁺ See chapter 19 for defined terms.

Part 3 - Agreement

All entities

You must complete this agreement. If you require a seal to be bound, the agreement must be under seal.

We agree:

- Our admission to the +official list is in ASX's absolute discretion. ASX may admit us on any conditions it decides. +Quotation of our +securities is in ASX's absolute discretion. ASX may quote our +securities on any conditions it decides. Our removal from the +official list or the suspension or ending of +quotation of our +securities is in ASX's absolute discretion. ASX is entitled immediately to suspend +quotation of our +securities or remove us from the +official list if we break this agreement, but the absolute discretion of ASX is not limited.
- 2 We warrant the following to ASX.
 - The issue of the †securities to be quoted complies with the law, and is not for an illegal purpose.
 - There is no reason why the +securities should not be granted +quotation.
 - An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any *securities to be quoted and that no-one has any right to return any *securities to be quoted under sections 601MB(1), 737, 738, 992A, 992AA or 1016F of the Corporations Act at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the *securities to be quoted under section 1019B of the Corporations Act at the time that we request that the *securities be quoted.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from, or connected with, any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document is not available now, we will give it to ASX before 'quotation of the 'securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

+ See chapter 19 for defined terms.

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- We will comply with the listing rules that are in force from time to time, even if +quotation of our +securities is deferred, suspended or subject to a +trading halt.
- 6 The listing rules are to be interpreted:
 - in accordance with their spirit, intention and purpose;
 - by looking beyond form to substance; and
 - in a way that best promotes the principles on which the listing rules are based.
- ASX has discretion to take no action in response to a breach of a listing rule. ASX may also waive a listing rule (except one that specifies that ASX will not waive it) either on our application or of its own accord on any conditions. ASX may at any time vary or revoke a decision on our application or of its own accord.
- A document given to ASX by an entity, or on its behalf, becomes and remains the property of ASX to deal with as it wishes, including copying, storing in a retrieval system, transmitting to the public, and publishing any part of the document and permitting others to do so. The documents include a document given to ASX in support of the listing application or in compliance with the listing rules.
- In any proceedings, a copy or extract of any document or information given to ASX is of equal validity in evidence as the original.
- Except in the case of an entity established in a jurisdiction whose laws have the effect that the entity's *securities cannot be approved under the operating rules of the *approved CS facility:
 - We will satisfy the +technical and performance requirements of the +approved CS facility and meet any other requirements the +approved CS facility imposes in connection with approval of our +securities.
 - When *securities are issued we will enter them in the *approved CS facility's subregister holding of the applicant before they are quoted, if the applicant instructs us on the application form to do so.
 - The *approved CS facility is irrevocably authorised to establish and administer a subregister in respect of the *securities for which *quotation is sought.

⁺ See chapter 19 for defined terms.

11	the effe	in the case of an entity established in a jurisdiction whose laws have fect that the entity's *securities cannot be approved under the ing rules of the *approved CS facility, we confirm that either:	
		we have given a copy of this application to the †approved CS facility in accordance with the operating rules of the †approved CS facility; or	
		we ask ASX to forward a copy of this application to the ${}^{\scriptscriptstyle +}$ approved CS facility.	
	the entit	se of an entity established in a jurisdiction whose laws have the effect that y's *securities cannot be approved under the operating rules of the d CS facility:	
	•	The *approved CS facility is irrevocably authorised to establish and administer a subregister in respect of *CDIs.	
	•	We will make sure that ${}^+\text{CDIs}$ are issued over ${}^+\text{securities}$ if the holder of quoted ${}^+\text{securities}$ asks for ${}^+\text{CDIs}$.	
	In the case of an entity established in a jurisdiction whose laws have the effect that the entity's *securities cannot be approved under the operating rules of the *approved CS facility:		
		we have given a copy of this application to the approved CS facility in accordance with the operating rules of the *approved CS facility; or	
		we ask ASX to forward a copy of this application to the $\mbox{\mbox{\tiny +}}$ approved CS facility.	
Dated:	ı Decemb	er 2011	
ABN 61	orizon Mi: 143 932 11	nerals Limited (to be renamed New Horizon Coal Limited) o th the Corporations Act 2001:	
2	1	G Steinepris	
Directo	r	Director	

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⁺ See chapter 19 for defined terms.