



## Revised financial reporting deadlines for June 2021

The Australian Securities and Investments Commission and ASX Limited have provided extended reporting deadlines and AGM concessions for the June 2021 reporting season as a result of COVID-19

The position at June 2021 is more complex than previous reporting periods:

- Most entities reporting under Chapter 2M and 7 of the *Corporations Act 2001* will have an additional month to comply with reporting deadlines
- The deadline for holding Annual General Meetings (AGMs) continues to be extended by two months and AGMs can be held using electronic means. This applies for all reporting periods up to and including 7 July 2021
- ASX listed entities will have additional time for some deadlines – but will still be required to file their Appendix 4D or Appendix 4E in the normal timeframes and/or lodge unaudited or unreviewed financial reports
- ASX listed entities will also need to disclose to the ASX that they are taking advantage of the ASIC relief
- Disclosing entities must also consider their continuous disclosure obligations (concessions previously available have expired pending legislation)
- The extended lodgement deadlines apply for financial reporting periods ending between 23 June 2021 and 7 July 2021 (inclusive)
- The extended reporting deadlines do not extend to financial reporting periods ending after 7 January 2021 and before 23 June 2021. Such entities will need to comply with the normal reporting deadlines or seek specific relief from ASIC and/or the ASX.

The additional reporting deadline relief is only available for reporting periods ending between 23 June to 7 July 2021 (inclusive), but the AGM relief applies to all reporting dates up to 7 July 2021

## Clarity in financial reporting

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### Summary of revised deadlines

The tables below outline the changed reporting deadlines varied as a result of relief provided by the Australian Securities and Investments Commission (ASIC) and the ASX Limited (ASX):

#### Listed entities

Obligation	Usual deadline	Revised deadline	New date for 30 June 2021 reporting periods
<b>Full-years</b>			
Lodgement of Appendix 4E with ASX <sup>(A)</sup>	2 months	Unchanged <sup>(B)</sup>	31 August 2021
Lodgement of unaudited annual financial information with ASX <sup>(B)</sup>			
• Mining and oil or gas exploration entities (accounts)	n/a	3 months <sup>(C)</sup>	30 September 2021
• Other entities (as required by the Appendix 4E)	n/a	2 months <sup>(C)</sup>	31 August 2021 <sup>(1)</sup>
Lodgement of audited annual financial report <sup>(D)</sup>	3 months	4 months <sup>(E)</sup>	1 November 2021 <sup>(F)</sup>
Reporting to members – listed public companies	Earlier of 21 days before AGM or 4 months	Earlier of 21 days before AGM or 5 months	Earlier of 21 days before AGM or 30 November 2021
Reporting to members – listed registered scheme	3 months	4 months	1 November 2021 <sup>(F)</sup>
Holding of Annual General Meeting (AGM)	5 months	7 months <sup>(G)</sup>	31 January 2022
<b>Half-years</b>			
Lodgement of Appendix 4D with ASX <sup>(A)</sup>	2 months	Unchanged <sup>(B)</sup>	31 August 2021
Lodgement of unaudited or unreviewed half-year accounts with ASX <sup>(B)</sup>			
• Mining and oil and gas exploration entities	n/a	75 days <sup>(C)</sup>	13 September 2021
• Other issuers	n/a	2 months <sup>(C)</sup>	31 August 2021 <sup>(1)</sup>
Lodgement of audited or reviewed half-year financial report <sup>(D)</sup>			
• Mining and oil and gas exploration entities	75 days	106 days <sup>(C,H)</sup>	14 October 2021
• ASX AQUA market issuers	75 days	106 days <sup>(I, H)</sup>	14 October 2021
• Other issuers	2 months	106 days <sup>(E, H)</sup>	14 October 2021

#### Unlisted entities

Obligation	Usual deadline	Revised deadline	New date for 30 June 2021 reporting periods
<b>Full-years</b>			
Lodgement of audited annual financial report with ASIC			
• Disclosing entities	3 months	4 months	1 November 2021 <sup>(F)</sup>
• Other entities	4 months	5 months	30 November 2021
Reporting to members – public companies	Earlier of 21 days before AGM or 4 months	Earlier of 21 days before AGM or 5 months	Earlier of 21 days before AGM or 30 November 2021
Reporting to members – proprietary companies	4 months	5 months	30 November 2021
Holding of AGM – public companies	5 months	7 months <sup>(G)</sup>	31 January 2022

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Obligation	Usual deadline	Revised deadline	New date for 30 June 2021 reporting periods
<b>Half-years</b>			
Lodgement of audited or reviewed half-year financial report – disclosing entities	75 days	105 days <sup>(H)</sup>	13 October 2021

### Other deadlines

Obligation	Usual deadline	Revised deadline	New date for 30 June 2021 reporting periods
Lodgement of profit and loss statement and balance sheet by AFS licensees			
• Bodies corporate (disclosing entities)	3 months	4 months	1 November 2021 <sup>(F)</sup>
• Other unlisted bodies corporate	4 months	5 months	30 November 2021
• Not bodies corporate	2 months	3 months	30 September 2021
Sending of the audited financial report to members by grandfathered proprietary companies under <i>ASIC Corporations (Exempt Proprietary Companies) Instrument 2015/840</i>	4 months	5 months <sup>(U)</sup>	30 November 2021
Preparation of consolidated financial statements under <i>ASIC Corporations (Wholly-owned Companies) Instrument 2016/785</i>	4 months	5 months	30 November 2021
Audit of the compliance plan of a registered scheme	3 months	4 months	1 November 2021

## Notes to the tables

- A The Appendix 4D and Appendix 4E requirements do not apply to mining and oil and gas exploration entities or to issuers on the ASX Quoted Assets (AQUA) market (see note I). Mining and oil and gas exploration entities must continue to provide the additional ASX information required under the ASX Listing Rules in the normal timeframes, i.e. a quarterly report outlining activities for the quarter, together with Appendix 5B (quarterly cash flow report), both within one month of the end of each quarter.
- B In accordance with *ASX Class Waiver Decision – Extended Reporting and Lodgment Deadlines* (available at [www.asx.com.au](http://www.asx.com.au)), entities are required to lodge the Appendix 4E and Appendix 4D within two months of the reporting date. In the case of the Appendix 4E (preliminary final report), this will continue to require entities taking advantage of the ASIC relief to include unaudited financial statements as these are already required by the Appendix 4E in any case (i.e. an entity can choose to provide audited or unaudited financial information in their Appendix 4E). The ASX waiver explicitly notes this requirement so that is clear that unaudited accounts must be provided with the Appendix 4E even if the ASIC relief providing later lodgement of the audited financial report is being applied. Mining and oil and gas exploration entities are not required to provide an Appendix 4E and instead are required to give the ASX unaudited accounts within three months of reporting date. For these purposes, the ASX Listing Rules define “accounts” to mean the statement of financial position, statement of comprehensive income, statement of cash flows, statement of changes in equity, notes to those financial statements, disclosures in relation to those financial statements and any other information necessary to give a true and fair view of the financial position and performance of the entity – in all cases, as required by any law, regulation, rule or accounting standard. Entities taking advantage of the ASX waiver provide this information on an unaudited basis and are required to announce to the market at that time that they are taking advantage of the ASIC relief and that they will immediately make a further announcement if there a material difference between its unaudited annual accounts and its audited annual accounts.
- C The ASX waiver provides limited access to the ASIC relief, such that the entity's audited or reviewed financial report can be lodged in accordance with the extended deadlines available under the ASIC relief. One of the conditions of the waiver is that the entity provides unaudited annual financial statements or unaudited or unreviewed half-year accounts to the ASX. These must be provided within two months of reporting date in conjunction with the Appendix 4D or Appendix 4E. As mining and oil and gas exploration entities are not required to lodge an Appendix 4D or Appendix 4E, these entities taking advantage of the extended deadlines are required to instead provide unaudited accounts within three months of year end or their unreviewed half-year accounts within 75 days of half-year.

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### Notes to the tables (continued)

- D Although there is a requirement to lodge the annual financial report with both ASIC and the ASX, *ASIC Corporations (Electronic Lodgment of Financial Reports) Instrument 2016/181* (available at [www.legislation.gov.au](http://www.legislation.gov.au)) allows entities listed on the ASX to lodge the reports electronically with the relevant market operator without also having to separately lodge the reports with ASIC.
- E The normal deadline for lodgment of full-year and half-year financial reports under the ASX Listing Rules is three months and two months respectively. The normal deadlines under the *Corporations Act 2001* are 3 months and 75 days respectively (prior to the one month extension). Because the deadlines under the ASX Listing Rules are earlier than the *Corporations Act 2001* requirements, the earlier deadline would normally prevail. However, the ASX waiver provides equivalent relief to that provided by ASIC for the lodgment of audited or reviewed financial reports, including for half-years. Accordingly, in respect of half-years, the ASX deadlines for the lodgment of audited or reviewed half-year financial reports have been extended by more than a month for many listed entities.
- F Where a deadline under the *Corporations Act 2001* falls on a Saturday, Sunday or public holiday, section 36(2) of the *Acts Interpretations Act 1901* permits the deadline to be met on the next day that is not a Saturday, Sunday, or public holiday. 31 October 2021 is a Sunday, and accordingly, the deadline is met on the next day that is not a Saturday, Sunday, or public holiday.
- G ASIC cannot extend the AGM deadline and so has adopted a 'no action' position in respect of non-compliance with the relevant deadline under the *Corporations Act 2001*, so long as an AGM is held within 7 months of year end (see 21-082MR *ASIC to extend deadlines for 30 June 2021 financial reports and amends 'no action' position for AGMs*, available at [asic.gov.au](http://asic.gov.au)). The 'no-action' position applies in respect of balanced dates up to and including 7 July 2021 (i.e. a different and longer time period than for the financial reporting deadline extension). In addition, The Federal Treasurer previously issued *Corporations (Coronavirus Economic Response) Determination (No. 3) 2020* (available at [www.legislation.gov.au](http://www.legislation.gov.au)) amending the *Corporations Act 2001* for six months from 23 September 2020 and which facilitated meetings, including AGMs, being held using one or more technologies (virtual technology) that give all persons entitled to attend a reasonable opportunity to participate without being physically present in the same place. This Determination ceased to have effect on 21 March 2021 and replacement legislation proposing equivalent amendments to the *Corporations Act 2001* had not been passed by the Parliament at that time. In response, ASIC announced a 'no-action' position in relation to the convening and holding of virtual meetings as a temporary measure, and provided additional guidance on the holding of virtual meetings (as outlined in 21-061MR *ASIC adoption 'no-action' position and re-issues guidance for virtual meetings*, available at [asic.gov.au](http://asic.gov.au)). The ASIC measures do not extend to the permitting of electronic execution of company documents and will expire at the earlier of 31 October 2021 and the date that the proposed measures are passed by the Parliament. The ASX waiver also provides relief for listed entities from ASX Listing Rule 4.7 so that they can lodge their annual report with the ASX in accordance with the revised ASIC deadlines.
- H The extension of deadlines for half-years is different for listed and unlisted entities. Under *ASIC Corporations (Extended Reporting and Lodgment Deadlines—Listed Entities) Instrument 2020/451* (as amended), listed disclosing entities must lodge half-year reports within 106 days after the end of the half-year. However, under *ASIC Corporations (Extended Reporting and Lodgment Deadlines – Unlisted Entities 2020/395* (as amended), unlisted disclosing entities must lodge half-year reports with ASIC within 105 days after the end of the half-year. (i.e. one day less than for listed disclosing entities).
- I The ASX Listing Rules do not apply to securities admitted to the ASX Quoted Assets (AQUA) market, e.g. exchange traded fund securities and managed fund products. These issuers are instead subject to the ASX Operating Rules. Specifically, Schedule 10A *AQUA Products and the AQUA Trading Market* (available at [www.asx.com.au](http://www.asx.com.au)) outlines the requirements for such issuers. In terms of disclosure requirements, Rule 10A.4.2 sets out the disclosure requirements for managed fund products, and Rule 10A.4.4 sets out the disclosure requirements for exchange traded funds. These rules require, among other things, the issuer to provide the ASX a copy of all periodic reports (including financial reports, directors' reports and auditor's reports) that the issuer is required to lodge with ASIC under the *Corporations Act 2001*. Because these deadlines are linked to the *Corporations Act 2001*, the revised ASIC deadlines apply to these issuers. Such issuers in practice should still notify the ASX of an intention to rely on the extended deadlines.
- J Under *ASIC Corporations (Exempt Proprietary Companies) Instrument 2015/840* (as amended, available at [www.legislation.gov.au](http://www.legislation.gov.au)), grandfathered proprietary companies are not required to lodge their financial reports with ASIC under s.319(1) of the *Corporations Act 2001*. For a financial year that ends between 31 December 2019 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive), the audited financial report must be sent to members within one month after the deadline for reporting to members and the directors' report must disclose the nature and effect of the relief permitting deferred compliance.

## Considerations in taking advantage of the relief

### When does the ASIC relief apply?

The periods of relief depend upon the registration of the relevant instrument, as an extended deadline only applies where the normal reporting deadline had not already passed at the time that the instrument of relief was registered. A summary of the ASIC Corporations Instruments providing the relief is included in the [Appendix](#).

In general, the financial reporting deadline extension applies as follows:

- Unlisted entities – for financial years and half-years ending between 31 December 2019 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021<sup>1</sup> (both inclusive)
- Listed entities – for financial years and half-years ending between 21 February 2020 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive).

ASIC has chosen not to extend the financial reporting deadlines for financial years and half-years ending after 7 January 2021 but before 23 June 2021. In ASIC's view, there "does not appear to be a general lack of resources to meet financial reporting and audit obligations for these reporting periods on time". ASIC will however consider specific relief as discussed below.

However, ASIC's 'no-action' position in respect of AGM's and virtual meetings applies to reporting periods ending on or before 7 July 2021. Therefore, all entities meeting this requirement, including entities with financial years ending after 7 January 2021 but before 23 June 2021, will be able to hold their AGM during the extended period of seven months from reporting date and hold such meetings virtually.



### Interaction with other requirements

Entities seeking to take advantage of the relief should ensure any extended reporting timetable adopted does not impact other legislation or relevant agreements. For instance, an entity's financing facilities may require the provision of audited financial statements within a stated timeframe after the end of a financial year. Where this is the case, the entity may need to arrange a waiver under the relevant agreement to ensure compliance with those facilities.

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### Is the relief automatic?

Yes. Any entity that is eligible to obtain the relief may apply it. In some cases, disclosure is required of the relief being applied, for example:

- Listed entities will be required to make disclosure to the ASX and lodge unaudited or unreviewed accounts (see 'Are there any special relief requirements for listed entities?' below)
- Grandfathered proprietary companies are required to disclose the nature and effect of the relief in the directors' report.

Furthermore, in some cases, there may be additional requirements to be eligible for the relief under other instruments. Although the relief may extend the time available to meet certain of the eligibility requirements under other instruments, it does not otherwise change or exempt entities from complying with those additional requirements.

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<sup>1</sup> The choice of 7 July 2021 accommodates entities that adjust their financial years and half-years to be shorter or longer by not longer than 7 days (under s.323D(2) and s.323D(5) of the *Corporations Act 2001*). This often applies to entities such as retailers who report using a 52 week (or 53 week), rather than calendar year, basis.

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### Example – wholly-owned entity relief

Many groups take advantage of the relief in *ASIC Corporations (Wholly-owned Companies) Instrument 2016/785*, which relieves eligible wholly-owned entities from the requirement to prepare and lodge audited financial reports. This instrument normally requires that many actions are undertaken within the ‘relevant time’, which is defined as within four months after the end of the financial year. This includes requirements to lodge certain forms with ASIC and lodge consolidated financial statements of the holding entity with ASIC.

The ASIC relief provided in light of COVID-19 changes the ‘relevant time’ to be five months after the end of the year in respect of a financial year that ends between 31 December 2019 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive). Therefore, entities taking advantage of the extended deadlines still need to comply with the other requirements of the Corporations Instrument to be eligible for its relief, i.e. lodge forms and the preparation of consolidated financial statements (among others).

ASIC has also enacted *ASIC Corporations (COVID-19 Email Lodgment Service – ASIC Corporations (Wholly-owned Companies) Instrument 2016/785) Instrument 2021/152* (which is available at [asic.gov.au](https://asic.gov.au)). This instrument facilitates the electronic lodgement of documents for the purposes of relief under *ASIC Corporations (Wholly-owned Companies) Instrument 2016/785*. Under this instrument, deeds of cross guarantee, variation deeds, assumption deeds, revocation deeds, notices of disposal, certificates and opt-in and opt-out notices can be lodged by email. However, this instrument does not facilitate electronic execution of deeds, which must be executed under s.127 of the *Corporations Act 2001*. This is different to previous periods where Corporations Determinations permitted the electronic lodgement of documents, but these have since expired.

## Are there any special relief requirements for listed entities?

Special provisions apply for listed entities choosing to rely on *ASIC Corporations (Extended Reporting and Lodgment Deadlines—Listed Entities) Instrument 2020/451*. The instrument requires companies, schemes and entities to disclose to the ASX that it intends to rely upon the instrument prior to the lodgement deadlines within the *Corporations Act 2001*, i.e. before the modifications to those deadlines made by the instrument.

Under the Corporations Instrument, listed entities must inform the ASX (or other relevant exchange) of their intention to take advantage of the relief within 3 months of the end of the financial year and within 75 days of the end of the half-year<sup>2</sup>. However, these timelines need to be considered in light of the ASX Listing Rule requirements which requires earlier notification to the ASX.

Under *ASX Class Waiver Decision – Extended Reporting and Lodgment Deadlines* (available at [www.asx.com.au](https://www.asx.com.au)), additional conditions must be met by ASX listed entities in order to take advantage of the relief under the Corporations Instrument. These conditions include the requirement for unaudited or unreviewed financial information to be provided to the market. In effect, the combination of the ASIC Corporations Instrument and ASX waiver is that listed entities:

- Must lodge the Appendix 4E (full-years) or Appendix 4D (half-years) in the normal timeframes (not required by mining and oil and gas exploration entities or for ASX AQUA issuers)
- Must initially lodge unaudited or unreviewed financial information in lieu of audited or reviewed information where the relief is relied upon (as part of the Appendix 4E, or together with the Appendix 4D, where these are required) and then subsequently lodge the audited or reviewed information in accordance with the ASIC relief
- Must announce to the market where they are relying on the ASIC relief to extend the lodgement date for its half-year or full-year financial report, or the extended deadline for sending of annual reports to security holders (this will be together with, or prior to, the lodgement of the Appendix 4E, Appendix 4D or unaudited or unreviewed accounts)
- Keep the market informed of any changes to the unaudited (or unreviewed) financial information
- Comply with the extended ASIC lodgement deadline for lodgement of the audited financial report and sending of annual reports to security holders.

<sup>2</sup> Note that the exchange notification requirement in the Corporations Instrument is linked to the reporting deadline under the *Corporations Act 2001* (which is 75 days) rather than those arising under the ASX Listing Rules (which is ordinarily two months after half-year for most entities). However, these requirements are effectively overridden by the requirements of the ASX waiver.

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The ASX announcement notes that listed entities should endeavour to lodge their audited or reviewed accounts with ASX within the normal listing rule deadlines, having regard to the information needs of security holders, creditors and other users of their financial reports, and any applicable borrowing covenants or other obligations.

### How does the relief interact with continuous disclosure requirements?

The relief provided by ASIC does not amend the continuous disclosure provisions for disclosing entities under Chapter 6CA of the *Corporations Act 2001*, or for listed entities, under the ASX Listing Rules.

Previously, *Corporations (Coronavirus Economic Response) Determination (No. 2) 2020* (available at [www.legislation.gov.au](http://www.legislation.gov.au)) and *Corporations (Coronavirus Economic Response) Determination (No. 4) 2020* (available at <https://www.legislation.gov.au>) together effectively modified the continuous disclosure requirements under the *Corporations Act 2001* for the period from 26 May 2020 to 23 March 2021.

The Federal Government has introduced legislation, *Treasury Laws Amendment (2021 Measures No. 1) Bill 2021* (details available at [aph.gov.au](http://aph.gov.au)), which, among other amendments, effectively seeks to extend the amendments to the continuous disclosure requirements of the *Corporations Act 2001*. This Bill has not passed the Senate at the date of this publication.

As the Corporations Determinations have ceased to have effect, and the legislation has not been enacted, the 'normal' continuous disclosure requirements of the *Corporations Act 2001*, and ASX Listing Rules where relevant, apply.

### What entities cannot take advantage of the relief?

The relief provided by ASIC does not impact the following reporting obligations:

- Entities that have a financial year or half-year ending after 7 January 2021 but before 23 June 2021 in respect of financial reporting obligations (as such entities can still take advantage of the AGM deferral and virtual meeting concessions)
- Entities that have a financial year or half-year ending after 7 July 2021
- Registered foreign companies required to lodge financial statements under s.601CK of the *Corporations Act 2001*. These entities are still required to lodge financial statements with ASIC at least once in every calendar year and at intervals of not more than 15 months
- Lodgement of the annual reports of notified foreign passport funds with ASIC under s.319(1AA) of the *Corporations Act 2001*. These entities will need to continue lodging these reports within three months of the end of the financial year.

The above entities may be able to apply for relief (see below).

### What if additional relief is needed?

In extreme cases, the extended deadlines may not be able to be complied with. For example, this may occur where information needed to prepare financial statements is unavailable due to COVID-19 impacts on foreign operations.

Where the relevant deadline arises under the *Corporations Act 2001*, the entity may be able to apply to ASIC for entity-specific relief. Listed entities wishing to do so would also need to consider the ASX Listing Rules. All entities seeking relief should consider the guidance in ASIC's original media release early in the COVID-19 pandemic, 20-084MR *ASIC to provide additional time for unlisted entity financial reports* (available at [www.asic.gov.au](http://www.asic.gov.au)), which noted:

*"... ASIC will consider applications to extend the reporting deadline for individual entities in appropriate circumstances. Where possible, any applications should be made at least 14 days before the normal reporting deadline. Applications should include sufficient information for ASIC to assess the impact of market conditions and COVID-19 developments."*

Further guidance on how to make an application to ASIC, and when an application is likely to be successful, can be found in ASIC Regulatory Guide RG 43 *Financial reports and audit relief* (available at [www.asic.gov.au](http://www.asic.gov.au)) and ASIC Regulatory Guide RG 51 *Applications for Relief* (also available at [www.asic.gov.au](http://www.asic.gov.au)).

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In addition, entities facing difficulties meeting the deadlines under the ASX Listing Rules (including those linked to the *Corporations Act 2001* requirements) can apply to the ASX for a waiver. Entities wishing to pursue a waiver should follow the guidance in ASX Guidance Note 17 *Waivers and In-principle Advice* (available at [www.asx.com.au](http://www.asx.com.au)). For issuers on the ASX Quoted Assets (AQUA) market, ASX Operating Rules Guidance Note 4 *Waivers and In-Principle Advice* (also available at [www.asx.com.au](http://www.asx.com.au)) has further information on how to apply for a waiver of the operating rules governing those products.

Where entity specific relief is required, applications should be made as early as possible and before the relevant deadline passes.

## Conclusion

The deadline extensions are expected to be welcomed by entities. However, entities need to carefully review how the extensions impact all their relevant requirements under the *Corporations Act 2001*, ASX Listing Rules and other requirements. Understanding exactly why particular deadlines must be met and each deadline's interaction with the relief, internal reporting and other requirements will be important in ensuring ongoing compliance.

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# Appendix: Summary of relief

## ASIC Corporations Instruments

The Corporations Instruments issued by ASIC providing the deadline relief are as follows, along with the relevant date that the instrument was registered (as an extended deadline only applies where the normal reporting deadline had not already passed at the time that the instrument of relief was registered).

Instrument	Applies to	Financial years affected	Registered
<i>ASIC Corporations (Extended Reporting and Lodgment Deadlines – Unlisted Entities) Instrument 2020/395</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	Unlisted entities reporting under Chapter 2M of the <i>Corporations Act 2001</i> Unlisted Australian Financial Services licensees reporting under Chapter 7 of the <i>Corporations Act 2001</i> Audits of compliance plans for unlisted registered schemes	Financial years and half-years ending between 31 December 2019 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive)	24 April 2020
<i>ASIC Corporations (Amendment) Instrument 2020/396</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	Exempt proprietary companies obtaining relief under <i>ASIC Corporations (Exempt Proprietary Companies) Instrument 2015/840</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	Financial years ending between 31 December 2019 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive)	24 April 2020
<i>ASIC Corporations (Extended Reporting and Lodgment Deadlines—Listed Entities) Instrument 2020/451</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	Listed entities reporting under Chapter 2M of the <i>Corporations Act 2001</i> Listed Australian Financial Services licensees reporting under Chapter 7 of the <i>Corporations Act 2001</i> Audits of compliance plans for listed registered schemes	Financial years ending between 21 February 2020 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive) Half-years ending between 15 March 2020 and 7 January 2021 (both inclusive) or between 23 June 2021 and 7 July 2021 (both inclusive)	20 May 2020
<i>ASIC Corporations (Amendment) Instrument 2020/452</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	Unlisted entities (amends applicable dates in the first two instruments above from 31 March 2020 to 7 July 2020) Entities obtaining relief under <i>ASIC Corporations (Wholly-owned Companies) Instrument 2016/785</i>	Extended relief to financial years ending between 31 December 2019 and 7 July 2020 (both inclusive)	20 May 2020
<i>ASIC Corporations (Amendment) Instrument 2020/1080</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	All eligible entities (extends applicable dates for the relief in the main instruments to 7 January 2021)	Extended relief to financial years ending between 31 December 2019 and 7 January 2021 (as noted above)	25 November 2020
<i>ASIC Corporations (Amendment) Instrument 2021/315</i> (available at <a href="http://www.legislation.gov.au">www.legislation.gov.au</a> )	All eligible entities (extends applicable dates for the relief in the main instruments to include the period between 23 June 2021 and 7 July 2021 (both inclusive))	Extended relief to financial years between 23 June 2021 and 7 July 2021 (both inclusive) (as noted above)	27 April 2021

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## ASIC media releases

The following recent ASIC media releases provide additional background and information to the measures implemented, and the 'no-action' position in respect of AGMs and virtual meetings, as relevant for June 2021:

- [21-056MR](#) ASIC to adopt 'no-action' position for AGMs, released 23 March 2021
- [21-061MR](#) ASIC adopts 'no-action' position and re-issues guidance for virtual meetings, released 29 March 2021
- [21-082MR](#) ASIC to extend deadlines for 30 June 2021 financial reports and amends 'no action' position for AGMs, released 23 April 2021.

## ASX class waiver

The ASX released [ASX Class Waiver Decision – Extended Reporting and Lodgment Deadlines](#) on 3 May 2021. The waiver is available on the [ASX downloads page](#).

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