

25 August 2016

ASX Markets Announcement Office ASX Limited 20 Bridge Street Sydney NSW 2000

Dear Sir/Madam

Notice of change of interests of substantial holder- WiseTech Global Lmited

I attach a notice of change of interests of substantial holder, as required under section 671B of the *Corporations Act 2001 (Cth)* in respect of WiseTech Global Limited (**Company**) and its controlled entities.

The Company and its controlled entities now have aggregate voting power of 67.93% in the Company as a consequence of the reduction in the number of shares in respect of which there are restrictions on disposal under voluntary escrow arrangements as a consequence of the expiry of the relevant escrow period in relation to those shares. The escrow arrangements were disclosed in the Company's prospectus that was lodged with ASIC on 17 March 2016.

The Company and its controlled entities have a technical "relevant interest" in the Company's own shares under section 608(1)(c) of the Corporations Act however the Company and its controlled entities have no rights to acquire those shares and no rights to control the voting of those shares.

Further details in respect of the escrow arrangements are disclosed in the annexures to the attached notice.

Yours faithfully

NIE

Natasha Davidson Group General Counsel

Form 604

Corporations Act 2001 Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme WiseTech Global Limited (WiseTech)

ACN/ARSN 065 984 724

1. Details of substantial holder (1)

Name WiseTech Global Limited and each of its controlled entities

ACN/ARSN (if applicable) 065 984 724

There was a change in the interests of the

substantial holder on 24/August/2016

The previous notice was given to the company on $\underline{14}/\underline{\mathtt{April}}/\underline{\mathtt{2016}}$

The previous notice was dated <u>14/April/2016</u>

2. Previous and present voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in when last required, and when now required, to give a substantial holding notice to the company or scheme, are as follows:

Class of securities (4)	Previous notice		Present notice	
	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully paid ordinary shares	215,518,785 74.16%		197,428,000	67.93%

3. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest of the substantial holder or an associate in voting securities of the company or scheme, since the substantial holder was last required to give a substantial holding notice to the company or scheme are as follows:

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
1/Aug/2016	WiseTech Global Limited	Expiry of escrow	n/a	139,690 ordinary shares	139,690
24/Aug/2016	WiseTech Global Limited	Expiry of escrow	n/a	17,951,095 ordinary shares	17,951,095

4. Present relevant interests

Particulars of each relevant interest of the substantial holder in voting securities after the change are as follows:

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
WiseTech Global Limited	See annexure	Same as registered holder	Restrictions on the disposal of shares under the voluntary escrow	197,428,000 ordinary shares	197,428,000

give WiseTech a technical 'relevant interest' in its own shares under s608(1)c of the Corporations Act. WiseTech has no rights to acquire these shares or to control the voting rights to these shares. Annexure A contains a summary of the relevant escrow arrangements and annexures B & C contain pro forma versions of the relevant escrow deeds. Has a relevant interest in the same securities under s608(3) a because they are each an associate of RealWise (Controlled Entities) See annexure A same as registered holder (RealWise Holdings Pty Ltd and therefore have voting power of more than 20% in WiseTech.	RealWise Holdings Pty Ltd	See annexure A	Same as registered holder	See Form 603 lodged on behalf of RealWise Holdings Pty Ltd on 14 April 2016 for details of the nature of the relevant interests of RealWise Holdings Pty in the securities of WiseTech	197,428,000 ordinary shares	197,428,000
a technical 'relevant interest' in its own shares under s608(1)c of the Corporations Act. WiseTech has no rights to acquire these shares or to control the voting rights to these shares. Annexure A contains a summary of the relevant escrow arrangements and annexures B & C Contain pro forma versions of the relevant escrow deeds.	the Controlled		registered	interest in the same securities under s608(3)a because they are each an associate of RealWise Holdings Pty Ltd and therefore have voting power of more than 20% in	ordinary	197,428,000
the Prospectus				give WiseTech a technical 'relevant interest' in its own shares under s608(1)c of the Corporations Act. WiseTech has no rights to acquire these shares or to control the voting rights to these shares. Annexure A contains a summary of the relevant escrow arrangements and annexures B & C contain pro forma versions of the relevant		

5. Changes in association

The persons who have become associates (2) of, ceased to be associates of, or have changed the nature of their association (9) with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association

6. Addresses

The addresses of persons named in this form are as follows:

Name	Address
WiseTech Global Limited	Unit 3A, 72 O'Riordan Street, Alexandria NSW 2015
Realwise Holdings Pty Ltd	Unit 3A, 72 O'Riordan Street, Alexandria NSW 2015

Signature

print name	Natasha Davidson	capacity	Company Secretary
sign here	NIL	date	25/Aug/2016

DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 6 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (6) Include details of:
 - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (7) Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.
- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown".
- (9) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

Definitions

FY17 Escrow Expiry Date: Is the date on which the Company releases its preliminary final report with respect to the full financial year ending 30 June 2017.

1H17 Escrow Expiry Date: Is the date on which the Company releases its preliminary final report with respect to the half year ending 31 December 2016

1H18 Escrow Expiry Date: Is the date on which the Company releases its preliminary final report with respect to the half year ending 31 December 2017

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)				
Directors and associated entities							
RealWise Holdings Pty Limited	Туре А	142,557,470	FY17 Escrow Expiry Date				
Richard White	Type A	17,408,602	FY17 Escrow Expiry Date				
Fabemu (No.2) Pty Limited	Туре А	20,698,297	FY17 Escrow Expiry Date				
Michael Gregg and Suzanne Jane Gregg	Туре А	6,509,523	FY17 Escrow Expiry Date				
MSG Holdings Pty Limited ATF MJ & SJ Gregg Super Fund	Type A	9,613,665	FY17 Escrow Expiry Date				
Employees in respect of FY15 and FY16 bonuses received in the form of Shares Where the total number of Escrowed Shares below is an odd number, 50% of that number will be rounded up to determine the number of shares to be released on the 1H17 Escrow Expiry Date, with the remainder to be released on the 1H18 Escrow Expiry Date							
ABDUL HAMEED MOHAMMED	Туре В	358	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date				
ADELIE HANLY	Туре В	1119	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date				
GUOQIANG YANG	Туре В	597	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date				

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
OLEKSANDR KOROTUN	Туре В	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ALEXANDER VERICH	Туре В	895	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANDREW LUONG	Туре В	746	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANDRII SARNAVSKYI	Type B	3582	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANDRII VASHCHYSHCHUK	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANDY PAHANEL	Туре В	1044	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANGELA GADAEV	Туре В	11940	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANGELINA MCMENAMIN	Туре В	14925	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANNA SHURAPEY	Туре В	2686	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANTHONY MILLER	Type B	955	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ANTON SEIDEL	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ATISH RAM CHANDRA	Type B	2149	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
BAABER KHAN	Туре В	11940	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
BEN WOODCOCK	Type B	2835	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
BRENDON PAINE	Туре В	11194	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
BRET EHLERT	Type B	8955	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
BRETT LYONS	Туре В	1791	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
BRIAN REICHLE	Туре В	9402	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
CARLOS GUILLERMO LEDEZMA	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
CHANG LI	Туре В	895	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DAJANA DIKIC	Туре В	2388	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DALMO SERRAVALLE	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DANIEL MULVENNA	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DANNY TRIEU	Type B	895	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DAVE EAST	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DAVID JEREMY BOYAN	Type B	2731	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DEBBIE BOYCE	Type B	7462	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DENNY TANJUNG	Туре В	3358	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
DIEGO BARDALEZ	Type B	1641	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DILANKA FERNANDO	Type B	895	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DMITRY BEZVERHNY	Type B	4477	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DMYTRO MINERVIN	Туре В	3805	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DONG-CHAU NGUYEN	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
WING TING DORIS LEUNG	Type B	1313	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
DUC (TIM) HOANG VAN	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
EDWARD LEE	Type B	2761	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ENGUERRAN GILLET	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ERMAL SINANI	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
GARY O'DEA	Туре В	1194	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
GEOFF BENNETT	Туре В	11044	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
GEOFFREY F EID	Туре В	14925	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
HASIB MUYEN	Type B	1194	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
HENGDI ZHANG	Type B	3343	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
HENRY YE	Туре В	6567	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
HUI CHUAN TAN	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
IGOR MALIN	Туре В	2238	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
IGOR NUZHNOV	Type B	5373	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
IMRAAN KHAN	Type B	13805	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
YUANZHENG LI	Type B	895	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
JOHN RAMSEY MABE	Type B	4440	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
JOO YOUM	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
JUN HUNG LEE	Туре В	20597	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
JUSTINE KRUGER	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KAREN BREMNER	Type B	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KATE MALOV	Type B	16582	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KATHERINE THAUNG	Туре В	1791	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
KELLY THOMAS	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KELVIN (KUN) LIU	Type B	2388	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KELVIN GOH	Type B	298	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KAH KEN LEE	Type B	9104	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
KRISTY DALLAS	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LARA LYNESS	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LARS MOLLER	Type B	597	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LAUREN ROBY	Туре В	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LEITH MCDONALD	Туре В	4477	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LINDA MANDIN	Туре В	3731	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LING HOU	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LONG SONG	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
LUKE PRIOR	Type B	7462	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MACIEJ MACIEJEWSKI	Туре В	6716	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
MAGHAN CUMMINGS	Туре В	746	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MARK HALL	Type B	11194	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
ZHENXIN HU	Туре В	1343	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MATHEW BUSSING	Type B	8955	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MATTHEW PASCOE	Type B	11940	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MERRICK PRZYBYL	Type B	2865	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MICHAEL GOODWIN	Type B	14925	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MICHAEL KHEIRABI	Туре В	4477	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MICHAEL SHEVCHUK	Туре В	2238	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MICHELLE YOUNG	Туре В	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MICHAEL J DE ANGELIS III	Туре В	3980	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MIRYANA PENUVCEVSKI	Type B	8955	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
MYKOLA KOVALCHUK	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
NICHOLE BLOMQUIST	Туре В	13432	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
PATRICK MACPHERSON	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
PAULA CHAVEZ	Type B	15074	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
PAVLO TATARENKO	Type B	746	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
PAVLO TUBOLETS	Type B	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
PETER WILLIAMS	Type B	22388	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
RAJ NAIDU	Туре В	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
RAJAH JEEVARAJ	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
REBECCA NGUYEN	Туре В	597	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
RICHARD SMITH	Туре В	16119	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SAMANTHA EDWARDS	Туре В	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SAMUEL (CONG) WANG	Type B	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SARAH WHITE	Type B	4477	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SCOTT DOWELL	Type B	2089	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SERGIY YESKOV	Туре В	1492	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
SIMON HUDSON	Туре В	3731	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
STEVE CROOK	Type B	4776	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
STEVE WHITEHEAD	Type B	2985	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
SVITLANA VYSHNIVETSKA	Type B	1791	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
TANIA WILSON	Type B	1791	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
TED BURHAN	Type B	12125	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
TERRI BOWEN	Туре В	5970	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
THOMSON TAM	Туре В	3044	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
XIAOWEN HAN	Туре В	746	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
TIM CHAN	Type B	14925	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
TINA NGUYEN	Туре В	3731	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
XUN ZHAO	Type B	2686	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
VOLODYMYR BILANOVSKY	Туре В	44776	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date
VOON P LEE	Type B	3582	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date

Entity / Holder	Escrow Deed - Pro forma Type A or B	Total No. of Escrowed Shares	Escrow Period (Period from Completion until)
WAYNE BRIDGER	Туре В	4059	50% - 1H17 Escrow Expiry D 50% - 1H18 Escrow Expiry Da
YAAKOV SMITH	Type B	895	50% - 1H17 Escrow Expiry Da 50% - 1H18 Escrow Expiry Da
YUAN (ALBERT) ZHAO	Туре В	1492	50% - 1H17 Escrow Expiry Da 50% - 1H18 Escrow Expiry Da
YURY KUCZKO	Type B	373	50% - 1H17 Escrow Expiry Da 50% - 1H18 Escrow Expiry Da
YURIY MOLCHANYUK	Туре В	2985	50% - 1H17 Escrow Expiry Da 50% - 1H18 Escrow Expiry Da
GUOHENG LI	Type B	2238	50% - 1H17 Escrow Expiry Da 50% - 1H18 Escrow Expiry Da
ZUBIN APPOO	Type B	15223	50% - 1H17 Escrow Expiry Date 50% - 1H18 Escrow Expiry Date



ANNEXURE B - Type A pro forma escrow deed

Natasha Davidson

Company Secretary

25 Aug 2016

Escrow Deed

NIL

in relation to

Clayton Utz Lawyers Level 15 1 Bligh Street Sydney NSW 2000 GPO Box 9806 Sydney NSW 2001 Tel +61 2 9353 4000 Fax +61 2 8220 6700 www.claytonutz.com

Our reference 722/18893

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Escrow Deed

Date

Parties

WiseTech Global Limited ACN 065 894 724 of Unit 3, 72 O'Riordan Street, Alexandria NSW 2015 Australia (Company)

The **Holder** means the person whose name and address is set out in part 1 of Schedule 1 (**Holder**)

A **Controller** means the person whose name and address is set out in part 2 of Schedule 1 (**Controller**)

Background

- A. The Holder undertakes to the Company to hold the Retained Shares pursuant and subject to the terms of this deed.
- B. The Controller undertakes to the Company to hold its Controller Interests pursuant and subject to the terms of this deed.

Operative provisions

1. Definitions and interpretation

1.1 Definitions

ASIC means the Australian Securities and Investments Commission.

ASX means ASX Limited (ABN 98 008 624 691) or the financial market conducted by ASX Limited, as the context requires.

ASX Listing Rules means the listing rules of ASX.

ASX Settlement means ASX Settlement Pty Limited (ABN 49 008 504 532).

ASX Settlement Operating Rules means the operating rules of ASX Settlement.

Board means the board of directors of the Company.

Business Day means a day in Sydney on which:

- (a) ASX is open for trading in securities; and
- (b) banks are open for general banking business.

Completion of the Offer means the completion of the issue and transfer of Shares pursuant to the Offer.

Control means, in respect of a person, the capacity to determine the outcome of decisions in relation to the financial and operating policies of that person, directly or indirectly, whether through the ownership of voting securities, by contract or otherwise (and, without limiting the previous words, a person is deemed to Control another person if it holds, directly or indirectly, together with other persons it Controls, the beneficial interest in more than 50% of the total

voting rights in the other person) and **Controlled** and **Controlling** have corresponding meanings.

Controller Interests means any securities, any legal, beneficial, economic interest or other interests, whether direct or indirect, in the Retained Shares or in the Holder or in any Transferee.

Corporations Act means the Corporations Act 2001 (Cth).

Deal means:

- (a) sell, assign, transfer or otherwise dispose of, or agree or offer to sell, assign, transfer or otherwise dispose of;
- (b) enter into any option which, if exercised, enables or requires the relevant security holder to sell, assign, transfer or otherwise dispose of;
- (c) create, agree to, or offer to, create, or permit to be created any Security Interest in or over; or
- (d) do or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of,

and Dealing has a corresponding meaning.

Escrow Period means the period commencing on the date on which Shares under the Offer are first quoted on the ASX until 4.15pm on the FY17 Release Date.

FY17 Release Date means the date on which the Company releases its preliminary final report with respect to the full financial year ending 30 June 2017.

Group means the Company and all of its Subsidiaries from time to time and **Group Company** means any one of them.

Governmental Agency means any government (in any jurisdiction, whether federal, state, territorial or local), or representative of a government (including any minister, department, office, commission, delegate, instrumentality, agency, board, authority or organisation of any government or in which any government is interested) or any governmental, semigovernmental, administrative, fiscal, regulatory or judicial body, department, commission, authority, tribunal, agency, competition authority or entity in Australia. It includes without limitation ASIC, any non-government regulatory authority including the ASX and any other stock exchange.

Holding Lock has the meaning given in section 2 of the ASX Settlement Operating Rules.

Issuer Sponsored Subregister has the meaning given to that term in the settlement rules of ASX Settlement.

JLMs means the joint lead managers for the Offer, being:

- (a) Credit Suisse (Australia) Limited; and
- (b) Morgan Stanley Australia Securities Limited.

Offer means the initial public offering of Shares and the admission of the Company and quotation of those Shares to ASX.

Person means any individual, partnership, corporation, company, association, trust, joint venture, limited liability company, unincorporated organisation, entity or division.

PPSA means the Personal Property Securities Act 2009 (Cth).

PPSA Security Interest means a "security interest" within the meaning of the PPSA.

Retained Shares means the number of Shares held by the Holder on Completion of the Offer other than any Shares the Holder acquires on Completion of the Offer pursuant to the institutional, broker firm or employee offers made under the prospectus in connection with the Offer.

Security Interest means an interest or power:

- (a) reserved in or over an interest in any securities including any retention of title;
- (b) created or otherwise arising in or over any interest in any securities under a bill of sale, mortgage, charge, lien, pledge, trust or power,

by way of, or having similar commercial effect to, security for the payment of a debt, any other monetary obligation or the performance of any other obligation, but is not limited to:

- (c) any agreement to grant or create any of the above; or
- (d) a PPSA Security Interest or any other encumbrance.

Share means a fully paid ordinary share in the capital of the Company.

Shareholders' Agreement means the Shareholders Agreement dated 22 December 2009 between the Company and its shareholders, as amended and varied from time to time.

Share Registry means the share registry engaged by the Company to administer and manage its register of members.

Subsidiary has the meaning given in the Corporations Act.

Takeover Bid means a takeover bid for Shares under Chapter 6 of the Corporations Act.

Transferee has the meaning given in clause 3.9.

Voluntary Escrow Deed means a voluntary escrow deed entered into in connection with the Offer.

1.2 Interpretation

In this deed

- (a) headings are for convenience only and do not affect interpretation,
- and unless the context indicates a contrary intention:
- (b) a reference to conduct includes an omission, statement and undertaking, whether or not in writing;
- (c) a reference to any party includes that party's executors, administrators, successors, substitutes and assigns, including any person taking by way of novation;
- (d) a reference to this deed or to any other agreement, deed or document includes, respectively, this deed or that other agreement, deed or document as amended, novated, supplemented, varied or replaced from time to time;

- (e) words importing the singular include the plural (and vice versa), words denoting a
 given sex include the other sex, and words denoting individuals include
 corporations (and vice versa);
- (f) the word "including" or any other form of that word is not a word of limitation;
- references to "applicable law" include all laws and regulations of jurisdictions applicable to the Offer, a Group Company or other entities, as the case may be (including the Corporations Act and any other laws and regulations of a jurisdictions outside Australia), and rules, policies, official directives, orders or requirements of any Government Agency, including the ASX Listing Rules, ASX Settlement Operating Rules and the applicable listing requirements of the ASX, except to the extent compliance is modified, waived or exempted in favour of a person in the relevant circumstances:
- (h) references to any legislation or to any section or provision of any legislation includes any statutory modification or re-enactment or any statutory provision substituted for it, and ordinances, by laws, regulations, and other statutory instruments issued under any legislation, and references to other applicable laws includes any modifications or provisions substituted for them by a competent Government Agency;
- references to parties, clauses, schedules, exhibits or annexures are references to parties, clauses, schedules, exhibits and annexures to or of this deed, and a reference to this deed includes any schedule, exhibit and annexure;
- (j) if any day appointed or specified by this deed for the payment of any money or doing of any thing falls on a day which is not a Business Day, the day so appointed or specified will be deemed to be the next Business Day;
- (k) references to currency are references to Australian currency;
- (I) references to payments to any party to this deed will be construed to include payments to another person upon the direction of such party:
- (m) all payments to be made under this deed must be made by unendorsed bank cheque or other immediately available funds and in Australian currency; and
- (n) all references to time are to the time in Sydney (unless otherwise indicated).

1.3 Compliance with ASX Listing Rules

For so long as the Company is listed on the official list of the ASX:

- (a) notwithstanding anything contained in this deed, if the ASX Listing Rules prohibit an act being done, that act must not be done;
- (b) nothing contained in this deed prevents an act being done that the ASX Listing Rules require to be done;
- (c) if the ASX Listing Rules require an act to be done or not to be done, authority is given for that act to be done or not be done (as the case may be);
- (d) if the ASX Listing Rules require this deed to contain a provision and it does not contain such a provision, this deed is deemed to contain that provision;
- (e) if the ASX Listing Rules require this deed not to contain a provision and it contains such a provision, this deed is deemed not to contain that provision; and

(f) if any provision of this deed is or becomes inconsistent with the ASX Listing Rules this deed is deemed not to contain that provision to the extent of the inconsistency.

1.4 No Controller

For the avoidance of doubt, if, by the time this deed has been entered into by the Holder and the Company, no Controller details have been inserted in Part 2 of Schedule 1 and no person has executed this deed as the Controller, the parties acknowledge and agree that:

- (a) no person enters into this deed in the capacity of the Controller:
- (b) all rights, obligations and liabilities that would otherwise accrue to or in relation to the Controller and Controller Interests pursuant to this deed, do not accrue in any person:
- (c) all references in this deed to the parties to this deed mean the Holder and the Company only; and
- (d) this deed commences and continues in full effect according to its terms (except as expressly provided in this clause 1.4) between the Holder and the Company.

2. Condition Precedent

The undertakings of the Holder and the Controller pursuant to this deed are conditional upon quotation of the Shares on ASX occurring.

3. Escrow

3.1 Holder restrictions

During the Escrow Period the Holder agrees that it will not:

- (a) Deal with:
- (b) Deal in any legal, beneficial or economic interest or right in respect of; or
- do, or omit to do, any act if the act or omission would (or would be likely to) have the effect of resulting in a Dealing with, or in any interest or right in respect of.

any or all of the Retained Shares.

3.2 Controller restrictions

During the Escrow Period the Controller agrees that it will not:

- (a) Deal with;
- (b) Deal in any legal, beneficial or economic interest or right in respect of: or
- (c) do, or omit to do, any act if the act or omission would (or would be likely to) have the effect of resulting in a Dealing with, or in any interest or right in respect of,

any or all of its Controller Interests.

3.3 Escrow restrictions

The parties acknowledge and agree that:

- (a) as soon as practicable following the Completion of the Offer, the Retained Shares will be registered and held for the Holder on the Issuer Sponsored Subregister;
- (b) the Company will apply a Holding Lock on the Retained Shares as soon as practicable after registration of the Retained Shares on the Issuer Sponsored Subregister and the Holder agrees to the application of the Holding Lock; and
- (c) the Company will do all things necessary to ensure that the Holding Lock is released (including notifying ASX in accordance with ASX Listing Rule 3.10A and procuring release of the Holding Lock by the Share Registry):
 - (i) to the extent necessary to permit Dealings of the Retained Shares permitted by this deed; and
 - (ii) in full at the conclusion of the Escrow Period.

3.4 Notice by Holder

If the Holder becomes aware:

- (a) that any action, event or circumstance referred to in clause 3.1 has occurred, or is likely to occur, during the Escrow Period; or
- (b) of any matter which is likely to give rise to any action, event or circumstance referred to in clause 3.1 during the Escrow Period,

it must notify the Company as soon as practicable after becoming aware of the action, event, circumstance or matter, as applicable, providing full details.

3.5 Notice by Controller

If the Controller becomes aware:

- that any action, event or circumstance referred to in clause 3.2 has occurred, or is likely to occur, during the Escrow Period; or
- (b) of any matter which is likely to give rise to any action, event or circumstance referred to in clause 3.2 during the Escrow Period,

it must notify the Company as soon as practicable after becoming aware of the action, event, circumstance or matter, as applicable, providing full details.

3.6 Dividends and voting rights

The terms of this deed will have no effect on any rights of the Holder to receive or participate in dividends, any rights issue, bonus issue, return of capital or other distributions in connection with the Retained Shares or to exercise voting rights in respect of the Retained Shares.

3.7 Takeovers, mergers and reorganisations

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow:

- (a) the Holder to accept an offer made under a Takeover Bid for any of the Retained Shares, provided that holders of not less than 50% of the Shares to which the Takeover Bid relates that are not subject to a Voluntary Escrow Deed have accepted the Takeover Bid;
- (b) the Holder to tender any of the Retained Shares into a bid acceptance facility established in connection with a Takeover Bid, provided that holders of not less than 50% of the Shares to which the Takeover Bid relates that are not subject to a

Voluntary Escrow Deed have either accepted the Takeover Bid or tendered (and not withdrawn) their Shares into the bid acceptance facility; or

the Retained Shares to be transferred or cancelled as part of an equal Share buyback or equal return of capital or other similar pro rata reorganisation, a merger being implemented by way of a scheme of arrangement or an acquisition of all Shares, which has in any such case received all necessary approvals, including all such necessary approvals by shareholders of the Company and courts,

provided that, if for any reason any or all Retained Shares are not transferred or cancelled in accordance with a Takeover Bid, scheme of arrangement or other transaction described in clause 3.7(a), 3.7(b) or 3.7(c), then the Holder agrees that the restrictions applying to the Retained Shares under this deed (including under clauses 3.1, 3.2 and 3.3) will continue to apply and without limiting the foregoing, the Holding Lock will be reapplied to all Retained Shares not so transferred or cancelled.

3.8 Reorganisation

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow a Dealing in Retained Shares or Controller Interests to enable the Holder or the Controller to undertake a reorganisation, subject to:

- (a) the prior consent of the Company in writing:
- (b) the Holder, or if a person enters into this deed in the capacity of the Controller, the Controller, retaining ultimate control of the Retained Shares: and
- (c) any new holder of the Retained Shares or Controller Interests agreeing to be bound by a deed in substantially the same terms as this deed (and the Controller agreeing not to dispose of any Controller Interests).

3.9 Other exceptions

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow a Dealing in Retained Shares or Controller Interests:

- if required by applicable law or pursuant to an order of a court of competent jurisdiction compelling any Retained Shares or Controller Interests to be Dealt with;
- (b) (if the Holder or Controller is a natural person) following the death, serious disability or permanent incapacity through ill health of the Holder or Controller (which for serious disability or permanent incapacity through ill health shall be deemed to be so for any absence of at least six months in a 12 month period or as otherwise determined by the Board, acting reasonably); or
- (c) if the Dealing constitutes a disposal of, but not the creation of a Security Interest in, some or all of the Retained Shares or Controller Interests to:
 - (i) a company wholly-owned by the Holder; or
 - (ii) a trust in relation to which the Holder is the beneficiary.

(each a **Transferee**), where the Transferee also enters into an escrow arrangement with the Company in respect of those Retained Shares on substantially the same terms as this Deed for the remainder of the Escrow Period (and the Controller agrees not to dispose of any Controller Interests).

4. Termination

- (a) This deed terminates with immediate effect and without the action of any party upon the expiry of the Escrow Period provided that this deed will terminate with immediate effect and without the action of any party if Completion of the Offer has not occurred by 30 June 2016.
- (b) For the avoidance of doubt, the Retained Shares will no longer be escrowed under the terms of this deed at the expiration of the Escrow Period.
- (c) The Company will procure that the Share Registry releases the Holding Lock in respect of the Retained Shares, if still in effect, as soon as possible following termination of this deed. This clause 4(c) will survive termination of this deed.

5. Warranties and acknowledgement

5.1 Giving of warranties

Each of the warranties and representations in this clause 5 is given by the Holder or the Controller, as applicable, in favour of the Company:

- (a) as at the date of this deed, unless a later date is specified in clause 5.2 or 5.3; and
- (b) from the applicable date under clause 5.1(a), at all times until expiry of the Escrow Period.

The warranties and representations in this clause 5 are given in respect of any and all Retained Shares from time to time during the Escrow Period.

5.2 Holder warranties and representations

The Holder warrants and represents the following:

- prior to the Escrow Period it has not done, or omitted to do, any act which would result in a Dealing in Retained Shares which will take effect during the Escrow Period:
- (b) it has full power and authority, without the consent of any other person, to enter into and perform its obligations under this deed (including, if the Holder has entered into this deed as a trustee, under the trust deed for the relevant trust and any other constituent document of the relevant trust):
- it has taken all necessary action to authorise the execution, delivery and performance of this deed in accordance with its terms;
- this deed constitutes a legal, valid and binding obligation on it and, subject to any necessary stamping and registration, is enforceable in accordance with its terms;
- (e) the execution, delivery and performance by the Holder of this deed does not and will not violate, breach or result in a contravention of:
 - (i) any applicable law, regulation or authorisation:
 - its constitution or other constituent documents, if any (if the Holder is a body corporate), and if the Holder is a trustee, the trust deed for the relevant trust and any other constituent document of the relevant trust); or

- (iii) any agreement, undertaking, Security Interest or document which is binding on the Holder;
- (f) it holds, or will hold, following Completion of the Offer, the Retained Shares unless the Retained Shares are Dealt with as expressly permitted by this deed;
- (g) the Retained Shares are all of the securities, economic interests or other interests that the Holder has directly or indirectly in the Company as at Completion of the Offer;
- (h) the Retained Shares of the Holder are free from all Security Interests and other third party interests or rights (other than under the Company's constitution or the Shareholders' Agreement to the extent it is on foot) and will remain so during the Escrow Period except to the extent permitted under this deed;
- if the Holder is a trustee, it is the sole trustee of the relevant trust and, to the best of its knowledge and belief, there is no proposal to remove it as trustee of the trust;
- (j) if the Holder is a trustee:
 - (i) the Holder has the right to be fully indemnified out of the assets of the relevant trust in respect of any liability arising under, or in connection with, this deed and the right has not been modified, released or diminished in any way. The assets of the trust are sufficient to satisfy that right in full and that Holder has not released or disposed of its equitable lien over that trust; and
 - (ii) the relevant trust has not been terminated and there is no effective proposal or requirement to wind up, deregister, terminate, reconstitute or resettle the trust; and
- (k) if no person enters into this deed in the capacity of the Controller, no person (other than the Holder) has the ability to directly or indirectly control the exercise of a power to dispose of the Retained Shares (including the ability to Control the Holder or control the Holder's ability to exercise such power).

5.3 Controller warranties and representations

The Controller warrants and represents the following:

- (a) prior to the Escrow Period it has not done, or omitted to do, any act which would result in a Dealing in any Controller Interests which will take effect during the Escrow Period;
- (b) it has full power and authority, without the consent of any other person, to enter into and perform its obligations under this deed (including, if the Controller has entered into this deed as a trustee, under the trust deed for the relevant trust and any other constituent document of the relevant trust);
- (c) it has taken all necessary action to authorise the execution, delivery and performance of this deed in accordance with its terms;
- (d) this deed constitutes legal, valid and binding obligations on it and, subject to any necessary stamping and registration, is enforceable in accordance with its terms:
- (e) the execution, delivery and performance by the Controller of this deed does not and will not violate, breach or result in a contravention of:
 - (i) any applicable law, regulation or authorisation:

- its constitution or other constituent documents, if any (if the Controller is a body corporate), and if the Controller is a trustee, the trust deed for the relevant trust and any other constituent document of the relevant trust); or
- (iii) any agreement, undertaking, Security Interest or document which is binding on the Controller;
- (f) the Controller Interests are free from all Security Interests and other third party interests or rights (other than under the Company's constitution or the Shareholders' Agreement to the extent it is on foot) and will remain so during the Escrow Period except to the extent permitted under this deed;
- (g) if the Controller is a trustee, the trustee is the sole trustee of the relevant trust and there is no proposal to remove the Controller as trustee of the relevant trust:
- (h) if the Controller is a trustee:
 - (i) the Controller has the right to be fully indemnified out of the assets of the relevant trust in respect of any liability arising under, or in connection with, this deed and the right has not been modified, released or diminished in any way. The assets of the relevant trust are sufficient to satisfy that right in full; and
 - (ii) the relevant trust has not been terminated and there is no effective proposal or requirement to wind up, deregister, terminate, reconstitute or resettle the relevant trust:
- (i) no person (other than the Holder or Controller) has the ability to directly or indirectly control the exercise of a power to dispose of the Retained Shares (including the ability to Control the Holder or Controller or control the Holder or Controller's ability to exercise such power); and
- (j) the Controller holds the Controller Interests in the Holder directly or indirectly as at Completion of the Offer.

5.4 Survival of warranties and representations

The warranties and representations in this clause 5 survive termination of this deed.

6. Consequences of breaching this deed

- (a) If the Holder or the Controller breaches this deed, or the Company believes that a prospective breach of this deed may occur, each of the following applies:
 - (i) the Company may take the steps necessary to enforce the deed, or to rectify the breach, as soon as practicable after becoming aware of the breach or prospective breach; and
 - (ii) the Company may, in addition to its other rights and remedies, refuse to acknowledge, deal with, accept or register any sale, assignment or other Dealing in any Retained Shares.
- (b) The parties agree that damages would be an insufficient remedy for a breach or prospective breach of this deed by the Holder or the Controller and the Holder and the Controller agrees that the Company is entitled to seek and obtain an injunction or specific performance to enforce the Holder's or the Controller's (as applicable) obligations under this deed, without proof of actual damage and without prejudice to any of the Company's other rights or remedies.

7. Capacity of Holder

If a Holder or Controller has entered into this deed as a trustee (Trustee):

- notwithstanding any other provision of this deed including any provision expressed to prevail over this clause 7 but subject to clause 7(c), that Holder or Controller enters into this deed only in its capacity as trustee of the relevant trust (**Trust**) and in no other capacity. A liability arising under or in connection with this deed can be enforced against that Holder or Controller only to the extent that it can be satisfied out of the property of the Trust for which that Holder or Controller is actually indemnified for the liability. That Holder or Controller will exercise its rights of indemnification in order to satisfy its obligations under this deed;
- (b) subject to clause 7(c) a party to this deed may not sue that Holder or Controller in any capacity other than as Trustee in respect of the Trust, including seeking the appointment to that Holder or Controller of a receiver (except in relation to property of the trust), liquidator, administrator or any similar person; and
- the provisions of this clause 7 will not apply to any obligation or liability of that Holder or Controller to the extent that it is not satisfied because under the relevant Trust deed or by operation of law, there is a reduction to the extent, or elimination of, that Holder's or Controller's right of indemnification out of the assets of the Trust, or the right does not exist at all, as a result of the Holder's or Controller's fraud, negligence, improper performance of duties or breach of trust.

8. Notices and other communications

8.1 Form

Unless expressly stated otherwise in this deed, all notices, certificates, consents, approvals, waivers and other communications in connection with this deed must be in writing, signed by an authorised officer of the sender and marked for the attention of the person identified or referred to in Schedule 1 or, if the recipient has notified otherwise, then marked for attention in the way last notified.

8.2 Delivery

They must be:

- (a) left at the relevant address set out or referred to in Schedule 1;
- (b) sent by prepaid ordinary post (airmail if appropriate) to the address set out or referred to in Schedule 1:
- (c) sent by email to the email address set out or referred to in Schedule 1; or
- (d) given in any other way permitted by law.

However, if the intended recipient has notified a changed postal address or changed email address, then the communication must be to that address or number.

8.3 When effective

They take effect from the time they are received unless a later time is specified.

8.4 Receipt - post

If sent by post, they are taken to be received three days after posting (or seven days after posting if sent to or from a place outside Australia).

8.5 Receipt - email

If sent by email, unless the party sending the email knows or reasonably ought to suspect that the email and the attached communication were not delivered to the addressee's domain specified in the email address notified for the purposes of this clause 8, 24 hours after the email was sent.

9. General provisions

9.1 Discretion in exercising rights

A party or other person referred to in this deed (including the Board) may, in its absolute discretion, give conditionally or unconditionally or withhold any approval, consent, resolution or determination under this deed, unless this deed expressly states otherwise.

9.2 Partial exercising of rights

If a party does not exercise a right or remedy fully or at a given time, the party may still exercise it later.

9.3 No liability for loss

A party is not liable for loss caused by the exercise or attempted exercise of, failure to exercise, or delay in exercising a right or remedy under this deed.

9.4 Variation and waiver

A provision of this deed or a right created under it, may not be waived or varied except in writing, signed by the party or parties to be bound.

9.5 Amendment

This deed may be amended only by a document signed by all parties.

9.6 Further assurances

Each of the Holder and the Controller undertakes to, and to procure that all persons under its Control, do all things necessary or desirable to effect the transactions contemplated by this deed as expeditiously as possible, including executing, delivering or completing any form, document or instrument necessary or desirable to give effect to any of the transactions contemplated by this deed.

9.7 Survival

The representations, warranties, undertakings and indemnities given by a party under this deed will not merge or be extinguished on Completion of the Offer.

9.8 Assignment

The Holder and the Controller must not transfer, assign, create an interest in, or deal in any other way with, any of their respective rights or obligations under this deed without the prior written consent of the other parties.

9.9 Counterparts

This deed may consist of a number of copies, each signed by one or more parties to this deed. If so, the signed copies are treated as making up the one document and the date on which the last counterpart is executed will be the date of this deed.

9.10 Governing law

This deed and the transactions contemplated by this deed are governed by the law in force in New South Wales. Each party submits to the non-exclusive jurisdiction of the courts of New South Wales.

9.11 PPSA further steps

If the Company determines that this deed results in the creation of a PPSA Security Interest, the Holder and the Controller agrees to do anything (such as obtaining consents, signing and producing documents, getting documents completed and signed and supplying information) which the Company reasonably asks and considers necessary for the purposes of:

- ensuring that the PPSA Security Interest is enforceable, perfected and otherwise effective;
- (b) enabling the Company to apply for any registration, or give any notification, in connection with the PPSA Security Interest so that the PPSA Security Interest has the priority required by the Company; and
- (c) enabling the Company to exercise rights in connection with the PPSA Security Interest.

9.12 Entire agreement

This deed and the documents referred to in this deed are the entire agreement of the parties about the subject matter of this deed and supersede any representations, negotiations, arrangements, understandings or agreements and all other communications.

9.13 Remedies

The rights, remedies and powers of the parties under this deed are cumulative and not exclusive of any rights, remedies or powers provided to the parties by law.

9.14 Inconsistent agreements

If a provision of this deed is inconsistent with a provision of any other agreement, document, representation, negotiation, arrangement or understanding between the Holder and the Controller, or between the Holder or the Controller and any other person, the provision of this deed prevails.

9.15 Severability

If the whole or any part of a provision of this deed is void, unenforceable or illegal in a jurisdiction it is severed for that jurisdiction. The remainder of this deed has full force and effect and the validity or enforceability of that provision in any other jurisdiction is not affected. This clause has no effect if the severance alters the basic nature of this deed or is contrary to public policy.

9.16 Successors and assigns

This deed is binding on, and has effect for the benefit of, the parties and their respective successors and permitted assigns and, in the case of the Holder or the Controller, its / his / her personal representatives and any trustee, receiver or other person lawfully acting on its / his / her behalf.

9.17 Fractional calculation

If any calculation required to be undertaken under this deed results in a fractional number of Shares, the fractional number will be rounded up to the nearest whole number of Shares.

Schedule 1 - Details

Part 1 - Holder	
Name:	
Address:	
Email:	
Attention:	
Part 2 - Controller	
[Note: If the Holder has no Controll	er, please leave this section blank]
Name:	
Address:	
Email:	
Attention:	
Part 3 - Company	
Name:	WiseTech Global Limited
Address:	Unit 3, 72 O'Riordan Street, Alexandria NSW 2015
Email:	Company.Secretary@wisetechglobal.com
Attention:	Adam Kossak

Executed as a deed.	
Company	
Executed by WiseTech Global Limited ACN 065 894 724 in accordance with section 127 of the Corporations Act 2001 (Cth):	
Signature of director	Signature of company secretary/director
Full name of director	Full name of company secretary/director

Holder

Full name of director

If the Holder is an entity and is signing either by a sole of a company secretary / director:	director / company secretary, or by a director and
Executed by	
Signature of director	Signature of company secretary/director

Full name of company secretary/director



ANNEXURE C - Type B pro forma escrow deed

Natasha Davidson

Company Secretary

25 Aug 2016

Escrow Deed

in relation to	(name)	(Holder)
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in respect of the following Retained Shares

Tranche	Number of Retained Shares	Applicable Release Date
FY14 Shares	[#]	1 August 2016
FY15/FY16 Shares - Tranche 1	50% (rounded up to the nearest whole share) of the Shares issued to the Holder on Completion of the Offer in respect of his or her FY15/FY16 Incentive	Release of the Company's financial results for the half year to 31 December 2016
FY15/FY16 Shares - Tranche 2	The remainder of the Shares issued to the Holder on Completion of the Offer in respect of his or her FY15/FY16 Incentive	Release of the Company's financial results for the half year to 31 December 2017

Clayton Utz Lawyers Level 15 1 Bligh Street Sydney NSW 2000 **GPO Box 9806** Sydney NSW 2001 Tel +61 2 9353 4000 Fax +61 2 8220 6700 www.claytonutz.com

Our reference 722/18949/80159734

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Escrow Deed

Date

Parties

WiseTech Global Limited ACN 065 894 724of Unit 3A, 72 O'Riordan Street, Alexandria NSW 2015 (Company)

The **Holder** means the person whose name and address is set out in part 1 of Schedule 1 (**Holder**)

A **Controller** means the person whose name and address is set out in part 2 of Schedule 1 (**Controller**)

Background

- A. The Holder undertakes to the Company to hold the Retained Shares pursuant and subject to the terms of this deed.
- B. The Controller undertakes to the Company to hold its Controller Interests pursuant and subject to the terms of this deed.

Operative provisions

1. Definitions and interpretation

1.1 Definitions

ASIC means the Australian Securities and Investments Commission.

ASX means ASX Limited (ABN 98 008 624 691) or the financial market conducted by ASX Limited, as the context requires.

ASX Listing Rules means the listing rules of ASX.

ASX Settlement means ASX Settlement Pty Limited (ABN 49 008 504 532).

ASX Settlement Operating Rules means the operating rules of ASX Settlement.

Board means the board of directors of the Company.

Business Day means a day in Sydney on which:

- (a) ASX is open for trading in securities; and
- (b) banks are open for general banking business.

Completion of the Offer means the completion of the issue and transfer of Shares pursuant to the Offer.

Control means, in respect of a person, the capacity to determine the outcome of decisions in relation to the financial and operating policies of that person, directly or indirectly, whether through the ownership of voting securities, by contract or otherwise (and, without limiting the previous words, a person is deemed to Control another person if it holds, directly or indirectly, together with other persons it Controls, the beneficial interest in more than 50% of the total

voting rights in the other person) and **Controlled** and **Controlling** have corresponding meanings.

Controller Interests means any securities, any legal, beneficial, economic interest or other interests, whether direct or indirect in the Retained Shares or in the Holder or in any Transferee.

Corporations Act means the Corporations Act 2001 (Cth).

Deal means:

- (a) sell, assign, transfer or otherwise dispose of, or agree or offer to sell, assign, transfer or otherwise dispose of;
- (b) enter into any option which, if exercised, enables or requires the relevant security holder to sell, assign, transfer or otherwise dispose of;
- (c) create, agree to, or offer to, create, or permit to be created any Security Interest in or over; or
- (d) do or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of.

and Dealing has a corresponding meaning.

Escrow Period means the period commencing on the date on which Shares under the Offer are first quoted on the ASX until 4.15pm on the applicable Release Date.

Release Date means, in respect of each tranche, and corresponding number, of Shares described in column 1 and 2 of the table on the front page of this document, the applicable release date described in column 3 of that table.

Group means the Company and all of its Subsidiaries from time to time and **Group Company** means any one of them.

Governmental Agency means any government (in any jurisdiction, whether federal, state, territorial or local), or representative of a government (including any minister, department, office, commission, delegate, instrumentality, agency, board, authority or organisation of any government or in which any government is interested) or any governmental, semigovernmental, administrative, fiscal, regulatory or judicial body, department, commission, authority, tribunal, agency, competition authority or entity in Australia. It includes without limitation, ASIC, any non-government regulatory authority including the ASX and any other stock exchange.

Holding Lock has the meaning given in section 2 of the ASX Settlement Operating Rules.

Issuer Sponsored Subregister has the meaning given to that term in the settlement rules of ASX Settlement.

JLMs means the joint lead managers for the Offer, being:

- (a) Credit Suisse (Australia) Limited; and
- (b) Morgan Stanley Australia Securities Limited.

Offer means the initial public offering of Shares and the admission of the Company and quotation of those Shares to ASX.

Person means any individual, partnership, corporation, company, association, trust, joint venture, limited liability company, unincorporated organisation, entity or division.

PPSA means the Personal Property Securities Act 2009 (Cth).

PPSA Security Interest means a "security interest" within the meaning of the PPSA.

Retained Shares means the number of Shares held by the Holder on Completion of the Offer other than any Shares the Holder acquires on Completion of the Offer pursuant to the institutional, broker firm or employee offers made under the prospectus in connection with the Offer.

Security Interest means an interest or power:

- (a) reserved in or over an interest in any securities including any retention of title;
- (b) created or otherwise arising in or over any interest in any securities under a bill of sale, mortgage, charge, lien, pledge, trust or power,

by way of, or having similar commercial effect to, security for the payment of a debt, any other monetary obligation or the performance of any other obligation, but is not limited to:

- (c) any agreement to grant or create any of the above; or
- (d) a PPSA Security Interest or any other encumbrance.

Share means a fully paid ordinary share in the capital of the Company.

Shareholders' Agreement means the Shareholders Agreement dated 22 December 2009 between the Company and its shareholders, as amended and varied from time to time.

Share Registry means the share registry engaged by the Company to administer and manage its register of members.

Subsidiary has the meaning given in the Corporations Act.

Takeover Bid means a takeover bid for Shares under Chapter 6 of the Corporations Act.

Transferee has the meaning given in clause 3.9.

Voluntary Escrow Deed means a voluntary escrow deed entered into in connection with the Offer.

1.2 Interpretation

in this deed

(a) headings are for convenience only and do not affect interpretation,

and unless the context indicates a contrary intention:

- a reference to conduct includes an omission, statement and undertaking, whether or not in writing;
- (c) a reference to any party includes that party's executors, administrators, successors, substitutes and assigns, including any person taking by way of novation;
- (d) a reference to this deed or to any other agreement, deed or document includes, respectively, this deed or that other agreement, deed or document as amended, novated, supplemented, varied or replaced from time to time:

- (e) words importing the singular include the plural (and vice versa), words denoting a
 given sex include the other sex, and words denoting individuals include
 corporations (and vice versa);
- (f) the word "including" or any other form of that word is not a word of limitation;
- (g) references to "applicable law" include all laws and regulations of jurisdictions applicable to the Offer, a Group Company or other entities, as the case may be (including the Corporations Act and any other laws and regulations of a jurisdictions outside Australia), and rules, policies, official directives, orders or requirements of any Government Agency, including the ASX Listing Rules, ASX Settlement Operating Rules and the applicable listing requirements of the ASX, except to the extent compliance is modified, waived or exempted in favour of a person in the relevant circumstances:
- (h) references to any legislation or to any section or provision of any legislation includes any statutory modification or re-enactment or any statutory provision substituted for it, and ordinances, by laws, regulations, and other statutory instruments issued under any legislation, and references to other applicable laws includes any modifications or provisions substituted for them by a competent Government Agency;
- (i) references to parties, clauses, schedules, exhibits or annexures are references to parties, clauses, schedules, exhibits and annexures to or of this deed, and a reference to this deed includes any schedule, exhibit and annexure;
- (j) if any day appointed or specified by this deed for the payment of any money or doing of any thing falls on a day which is not a Business Day, the day so appointed or specified will be deemed to be the next Business Day;
- (k) references to currency are references to Australian currency;
- (I) references to payments to any party to this deed will be construed to include payments to another person upon the direction of such party;
- (m) all payments to be made under this deed must be made by unendorsed bank cheque or other immediately available funds and in Australian currency; and
- (n) all references to time are to the time in Sydney (unless otherwise indicated).

1.3 Compliance with ASX Listing Rules

For so long as the Company is listed on the official list of the ASX:

- (a) notwithstanding anything contained in this deed, if the ASX Listing Rules prohibit an act being done, that act must not be done;
- (b) nothing contained in this deed prevents an act being done that the ASX Listing Rules require to be done;
- (c) if the ASX Listing Rules require an act to be done or not to be done, authority is given for that act to be done or not be done (as the case may be);
- (d) if the ASX Listing Rules require this deed to contain a provision and it does not contain such a provision, this deed is deemed to contain that provision;
- (e) if the ASX Listing Rules require this deed not to contain a provision and it contains such a provision, this deed is deemed not to contain that provision; and

(f) if any provision of this deed is or becomes inconsistent with the ASX Listing Rules this deed is deemed not to contain that provision to the extent of the inconsistency.

1.4 No Controller

For the avoidance of doubt, if, by the time this deed has been entered into by the Holder and the Company, no Controller details have been inserted in Part 2 of Schedule 1 and no person has executed this deed as the Controller, the parties acknowledge and agree that:

- (a) no person enters into this deed in the capacity of the Controller;
- (b) all rights, obligations and liabilities that would otherwise accrue to or in relation to the Controller and Controller Interests pursuant to this deed, do not accrue in any person;
- (c) all references in this deed to the parties to this deed mean the Holder and the Company only; and
- this deed commences and continues in full effect according to its terms (except as expressly provided in this clause 1.4) between the Holder and the Company.

2. Condition Precedent

The undertakings of the Holder and the Controller pursuant to this deed are conditional upon quotation of the Shares on ASX occurring.

3. Escrow

3.1 Holder restrictions

During the Escrow Period the Holder agrees that it will not:

- (a) Deal with;
- (b) Deal in any legal, beneficial or economic interest or right in respect of: or
- (c) do, or omit to do, any act if the act or omission would (or would be likely to) have the effect of resulting in a Dealing with, or in any interest or right in respect of.

any or all of the Retained Shares.

3.2 Controller restrictions

During the Escrow Period the Controller agrees that it will not:

- (a) Deal with;
- (b) Deal in any legal, beneficial or economic interest or right in respect of; or
- (c) do, or omit to do, any act if the act or omission would (or would be likely to) have the effect of resulting in a Dealing with, or in any interest or right in respect of,

any or all of its Controller Interests.

3.3 Escrow restrictions

The parties acknowledge and agree that:

- (a) as soon as practicable following the Completion of the Offer, the Retained Shares will be registered and held for the Holder on the Issuer Sponsored Subregister;
- (b) the Company will apply a Holding Lock on the Retained Shares as soon as practicable after registration of the Retained Shares on the Issuer Sponsored Subregister and the Holder agrees to the application of the Holding Lock; and
- the Company will do all things necessary to ensure that the Holding Lock is released (including notifying ASX in accordance with ASX Listing Rule 3.10A and procuring release of the Holding Lock by the Share Registry):
 - (i) to the extent necessary to permit Dealings of the Retained Shares permitted by this deed; and
 - (ii) in full at the conclusion of the Escrow Period.

3.4 Notice by Holder

If the Holder becomes aware:

- that any action, event or circumstance referred to in clause 3.1 has occurred, or is likely to occur, during the Escrow Period; or
- (b) of any matter which is likely to give rise to any action, event or circumstance referred to in clause 3.1 during the Escrow Period,

it must notify the Company as soon as practicable after becoming aware of the action, event, circumstance or matter, as applicable, providing full details.

3.5 Notice by Controller

If the Controller becomes aware:

- that any action, event or circumstance referred to in clause 3.2 has occurred, or is likely to occur, during the Escrow Period; or
- (b) of any matter which is likely to give rise to any action, event or circumstance referred to in clause 3.2 during the Escrow Period,

it must notify the Company as soon as practicable after becoming aware of the action, event, circumstance or matter, as applicable, providing full details.

3.6 Dividends and voting rights

The terms of this deed will have no effect on any rights of the Holder to receive or participate in dividends, any rights issue, bonus issue, return of capital or other distributions in connection with the Retained Shares or to exercise voting rights in respect of the Retained Shares.

3.7 Takeovers, mergers and reorganisations

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow:

- (a) the Holder to accept an offer made under a Takeover Bid for any of the Retained Shares, provided that holders of not less than 50% of the Shares to which the Takeover Bid relates that are not subject to a Voluntary Escrow Deed have accepted the Takeover Bid; and
- (b) the Holder to tender any of the Retained Shares into a bid acceptance facility established in connection with a Takeover Bid, provided that holders of not less than 50% of the Shares to which the Takeover Bid relates that are not subject to a

Voluntary Escrow Deed have either accepted the Takeover Bid or tendered (and not withdrawn) their Shares into the bid acceptance facility; or

(c) the Retained Shares to be transferred or cancelled as part of an equal Share buyback or equal return of capital or other similar pro rata reorganisation, a merger being implemented by way of a scheme of arrangement or an acquisition of all Shares, which has in any such case received all necessary approvals, including all such necessary approvals by shareholders of the Company and courts,

provided that, if for any reason any or all Retained Shares are not transferred or cancelled in accordance with a Takeover Bid, scheme of arrangement or other transaction described in clause 3.7(a), 3.7(b) or 3.7(c), then the Holder agrees that the restrictions applying to the Retained Shares under this deed (including under clauses 3.1, 3.2 and 3.3) will continue to apply and without limiting the foregoing, the Holding Lock will be reapplied to all Retained Shares not so transferred or cancelled.

3.8 Reorganisation

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow a Dealing in Retained Shares or Controller Interests to enable the Holder or the Controller to undertake a reorganisation, subject to:

- (a) the prior consent of the Company in writing;
- (b) the Holder, or if a person enters into this deed in the capacity of the Controller, the Controller, retaining ultimate control of the Retained Shares: and
- (c) any new holder of the Retained Shares or Controller Interests agreeing to be bound by a deed in substantially the same terms as this deed (and the Controller agreeing not to dispose of any Controller Interests).

3.9 Other exceptions

Clauses 3.1 and 3.2 will cease to apply to the extent necessary to allow a Dealing in Retained Shares or Controller Interests:

- (a) if required by applicable law or pursuant to an order of a court of competent jurisdiction compelling any Retained Shares or Controller Interests to be Dealt with;
- (b) (if the Holder or Controller is a natural person) following the death, serious disability or permanent incapacity through ill health of the Holder or Controller (which for serious disability or permanent incapacity through ill health shall be deemed to be so for any absence of at least six months in a 12 month period or as otherwise determined by the Board, acting reasonably); or
- (c) if agreed by the Company, if the Dealing constitutes a disposal of, but not the creation of a Security Interest in, some or all of the Retained Shares or Controller Interests to:
 - (i) a company wholly-owned by the Holder; or
 - (ii) a trust in relation to which the Holder is the beneficiary,

(each a **Transferee**), where the **Transferee** also enters into an escrow arrangement with the Company in respect of those Retained Shares on substantially the same terms as this Deed for the remainder of the Escrow Period (and the Controller agrees not to dispose of any Controller Interests).

4. Termination

- (a) This deed terminates with immediate effect and without the action of any party upon the expiry of the Escrow Period provided that this deed will terminate with immediate effect and without the action of any party if Completion of the Offer has not occurred by 30 June 2016.
- (b) For the avoidance of doubt, the Retained Shares will no longer be escrowed under the terms of this deed at the expiration of the Escrow Period.
- (c) The Company will procure that the Share Registry releases the Holding Lock in respect of the Retained Shares, if still in effect, as soon as possible following termination of this deed. This clause 4(c) will survive termination of this deed.

5. Warranties and acknowledgement

5.1 Giving of warranties

Each of the warranties and representations in this clause 5 is given by the Holder or the Controller, as applicable, in favour of the Company:

- (a) as at the date of this deed, unless a later date is specified in clause 5.2 or 5.3; and
- (b) from the applicable date under clause 5.1(a), at all times until expiry of the Escrow Period.

The warranties and representations in this clause 5 are given in respect of any and all Retained Shares from time to time during the Escrow Period.

5.2 Holder warranties and representations

The Holder warrants and represents the following:

- (a) prior to the Escrow Period it has not done, or omitted to do, any act which would result in a Dealing in Retained Shares which will take effect during the Escrow Period:
- (b) it has full power and authority, without the consent of any other person, to enter into and perform its obligations under this deed (including, if the Holder has entered into this deed as a trustee, under the trust deed for the relevant trust and any other constituent document of the relevant trust);
- (c) it has taken all necessary action to authorise the execution, delivery and performance of this deed in accordance with its terms:
- (d) this deed constitutes a legal, valid and binding obligation on it and, subject to any necessary stamping and registration, is enforceable in accordance with its terms;
- (e) the execution, delivery and performance by the Holder of this deed does not and will not violate, breach or result in a contravention of:
 - (i) any applicable law, regulation or authorisation;
 - its constitution or other constituent documents, if any (if the Holder is a body corporate), and if the Holder is a trustee, the trust deed for the relevant trust and any other constituent document of the relevant trust); or

- (iii) any agreement, undertaking, Security Interest or document which is binding on the Holder:
- (f) it holds, or will hold, following Completion of the Offer, the Retained Shares unless the Retained Shares are Dealt with as expressly permitted by this deed;
- (g) the Retained Shares are all of the securities, economic interests or other interests that the Holder has directly or indirectly in the Company as at Completion of the Offer:
- (h) the Retained Shares of the Holder are free from all Security Interests and other third party interests or rights (other than under the Company's constitution or the Shareholders' Agreement to the extent it is on foot) and will remain so during the Escrow Period except to the extent permitted under this deed;
- (i) if the Holder is a trustee, it is the sole trustee of the relevant trust and, to the best of its knowledge and belief, there is no proposal to remove it as trustee of the trust;
- (j) if the Holder is a trustee:
 - (i) the Holder has the right to be fully indemnified out of the assets of the relevant trust in respect of any liability arising under, or in connection with, this deed and the right has not been modified, released or diminished in any way. The assets of the trust are sufficient to satisfy that right in full and that Holder has not released or disposed of its equitable lien over that trust; and
 - (ii) the relevant trust has not been terminated and there is no effective proposal or requirement to wind up, deregister, terminate, reconstitute or resettle the trust; and
- (k) if no person enters into this deed in the capacity of the Controller, no person (other than the Holder) has the ability to directly or indirectly control the exercise of a power to dispose of the Retained Shares (including the ability to Control the Holder or control the Holder's ability to exercise such power).

5.3 Controller warranties and representations

The Controller warrants and represents the following:

- (a) prior to the Escrow Period it has not done, or omitted to do, any act which would result in a Dealing in any Controller Interests which will take effect during the Escrow Period:
- (b) it has full power and authority, without the consent of any other person, to enter into and perform its obligations under this deed (including, if the Controller has entered into this deed as a trustee, under the trust deed for the relevant trust and any other constituent document of the relevant trust);
- it has taken all necessary action to authorise the execution, delivery and performance of this deed in accordance with its terms;
- (d) this deed constitutes legal, valid and binding obligations on it and, subject to any necessary stamping and registration, is enforceable in accordance with its terms;
- (e) the execution, delivery and performance by the Controller of this deed does not and will not violate, breach or result in a contravention of:
 - (i) any applicable law, regulation or authorisation;

- its constitution or other constituent documents, if any (if the Controller is a body corporate), and if the Controller is a trustee, the trust deed for the relevant trust and any other constituent document of the relevant trust); or
- (iii) any agreement, undertaking, Security Interest or document which is binding on the Controller;
- (f) the Controller Interests are free from all Security Interests and other third party interests or rights (other than under the Company's constitution or the Shareholders' Agreement to the extent it is on foot) and will remain so during the Escrow Period except to the extent permitted under this deed:
- (g) if the Controller is a trustee, the trustee is the sole trustee of the relevant trust and there is no proposal to remove the Controller as trustee of the relevant trust;
- (h) if the Controller is a trustee:
 - (i) the Controller has the right to be fully indemnified out of the assets of the relevant trust in respect of any liability arising under, or in connection with, this deed and the right has not been modified, released or diminished in any way. The assets of the relevant trust are sufficient to satisfy that right in full; and
 - (ii) the relevant trust has not been terminated and there is no effective proposal or requirement to wind up, deregister, terminate, reconstitute or resettle the relevant trust:
- (i) no person (other than the Holder or Controller) has the ability to directly or indirectly control the exercise of a power to dispose of the Retained Shares (including the ability to Control the Holder or Controller or control the Holder or Controller's ability to exercise such power); and
- (j) the Controller holds the Controller Interests in the Holder directly or indirectly as at Completion of the Offer.

5.4 Survival of warranties and representations

The warranties and representations in this clause 5 survive termination of this deed.

6. Consequences of breaching this deed

- (a) If the Holder or the Controller breaches this deed, or the Company believes that a prospective breach of this deed may occur, each of the following applies:
 - the Company may take the steps necessary to enforce the deed, or to rectify the breach, as soon as practicable after becoming aware of the breach or prospective breach; and
 - (ii) the Company may, in addition to its other rights and remedies, refuse to acknowledge, deal with, accept or register any sale, assignment or other Dealing in any Retained Shares.
- (b) The parties agree that damages would be an insufficient remedy for a breach or prospective breach of this deed by the Holder or the Controller and the Holder and the Controller agrees that the Company is entitled to seek and obtain an injunction or specific performance to enforce the Holder's or the Controller's (as applicable) obligations under this deed, without proof of actual damage and without prejudice to any of the Company's other rights or remedies.

7. Capacity of Holder

If a Holder or Controller has entered into this deed as a trustee (Trustee):

- (a) notwithstanding any other provision of this deed including any provision expressed to prevail over this clause 7 but subject to clause 7(c), that Holder or Controller enters into this deed only in its capacity as trustee of the relevant trust (**Trust**) and in no other capacity. A liability arising under or in connection with this deed can be enforced against that Holder or Controller only to the extent that it can be satisfied out of the property of the Trust for which that Holder or Controller is actually indemnified for the liability. That Holder or Controller will exercise its rights of indemnification in order to satisfy its obligations under this deed;
- (b) subject to clause 7(c) a party to this deed may not sue that Holder or Controller in any capacity other than as Trustee in respect of the Trust, including seeking the appointment to that Holder or Controller of a receiver (except in relation to property of the trust), liquidator, administrator or any similar person; and
- the provisions of this clause 7 will not apply to any obligation or liability of that Holder or Controller to the extent that it is not satisfied because under the relevant Trust deed or by operation of law, there is a reduction to the extent, or elimination of, that Holder's or Controller's right of indemnification out of the assets of the Trust, or the right does not exist at all, as a result of the Holder's or Controller's fraud, negligence, improper performance of duties or breach of trust.

8. Notices and other communications

8.1 Form

Unless expressly stated otherwise in this deed, all notices, certificates, consents, approvals, waivers and other communications in connection with this deed must be in writing, signed by an authorised officer of the sender and marked for the attention of the person identified or referred to in Schedule 1 or, if the recipient has notified otherwise, then marked for attention in the way last notified.

8.2 Delivery

They must be:

- (a) left at the relevant address set out or referred to in Schedule 1;
- (b) sent by prepaid ordinary post (airmail if appropriate) to the address set out or referred to in Schedule 1;
- (c) sent by email to the email address set out or referred to in Schedule 1; or
- (d) given in any other way permitted by law.

However, if the intended recipient has notified a changed postal address or changed email address, then the communication must be to that address or number.

8.3 When effective

They take effect from the time they are received unless a later time is specified.

8.4 Receipt - post

If sent by post, they are taken to be received three days after posting (or seven days after posting if sent to or from a place outside Australia).

8.5 Receipt - email

If sent by email, unless the party sending the email knows or reasonably ought to suspect that the email and the attached communication were not delivered to the addressee's domain specified in the email address notified for the purposes of this clause 8, 24 hours after the email was sent.

9. General provisions

9.1 Discretion in exercising rights

A party or other person referred to in this deed (including the Board) may, in its absolute discretion, give conditionally or unconditionally or withhold any approval, consent, resolution or determination under this deed, unless this deed expressly states otherwise.

9.2 Partial exercising of rights

If a party does not exercise a right or remedy fully or at a given time, the party may still exercise it later.

9.3 No liability for loss

A party is not liable for loss caused by the exercise or attempted exercise of, failure to exercise, or delay in exercising a right or remedy under this deed.

9.4 Variation and waiver

A provision of this deed or a right created under it, may not be waived or varied except in writing, signed by the party or parties to be bound.

9.5 Amendment

This deed may be amended only by a document signed by all parties.

9.6 Further assurances

Each of the Holder and the Controller undertakes to, and to procure that all persons under its Control, do all things necessary or desirable to effect the transactions contemplated by this deed as expeditiously as possible, including executing, delivering or completing any form, document or instrument necessary or desirable to give effect to any of the transactions contemplated by this deed.

9.7 Survival

The representations, warranties, undertakings and indemnities given by a party under this deed will not merge or be extinguished on Completion of the Offer.

9.8 Assignment

The Holder and the Controller must not transfer, assign, create an interest in, or deal in any other way with, any of their respective rights or obligations under this deed without the prior written consent of the other parties.

9.9 Counterparts

This deed may consist of a number of copies, each signed by one or more parties to this deed. If so, the signed copies are treated as making up the one document and the date on which the last counterpart is executed will be the date of this deed.

9.10 Governing law

This deed and the transactions contemplated by this deed are governed by the law in force in New South Wales. Each party submits to the non-exclusive jurisdiction of the courts of New South Wales.

9.11 PPSA further steps

If the Company determines that this deed results in the creation of a PPSA Security Interest, the Holder and the Controller agrees to do anything (such as obtaining consents, signing and producing documents, getting documents completed and signed and supplying information) which the Company reasonably asks and considers necessary for the purposes of:

- ensuring that the PPSA Security Interest is enforceable, perfected and otherwise effective:
- (b) enabling the Company to apply for any registration, or give any notification, in connection with the PPSA Security Interest so that the PPSA Security Interest has the priority required by the Company; and
- (c) enabling the Company to exercise rights in connection with the PPSA Security Interest.

9.12 Entire agreement

This deed and the documents referred to in this deed are the entire agreement of the parties about the subject matter of this deed and supersede any representations, negotiations, arrangements, understandings or agreements and all other communications.

9.13 Remedies

The rights, remedies and powers of the parties under this deed are cumulative and not exclusive of any rights, remedies or powers provided to the parties by law.

9.14 Inconsistent agreements

If a provision of this deed is inconsistent with a provision of any other agreement, document, representation, negotiation, arrangement or understanding between the Holder and the Controller, or between the Holder or the Controller and any other person, the provision of this deed prevails.

9.15 Severability

If the whole or any part of a provision of this deed is void, unenforceable or illegal in a jurisdiction it is severed for that jurisdiction. The remainder of this deed has full force and effect and the validity or enforceability of that provision in any other jurisdiction is not affected. This clause has no effect if the severance alters the basic nature of this deed or is contrary to public policy.

9.16 Successors and assigns

This deed is binding on, and has effect for the benefit of, the parties and their respective successors and permitted assigns and, in the case of the Holder or the Controller, its / his / her personal representatives and any trustee, receiver or other person lawfully acting on its / his / her behalf.

9.17 Fractional calculation

If any calculation required to be undertaken under this deed results in a fractional number of Shares, the fractional number will be rounded up to the nearest whole number of Shares.

Schedule 1 - Details

Part 1 - Holder	
Name:	
Address:	
Email:	
Attention:	
Part 2 - Controller	
[Note: If the Holder has no Control	ler, please leave this section blank]
Name:	
Address:	
Email:	
Attention:	
Part 3 - Company	
Name:	WiseTech Global Limited
Address:	Unit 3A, 72 O'Riordan Street, Alexandria NSW 2015
Email:	Adam.Kossak@wisetechglobal.com
Attention:	Adam Kossak

Adam Kossak

Executed as a deed.	
Company	
Executed by WiseTech Global Limited ACN 065 894 724in accordance with section 127 of the Corporations Act 2001 (Cth):	
Signature of director	Signature of company secretary/director
Full name of director	Full name of company secretary/director

Holder

If the Holder is an individual and is signing personally: Executed by (name of Holder) in the presence of: Signature of witness Signature Full name of witness If the Holder is an individual or an entity and is signing by power of attorney: [Note: If the Holder signs by power of attorney, please return this document with the relevant power of attorney] Executed for and on behalf of __ (name of Holder) by its attorney under a power of attorney dated in the presence of: Signature of witness Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney Full name of witness Full name of attorney If the Holder is an entity and is signing by authorised signatory: [Note: If the Holder signs by authorised signatory, please return this document with the relevant authority] Executed for and on behalf of (name of Holder) by its authorised signatory in the presence of: Signature of witness Signature of authorised signatory Full name of witness Full name of authorised signatory If the Holder is an entity and is signing either by a sole director / company secretary, or by a director and a company secretary / director: Executed by (name of Holder) Signature of director Signature of company secretary/director Full name of director Full name of company secretary/director

Controller

If the Controller is an individual and is signing personally:

in the presence of:	/ / / /
Fragulad off	(name of Controlle
Signature of witness	Signature
Full name of witness	
Tall hame of withess	
If the Controller is an individual or an antity and i	
signs by power of attorney, please return this	s signing by power of attorney: [Note: If the Controller document with the relevant power of attorney]
, pioudo ictuiti tilla	document with the relevant power of attorney]
Executed for and on behalf of	(name of Controller
	(name of Controller
by its attorney under a power of attorney dated In the presence of:	
n the presence of:	
ignature of witness	Signature of attorney who declares that the attorney
	has not received any notice of the revocation of the
	power of attorney
ull name of witness	
uir name of witness	Full name of attorney
the Controller is an entity and is signing by autho	orised signatory: [Note: If the Controller signs by
Ossessy, product return ting docum	orised signatory: [Note: If the Controller signs by nent with the relevant authority]
ecuted for and on behalf of	orised signatory: [Note: If the Controller signs by nent with the relevant authority] (name of Controller)
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cecuted for and on behalf of its authorised signatory in the presence of:	(name of Controller)
cecuted for and on behalf of its authorised signatory in the presence of:	ient with the relevant authority]
xecuted for and on behalf of vits authorised signatory in the presence of:	(name of Controller)
xecuted for and on behalf of vits authorised signatory in the presence of:	(name of Controller)
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cecuted for and on behalf of its authorised signatory in the presence of: gnature of witness If name of witness the Controller is an entity and is signing either by it a company secretary / director:	[name of Controller] Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director
Recuted for and on behalf of vits authorised signatory in the presence of: If name of witness The Controller is an entity and is signing either by dia company secretary / director:	(name of Controller) Signature of authorised signatory Full name of authorised signatory
Recuted for and on behalf of vits authorised signatory in the presence of: If name of witness The Controller is an entity and is signing either by dia company secretary / director:	[name of Controller] Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director
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xecuted for and on behalf of	[name of Controller] Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director
Recuted for and on behalf of	Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director (name of Controller)
recuted for and on behalf of	[name of Controller] Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director (name of Controller) Signature of company secretary/director
decuted for and on behalf of	Signature of authorised signatory Full name of authorised signatory a sole director / company secretary, or by a director (name of Controller)