

Level 6, 9 Help Street Chatswood, NSW 2067 Tel + 61 2 9468 6300 Fax + 61 2 9468 6311

## **ASX ANNOUNCEMENT**

7 December 2017

## DISCLOSURE NOTICE UNDER SUBSECTION 708A(5)(e) OF THE CORPORATIONS ACT

Appen Limited (**ASX: APX**) (**Appen**) today gives this notice in accordance with section 708A(5)(e) of the *Corporations Act 2001* (Cth) (**Corporations Act**).

- 1. Appen on 7 December 2017 issued 2,787,826 new fully paid ordinary shares (**Consideration Shares**) to the escrow agent on behalf of the vendors of Leapforce, Inc. and RaterLabs, Inc. (**Leapforce**) as partial consideration for the acquisition of Leapforce by Appen as announced to the ASX on 29 November 2017.
- 2. The Consideration Shares were issued without disclosure under Part 6D.2 of the Corporations Act.
- 3. As a disclosing entity, Appen is subject to regular reporting and disclosure obligations.
- 4. As at the date of this notice, Appen has complied with:
  - (i) the provisions of Chapter 2M of the Corporations Act as they apply to Appen; and
  - (ii) section 674 of the Corporations Act as it applies to Appen.
- 5. As at the date of this notice, there is no excluded information of the type referred to in sections 708A(7) or 708A(8) of the Corporations Act.

## Please contact for more information:

Kevin Levine (CFO) klevine@appen.com +612 9468 6322.

Leanne Ralph (Company Secretary) leanne.ralph@boardworx.net.au