Rule 3.19A.2

Appendix 3Y

Change of Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity	Adelaide Brighton Ltd (ABL)
ABN	15 007 596 018

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Raymond Barro
Date of last notice	7 June 2017

Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Indirect
Nature of indirect interest (including registered holder) Note: Provide details of the circumstances giving rise to the relevant interest.	 Relevant interest in: (a) Dogidogi Pty Ltd ("Dogidogi") <raymond a="" barro="" c="" family=""></raymond> (b) David Barro Testamentary Trust ("the Trust") (c) Barro Properties Pty Limited ("Barro Properties")
Date of change	28 February 2018 – 604,684 shares 1 March 2018 – 18,900,000 shares
No. of securities held prior to change	 Total of 202,546,371 indirectly held as follows: (a) 487,121 – Dogidogi. (b) 567,875 - the Trust, of which Raymond Barro is one of the Trustees. (c) 201,491,375 - Barro Properties, of which Raymond Barro has an interest in, both directly and indirectly in his capacity as one of the Trustees of the Trust. In addition: (d) Raymond Barro is an associate of Barro Group Pty Ltd ("Barro Group") which is the owner of 43,752,619 shares in ABL, and Christabel Investments Pty Ltd ("Christabel"), a subsidiary of Barro Group, is the owner of 163,772 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this information because he is an associate of Barro Group and Christabel. (e) Belinda Barro is the owner of 21,583 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this an associate of Barro Group and Christabel. (e) Belinda Barro is the owner of 21,583 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this an associate of Barro Group and Christabel.
Class	Ordinary
Number acquired	19,504,684 shares
Number disposed	N/A
Value/Consideration Note: If consideration is non-cash, provide details and estimated valuation	604,684 shares @ \$6.53 per share (on market purchase) 14,900,000 shares @6.75 per share (on market purchase) 4,000,000 shares @ \$6.75 per share in accordance with a Physically Settled Share Swap Transaction dated 1 March 2018 with Deutsche Bank AG ("Share Swap Transaction")

⁺ See chapter 19 for defined terms.

No. of securities held after change	 Total of 222,051,055 indirectly held as follows: (a) 487,121 – Dogidogi. (b) 567,875 - the Trust, of which Raymond Barro is one of the Trustees. (c) 220,996,059 - Barro Properties, of which Raymond Barro has an interest in, both directly and indirectly in his capacity as one of the Trustees of the Trust. In addition: (d) Raymond Barro is an associate of Barro Group which is the owner of 43,752,619 shares in ABL, and Christabel, a subsidiary of Barro Group, is the owner of 163,772 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this
	 information because he is an associate of Barro Group and Christabel. (e) Belinda Barro is the owner of 21,583 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this information because Belinda Barro is his spouse. Raymond Barro does not have a relevant interest in these shares.
Nature of change	15,504,684 shares – on market purchase
Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back	4,000,000 shares – Share Swap Transaction

Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Detail of contract	N/A
Nature of interest	N/A
Name of registered holder	N/A
(if issued securities)	
Date of change	N/A
No. and class of securities to which interest related prior to change	N/A
Note: Details are only required for a contract in relation to which the interest has changed	
Interest acquired	N/A
Interest disposed	N/A
Value/Consideration	N/A
Note: If consideration is non-cash, provide details and an estimated valuation	
Interest after change	N/A

Part 3 – +Closed period

Were the interests in the securities or contracts detailed above traded during a ⁺ closed period where prior written clearance was required?	NO
If so, was prior written clearance provided to allow the trade to proceed during this period?	N/A
If prior written clearance was provided, on what date was this provided?	N/A

⁺ See chapter 19 for defined terms.

Deutsche Bank 01 March 2018 **Deutsche Bank AG** ANNEXURE S ABN 13 064 165 162 This is annexure S of & pages Level 16, corner of Hunter & Phillip Streets Sydney NSW 2000 Australia Referred to in Formi 604 Notice of GPO Box 7033 Sydney NSW 2001 Change opintenest of Substantial Holder. Tel: +61 2 8258 1234 Signed: Under Semo Satea: 2 March 2018 Deutsche Bank Place Barro Properties PTY Limited

Barro Properties PTY Limite 191 Drummond Street Carlton 3053 Australia

Internal Reference Number: SYD-SYD-ES-774693-2-0-0

Our Transaction Reference Number: SYD 774693

UTI:

Dear Sir / Madam,

Physically Settled Share Swap Transaction

The purpose of this letter agreement is to set forth the terms and conditions of the Transaction entered into between Deutsche Bank AG acting through its Sydney branch (ABN 13 064 165 162) ("Party A") and Barro Properties Pty Ltd (ACN 006 425 369) ("Party B") on the Trade Date specified below (the "Transaction"). This letter agreement constitutes a "Confirmation" as referred to in the Agreement specified below.

The definitions and provisions contained in the 2006 ISDA Definitions (the "2006 Definitions") and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and together with the 2006 Definitions, the "ISDA Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. are incorporated into this Confirmation. In the event of any inconsistency between the 2006 Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between the ISDA Definitions and this Confirmation, this Confirmation will govern. This transaction is a Swap Transaction for the purposes of the 2006 Definitions.

This Confirmation evidences a complete and binding agreement between Party A and Party B as to the terms of the Transaction to which this Confirmation relates. Party A and Party B each agree to use all reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the ISDA 2002 Master Agreement (the **"ISDA Form**") and Schedule to the ISDA 2002 Master Agreement (together, the **"Agreement"**) with such modifications as Party A and Party B will in good faith agree as soon as practicable after the date of this Confirmation.

Upon execution by Party A and Party B of the Agreement, this Confirmation will supplement, form part of, and be subject to the Agreement. All provisions contained or incorporated by reference in the Agreement upon its execution will govern this Confirmation.

Until we execute and deliver that Agreement, this Confirmation, together with all other documents referring to the ISDA Form (each a "**Confirmation**") confirming transactions (each a "**Transaction**") entered into between us (notwithstanding anything to the contrary in a Confirmation) supplements, forms a part of, and is subject to an agreement in the form of the ISDA Form as if we had executed an agreement on the Trade Date of the first such Transaction between us in such form with its Schedule:

- (a) specifying that
 - (i) the governing law is the law in force in New South Wales, Australia;
 - (ii) the Termination Currency is Australian Dollars;
 - (iii) Automatic Early Termination is not applicable to either party;
 - (iv)the provisions of the 2002 Master Agreement Protocol with each Annexure 1 18 (inclusive) published by the International Swaps and Derivatives Association, Inc. on 15th July 2003 (the Protocol), will be incorporated into this Confirmation as if they were set out in full in this Confirmation;
 - (v) each party designates the details set out in Paragraph 4 of this Confirmation for the purposes of Section 12 of the Agreement and any notices or communications to be delivered under the Agreement; and
 - (b) incorporating any other modifications to the ISDA Form specified below.

For the avoidance of doubt Party A and Party B agree that the Transaction with Transaction Type "Physically settled Share Swap Transaction" with Trade Date of 5 June 2017 as evidenced by a Confirmation dated 6 June 2017 as may be amended from time to time, will supplement, form a part of and is subject to the ISDA Form.

In the event of any inconsistency between the terms of this Confirmation and the terms of the ISDA Form, this Confirmation will prevail for the purpose of this Transaction.

The terms of the particular Transaction to which this Confirmation relates are as follows:

1 General Terms in relation to the Transaction:

Transaction Type:	Physically settled Share Swap Transaction
Trade Date:	1 March 2018
Effective Date:	One Settlement Cycle after the Trade Date
Termination Date:	The Cash Settlement Payment Date or the Settlement Date, as applicable.
Shares:	Fully paid ordinary shares in Adelaide Brighton Limited (the "Issuer")
RI Code:	ABC.AX
Exchange(s):	Australian Securities Exchange, or any successor to such exchange or quotation system
Related Exchange(s):	All Exchanges
Calculation Agent:	Party A
Entry Commission:	Party B will pay to Party A an Entry Commission of an amount in AUD agreed between the parties.
	Party B must pay the Entry Commission to Party A on the date falling two Currency Business Days following the Trade Date or any other date agreed in writing by Party A.
Initial Exchange Amount:	
Initial Exchange Amount Payer:	Party B
Initial Exchange Amount:	An amount in AUD equal to the Equity Notional Amount.
nitial Exchange Date:	The date being two Currency Business Days following the

02/03 2018 15:03 FAX +61 3 96632555 Initial Price:	BARRO GROUP 20010/0015 Trade Date or any other date agreed in writing by Party A. As of the Trade Date \$6.75.
Final Exchange Amount:	
Final Exchange Amount Payer:	Party A
Final Exchange Amount:	Party A shall pay to Party B on the Final Exchange Date an amount in AUD equal to the Initial Exchange Amount paid to it by Party B.
Final Exchange Date:	The Termination Date
Final Price:	The sum of the arithmetic mean of the Relevant Price per Share on each Averaging Date.

Additional Party B Payment Amount:

Party B shall pay Party A the Party B Payment Amount calculated in accordance with the provisions below on each Party B Payment Date.

Party B Payment Amount:

An amount in AUD equal to the aggregate of the Daily Fixed Amounts for each day from (and including) the Trade Date to (but excluding) the Termination Date. For these purposes, "Daily Fixed Amount" means, on any day:

a÷b×c

where:

a = a percentage agreed between the parties separately

b = 365

c = the Equity Notional Amount on that day.

Party B Payment Date:

The Cash Settlement Payment Date or the Settlement Date, as applicable.

Equity	Amounts	Payable:
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Equity Amount Payer: Equity Amount Receiver: Number of Shares: Equity Notional Amount:

Equity Notional Reset:

Type of Return: Valuation Time: Valuation Date:

Averaging Dates:

Party A Party B As of the Trade Date 4,000,000. On any day, the product of the Number of Shares and the Initial Price on that day.

Not Applicable

Total Return

The Equity Definitions will apply

or any earlier d	late agreed	by Party A and Pa	rty
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Each of:

B.

- (a) the 59 Scheduled Trading Days preceding the Valuation Date; and
- (b) the Valuation Date,

02/03 2018 15:04 FAX +61 3 96632555	BARRO GROUP (together, the 'VWAP Period').	☑ 0011/0015
Averaging Date Disruption:	Modified Postponement	
Relevant Price:	Means the volume-weighted average price ("VWAP"), the Bloomberg VWAP as listed on Bloomberg Page AB EQUITY VWAP for the period between 10:00am and 4: (or such later time as the Exchange may set for the cl rotation for ABC AU) on an Averaging Date.	CAŬ 15pm
Settlement Terms:		
Physical Settlement:	Applicable.	
Cash Settlement:	In all other cases, Cash Settlement is applicable.	
Settlement Currency:	AUD	
Cash Settlement Payment Date:	Two (2) Scheduled Trading Days following the Valuation provided that if such date is not also a Currency Bus Day, the next following Currency Business Day	Date iness
Settlement Date:	One Settlement Cycle following the Valuation Date.	
Electing Party:	Party B	
Settlement Method Election:	Applicable.	
Settlement Method Election Date:	5 Scheduled Trading Days prior to the first Averaging unless otherwise agreed in writing between Party A and B.	Date Party
Default Settlement Method:	Physical Settlement.	

Dividends:

On each Dividend Payment Date, the Equity Amount Payer will pay to the Equity Amount Receiver the relevant Dividend Amount (if any) owed by such Equity Amount Payer on that Dividend Payment Date. However, the relevant Dividend Amount is not payable to the extent that the Calculation Agent determines that the Equity Amount Receiver would otherwise be entitled to receive that Dividend Amount as a cash dividend or cash distribution in respect of the Shares delivered or to be delivered under the Transaction.

Dividend Period:	Second Period
Dividend Payment Date:	The Dividend Receipt Date (or if such day is not a Currency Business Day, the Currency Business Day immediately following such day).
Dividend Receipt Date:	The date of receipt of a dividend or distribution of the Issuer by holders of record.
Re-investment of Dividends:	Inapplicable
Dividend Amount:	In respect of a Record Date, an amount determined by multiplying the amount of the cash dividend or cash distribution per Share actually paid by the Issuer on the related Dividend Payment Date by the prevailing Number of Shares on that Record Date, provided that the Number of Shares shall be subject to adjustment by the Calculation Agent where the Shares are trading on an ex-dividend basis on the Exchange on any day which is an Averaging Date.
Record Date:	Each date on which the Shares commence trading ex-dividend or distribution on the Exchange during the Dividend Period
Share Adjustments:	
Method of Adjustment:	Calculation Agent Adjustment.
	Without limitation, a "Potential Adjustment Event" includes a buy-back or redemption of Shares, howsoever funded, by the Issuer

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Extraordinary Dividends:

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As determined by the Calculation Agent, (i) any cash dividend declared on the Shares at a time when the Issuer has not previously declared or paid dividends on such Shares for the prior four quarteriy periods; (ii) the payment of any cash sum by the Issuer to holders of record of a Share that the Issuer announces will be an extraordinary dividend; (iii) the payment of any cash sum by the Issuer to holders of record of a Share that the Issuer announces will be an extraordinary dividend; (iii) the payment of any cash sum by the Issuer to holders of record of a Share out of the Issuer's capital other than as part of a distribution determined by the Calculation Agent to be a regular distribution; or (iv) any other 'special' cash or non-cash dividend on, or distribution with respect to, a Share which is, by its terms or declared intent, declared and paid outside the normal operations or normal dividend or distribution procedures of the Issuer; provided that, in all cases, the related Record Date occurs during the Dividend Period.

For the avoidance of doubt, the Calculation Agent shall make the relevant adjustment to this Transaction in respect of any Extraordinary Dividend in accordance with Section 11.2(c)(C)of the Equity Definitions.

Additional Extraordinary Event:	As agreed between the parties.
Consequences of Merger Events:	
Share-for-Share:	Modified Calculation Agent Adjustment
Share-for-Other:	Modified Calculation Agent Adjustment
Share-for-Combined:	Modified Calculation Agent Adjustment
Determining Party:	Party A
Tender Offer:	Applicable
Consequences of Tender Offers:	
Share-for-Share:	Modified Calculation Agent Adjustment
Share-for-Other:	Modified Calculation Agent Adjustment
Share-for-Combined:	Modified Calculation Agent Adjustment
Determining Party:	Party A
Composition of Combined Consideration:	Inapplicable
Nationalisation, Insolvency or De- listing:	Cancellation and Payment
Determining Party:	Party A

Additional Disruption Events:

Change in Law:	Applicable
Insolvency Filing:	Applicable
Hedging Disruption:	Applicable
Hedging Party:	Party A
Determining Party:	Party A
Representations:	
Non-Reliance:	Applicable
Agreements and Acknowledgments Regarding Hedging Activities:	Applicable

2. Additional Provisions

- (a) Party B Representations: Party B represents, warrants and acknowledges to Party A on the Trade Date and any date on which this Transaction is varied that:
 - (i) it will not seek to terminate, amend or otherwise modify the Transaction if that conduct would result in Party B being in breach of Part 7.10, Division 3 of the Corporations Act 2001 (Cth) or any other applicable insider trading legislation;
 - (ii) it is not prohibited under Part 7.10 of the Corporations Act 2001 (Cth) from dealing in the Shares or from entering into this Transaction; and
 - (iii)Party B is an Offshore Client and the Decision Maker is not located or present in the United States. For purposes hereof "Offshore Client" means:
 - (A) an entity not organized or incorporated under the laws of the U.S. and not engaged in a trade or business in the United States for U.S. federal income tax purposes;
 - (B) any natural person who is not a U.S. resident; or
 - (C) any entity not organized or incorporated under the laws of the United States substantially all of the outstanding voting securities of which are beneficially owned by persons described in (A) and (B) immediately above.

"Decision Maker" means the person making the investment decision and/or placing the order on behalf of Party B.

- (b) Party B represents, warrants and acknowledges to Party A at all times that:
 - (i) no default or event of default howsoever defined is continuing under any debt facility or other agreement or instrument relating to Specified Indebtedness under which it or any of its Affiliates is a borrower or guarantor (Facility Default) and no Facility Default will result from its entry into this Transaction or the Agreement, as amended from time to time;
 - (ii) its payment obligations under this Transaction and the ISDA Form rank at least equally with the claims of all its other unsecured and unsubordinated creditors (other than obligations mandatorily preferred by law applying to debtors generally);
 - (vi) it and its Affiliates shall comply with all relevant filing, reporting or notification requirements, any consents and any disclosures (including any updates, amendments or modifications) required in connection with the Transaction by any applicable law, rule or regulation, by any regulatory authority in any relevant jurisdiction (including without limitation any Takeover Panel Guidance Notes including Guidance Note 20 Equity Derivatives if relevant) or under the Issuer's trading policy.

Each of the representations in (a) and (b) above is an Additional Representation.

- (c) Party B Acknowledgements: For the avoidance of doubt, if any Shares are held by or for or otherwise controlled by Party A (whether or not as part of any hedge in relation to the Transaction), Party B acknowledges and agrees that it has no right or interest in or to any of those Shares or any power in relation to them including, without limitation, any power to control, or right to be consulted, concerning disposal or trading of those Shares by Party A or any decision by Party A with respect to the exercise by Party A or Party A's nominee of the right to vote attaching to those Shares. This acknowledgement does not affect Party A's obligation to deliver the Number of Shares to Party B on the Settlement Date to the extent physical settlement is applicable.
- (d) Confidentiality. Each party to this Confirmation agrees that any information in respect of or relating to the Agreement, to the extent that such information is not known to the public, and this Transaction (the "Information") is confidential and will be treated as such and that each party consents to the communication and disclosure by the other party of Information to the other party's Affiliates on a need-to-know basis as may be required in the settlement or risk management of this trade or to advisers or contractors or to the extent required by law, any government or regulatory authority or the rules of any stock exchange.

Ø 0014/0015

02/03 2018 15:04 FAX +61 3 96632555 BARRO GROUP 2014/001 on which it enters into or varies a Transaction that: the other party is not acting as a fiduciary for or an adviser to it in respect of that Transaction.

- Consent to Disclosure. The parties mutually agree that the consent to disclosure of information set out (f) in the Attachment to the ISDA 2013 Reporting Protocol published by ISDA on 10 May 2013 shall be incorporated by reference into this Confirmation as if it were set out in full in this Confirmation.
- 2015 Universal Resolution Stay Protocol. The parties mutually agree that the provisions set out in (g) the Attachment to the ISDA 2015 Universal Resolution Stay Protocol as published by the International Swaps and Derivatives Association on 4 November 2015 ("Protocol"), including the Japanese Annex, and any additional Country Annex that has been published from time to time and to which Deutsche Bank AG has adhered are, mutatis mutandis, incorporated by reference, into this Confirmation as though such provisions and definitions were set out in full herein, with any such conforming changes as are necessary to deal with what would otherwise be inappropriate or incorrect cross-references. References in the Protocol to:
 - (A) the "Adhering Party" shall be deemed to be references to the parties to this Confirmation;
 - the "Adherence Letter" shall be deemed to be references to this Confirmation; (B)
 - the "Implementation Date" shall be deemed to be references to the date of this Confirmation; (C) and
 - the "Covered Agreement" shall be deemed to be references to this Confirmation. (D)

3. Account Details:

Payments to Party A: Standard Settlement Instructions to be advised separately.

Payments to Party B: To be advised separately.

4. Offices and Notice Details:

The Office for Party A: Sydney

All notices to Party A under Sections 5 or 6 of the Agreement (other than notices under Section 5(a)(i)) must be sent to:

Deutsche Bank AG, Head Office Taunusanlage 12 60325 FRANKFURT GERMANY

Attention: Legal Department Facsimile: +49 69 910 36097

All other notices to Party A must be sent to the Sydney Office of Party A, using the following address and contact particulars:

Deutsche Bank AG, Sydney Branch Level 16 Deutsche Bank Place **Cnr Hunter and Phillip Streets** Sydney NSW 2000 AUSTRALIA

Email: ged.docs@db.com

For the attention of

Non-Market OTC Equity Documentation Control Telephone: +44 (20) 754 72007 Fax: +44 113 336 2009

BARRO GROUP

For notices to Party B: Barro Properties Pty Ltd 191 Drummond St Carlton VIC 3053 Attention: Ian Alexander

We are pleased to have concluded this Transaction with you.

THIS MESSAGE WILL BE THE ONLY FORM OF CONFIRMATION DISPATCHED BY US. PLEASE EXECUTE AND RETURN IT BY FACSIMILE PROMPTLY TO FAX NUMBER +44 113 336 2009. IF YOU WISH TO EXCHANGE HARD COPY FORMS OF THIS CONFIRMATION PLEASE CONTACT US.

Please confirm that the foregoing correctly sets forth the terms of our agreement by sending to us a letter or telex substantially similar to this facsimile, which letter or telex sets forth the material terms of the Transaction to which this Confirmation relates and indicates your agreement to those terms. The time of execution of this Transaction will be made available by Party A upon written request.

Yours faithfully, for and on behalf of

Deutsche Bank AG, Sydney Branch

By:

Name: Kanako Doling Title: Authorised Signatory

Bv:

Name: Marimo Yamanaka Title: Authorised Signatory

Confirmed as of the date first above written:

BARRO PROPERTIES PTY LIMITED

By: Name: 72 Title: SE NN O

Chairman of the Supervisory Board: Paul Achleitner. Management Board: John Cryan (Chairman), Marcus Schenck, Christian Sewing, Kimberly Hammonds, Stuart Lewis, Sylvie Matherat, James von Mottle, Nicolas Moreau, Garth Ritchie, Karl von Rohr, Werner Steinmüller, Frank Strauß.

By: Name: Title: トマス

Deutsche Bank Aktiengesellschaft domiciled in Frankfurt am Main; Local Court of Frankfurt am Main, HRB No 30 000; VAT ID No DE114103379; www.db.com