

Anti-Money Laundering and Counter-Terrorism Financing (Exemption—Certane) Instrument 2025 (No. 8)

I, Daniel Mossop, National Manger, Policy Rules and Guidance Branch of the Australian Transaction Reports and Analysis Centre (AUSTRAC), make the following exemption as a delegate of the AUSTRAC CEO.

Dated 3 April 2025

National Manager, Policy Rules and Guidance Branch AUSTRAC

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Schedule 1—Categories of Employee Share Schemes

1 Name

This instrument is the *Anti-Money Laundering and Counter-Terrorism Financing* (*Exemption—Certane*) Instrument 2025 (No. 8).

2 Commencement

This instrument commences on the day after it is signed.

3 Cessation

This instrument ceases to have effect on 30 June 2027.

4 Authority

This instrument is:

- (1) made under paragraph 248(1)(a) of the Act; and
- (2) subject to conditions as authorised under paragraph 248(2)(b) of the Act.

5 Definitions

Note:

- te: A number of expressions used in this instrument are defined in section 5 of the Act, including the following:
 - (a) company;
 - (b) designated service.

In this instrument:

Act means the *Anti-Money Laundering and Counter-Terrorism Financing Act* 2006 (Cth).

ASIC Regulatory Guide 49 means ASIC Regulatory Guide 49 published by the Australian Securities and Investments Commission in November 2015 and as amended from time to time.

Certane means Certane CT Pty Ltd (ACN 106 424 088) and Certane SPV Management Pty Ltd (ACN 088 261 349).

Employee Share Scheme means a scheme administered in Australia with the same meaning given by subsection 83A.10(2) of the *Income Tax Assessment Act* 1997 (Cth).

Participant means a director, employee or contractor of a company participating in an Employee Share Scheme.

6 Application

This instrument applies to Certane in respect of the provision of the designated services described in item 46 of Table 1 in subsection 6(2) of the Act.

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7 Exempt provisions

Certane is exempt from Divisions 2 to 7 of Part 2 (excluding section 39) of the Act with respect to the operation of custodial or depository services for Employee Share Schemes.

8 Conditions

This instrument is subject to the following conditions:

- (1) The Employee Share Scheme must:
 - (a) receive designated services described in item 46 of Table 1 in subsection 6(2) of the Act from Certane;
 - (b) be offered by either an Australian unlisted company or a company listed on the Australian Securities Exchange;
 - (c) be one or more of the categories listed in Schedule 1 to this instrument; and
 - (d) operate in accordance with ASIC Regulatory Guide 49.
- (2) For each Employee Share Scheme where the company is an Australian unlisted company, Certane must, prior to providing the designated service, obtain an assurance in writing from the company's board of management that the company has, in relation to each Participant:
 - (a) collected the following information: the Participant's full name, date of birth, residential address and a government-issued identification number; and
 - (b) using a government-issued identification document, verified the Participant's full name, government-issued identification number and either the Participant's date of birth or residential address.
- (3) Certane must notify the AUSTRAC CEO in writing within 14 days of any event that may affect their compliance with this exemption.

Schedule 1—Categories of Employee Share Schemes

Type of plan	Description	Held on trust or in a custody account	Vesting conditions	Movement of funds
Gift / Exempt	The client will gift the participant securities to the value of \$1,000.	Either	Generally 3 years. Will vest earlier if the employee leaves employment.	None
Contribution plan / Matching plan (usually deferred plan)	The client will allow the employee to purchase securities, usually from pre-tax contributions for a deferred plan. The client may offer a matching component. There is usually a cap on employee contributions of between 30-50%, although some clients allow 100% salary deduction.	Either	The contributed component usually vests after 12 months, or earlier if the employee leaves employment. The matching component usually vests after 2 years or more, but will be forfeited if the employee leaves employment. Employees are unable to sell securities received based on contributions until 12 months after the date of contribution, unless the employee leaves employment. There is one client that does allow an employee to access securities earlier, but their contributions are capped at \$5,000 and if employees do access within 12 months of purchase then they forfeit their matching component of \$5,000.	Contributions are commonly made out of salary in payroll cycles.
Partially paid shares	The employee has a window twice a year to make a call and pay all or part of the balance remaining on the shares. If the employee leaves employment, a call is placed automatically on the balance.	Either	All outstanding entitlements have vested.	Calls are paid directly to the Share Issuer.
Performance rights	Zero priced options that are usually reserved for relatively senior executives	Either	Vesting usually takes place after 3 years or more with stringent performance hurdles determining the	No funds are payable.

	and potentially of high		number of rights which may	
	value.		be exercised.	
			Options are forfeited if	
			employee leaves	
			employment earlier.	
Deferred share	The client makes grants of	Trust	Vesting usually takes place	No funds are
grants	shares for nil consideration		after 2 years, with shares	involved.
	usually as a long-term		being forfeit if the employee	
	incentive to more senior		leaves employment earlier.	
	management.			
	The employee has			
	immediate entitlement to			
	dividends.			
Options / ESOP	Less common now due to	Name on	Exercise period of at least 2	Exercise price can be
	accounting treatment.	register	years.	funded through a
			Options generally have	cashless exercise
			performance hurdles and will	where the broker
			lapse if the employee leaves	sells the shares and
			employment before the	remits the proceeds,
			option can be exercised.	net of exercise price,
				to the employee. If
				the employee pays
				the funds, then it
				must do so directly to
				the Share Issuer. No
				funds are paid to
				Certane.
Restricted Plan	The client may issue or	Either	Vesting could be between 1-	None
Restricted Fiam	cause to be issued shares	Elther	3 years depending on plan,	None
	to eligible employees.		with a one year restriction	
	These Shares may be		after vesting conditions met.	
	subject to restrictions after			
	allocation			
Incentive Plan	Purpose: Aligns the	Either	Vesting could be 1-3 years	None
(either Short Term	interests of employees		Generally have performance	
or Long Term)	with investors via share		hurdles and will lapse if the	
	ownership by rewarding		employee leaves	
	shares to Employees. In		employment before the	
	many cases, the incentive		option can be exercised	
	shares are an alternative to			
	shares are an alternative to cash bonuses to			
	cash bonuses to			
	cash bonuses to designated employees			
	cash bonuses to designated employees (especially non-executive			
Loan Plan	cash bonuses to designated employees (especially non-executive directors). They could start	Either	Vesting could be 1-3 years	Yes either paid by
Loan Plan	cash bonuses to designated employees (especially non-executive directors). They could start off as an option or right.	Either	Vesting could be 1-3 years Generally have performance	Yes either paid by employee on release
Loan Plan	cash bonuses to designated employees (especially non-executive directors). They could start off as an option or right. Share ownership by	Either		
Loan Plan	cash bonuses to designated employees (especially non-executive directors). They could start off as an option or right. Share ownership by providing an incentive for	Either	Generally have performance	employee on release

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	Loan is interest free and		employment before the	
	repayments are made via		option can be exercised	
	dividends received or paid			
	by the employee prior to			
	shares being released.			
Tax Deferred /	This is attractive to	Either	The employee has absolute	Contributions are
Salary Sacrifice	employees to gradually		entitlement to the shares	commonly made out
contributions	increase their ownership		without any restrictions.	of salary in payroll
	stake. Most commonly, the			cycles
	Company will either			
	provide a discount on the			
	market price or rebate			
	brokerage costs to increase			
	engagement. Employees			
	contribute cash via salary			
	sacrifice. Salary Sacrifice is			
	generally capped and may			
	only be allowed over a			
	finite duration.			
Phantom Stock plan	Also called a Stock Plan is a	Either	The agreement gives the	None
	type of deferred employee		participant the right to cash	
	compensation plan where		payments at (1) specified	
	the type of shares issued		times or (2) specified	
	to plan participants are		conditions based on the	
	phantom shares instead of		market value of equivalent	
	company shares. Phantom		shares of the company.	
	shares provide benefits			
	similar to stock ownership			
	but without actually			
	issuing company shares.			

Important Notice to the person named in this instrument

- 1. Under subsection 248(3) of the Act, a person granted an exemption subject to one or more conditions must comply with the conditions specified in the instrument. Failure to comply with subsection 248(3) is a civil penalty provision and may result in any or all of the following:
 - the exemption ceasing to apply to the person during any period in which the person does not comply with the relevant condition/s;
 - the exemption being revoked;
 - the AUSTRAC CEO applying to the Federal Court of Australia for a civil penalty order requiring the person to pay a pecuniary penalty in respect of the breach.
- 2. Under sections 136 and 137 of the Act, it is an offence to provide false or misleading information or documents. If any of the information submitted by the applicant or its representatives is found to be false or misleading, the exemption may be revoked and action initiated against the applicant.
- 3. The person granted the exemption may request the AUSTRAC CEO to revoke or vary the exemption at any time.
- 4. Any request to vary or extend this exemption must be submitted to the AUSTRAC CEO or an approved delegate no later than 90 days before the date the change is requested to commence.
- 5. This exemption does not preclude the person from making communications or disclosures that are otherwise permitted by law.