27th July 2017

Mr Mark Fitt Senate Economics Legislation Committee PO Box 6100 Parliament House Canberra ACT 2600

Submission: Inquiry into Corporation Amendment (Modernisation of Membership Registration) Bill 2017

Dear Mr Fitt,

I hope the committee is able to accept a submission from a Private Shareholder and Super Fund Trustee. I have read a copy of a submission dated 18 July 2017 by Australian Shareholders Association and considered it lacked any clear perspective of the real situation facing shareholders.

The Corporations Act sets a very simplistic requirement for ASX listed companies to maintain a 'Share Register' containing only name, mailing address, and number of shares for each shareholding (which is then available to the public) However, in practice the admin back-up to achieve this situation is very much more diverse with an ASX regulated 'Chess' Share Registration System and an unregulated issuer sponsor system (operated by Stockbrokers and sub-contracted 'Share Registry Services' companies respectively). In addition there is an overlay control of SRN / HIN Registration numbers managed by the unregulated sub - contracted share registry services companies. This operating environment is thus far more complex than the brief requirement set down in the Corporation Act and 'modernisation' demands a far more all embracing review than just the addition of email addresses. Such a one dimensional change severely under estimates what needs to be done. The final paragraph of the A.S.A. submission draws attention to the current cost affected poor service standards which in an unregulated environment seem to be noone's responsibility to fix. A thorough cost benefit analysis should form part of any justification for change (called modernisation?). It should be noted that shareholders can have a mix of issuer sponsor and 'Chess' holdings and change them over to suit their needs.

Also, the Privacy Commission has also recorded penalties against share registry service companies for TFN misuse introduced to achieve cost savings. ASX listed companies turn a blind eye to transgressions as they too seek cost savings. Little consideration is being given to the consequent cost increases that these changes are causing to shareholders.

I have attached a copy of a typical 'communications preference' form that registry services companies currently provide to shareholders. I feel this may assist in focusing on the issues this proposal places before the committee. In brief I believe it constitutes a 'Fake Promise'.

Apart from the attempt to pass costs from companies to shareholders, there are 2 basic issues which need consideration. viz

- What does 'all communication' to shareholders mean.
- What are the methods of delivery.

The availability of an 'email' address is not capable of solving whatever gains his 'modernisation' change claims will follow and will result in many shareholders having increased costs and inconvenience. This would not be a good result for encouraging greater customer investment interest. ASX listed companies could gain cost saving by taking a greater interest in their share registry outsourcing by, for example, combining several posting of dividend statement/notice of AGM/ annual report document into one. In 90% of companies these 3 postings occur within a few weeks of each other each year. (This may not suit their share registry sub-contractor who would see 3 posting more financially favourable to them and therefore resist such a cost saving for companies).

Regarding the 'communications' and 'delivery' issues mentioned above, documents issued to shareholders by companies include holding statements/dividend statement (hard copy needed for audit)/change of address and confirmation (hard copy)/annual report (large document)/capital raising PDS (large document)/takeover proposals (large documents)/banking details (hard copy)/payment finds transfer (require secure email for capital raising and off market transfer payments). Many of these 'communications' need delivery and return confirmation resembling business to business-like admin. To be able to achieve this style of communications a generous data allowance would be necessary often at unpredictable times.

Regarding the 'delivery' methods. To achieve all these communications securely would undoubtedly require a computer and printer hardware. This type of equipment is not that commonly owned these days compared with the vast number of shareholders with only mobile phone and/or tablet. These type of communicating devices are not suited to the requirements of share registry tasks, due to screen size, low data provisions, extremely limited keyboard convenience and no printing availability. So claims of delivering 'all communications' to these share holders is completely impractical.

Although mobile phones may be adequate for shareholders to receive an 'alert' notification that's about all they are capable of. A typical 'alert' notification might read "The annual report for 'ABC Copy' is now available. Go to our website www. ABC... to download further details". So interested share holders will now need an on-line computer and printer which will greatly reduce the number of shareholders that can be engaged in company performance, plans and reporting.

Overall the provision of an web based email address for share investment document transfers will not provide adequate security and mobile devices will not provide acceptable convenience.

It may be useful to add that, review/modernisation of the unregulated (largest) part of share registry operations has already been recognised, with trials well under way of blockchain dispersed technology by ASIC and ASX. This upgrade will make share registries obsolete.

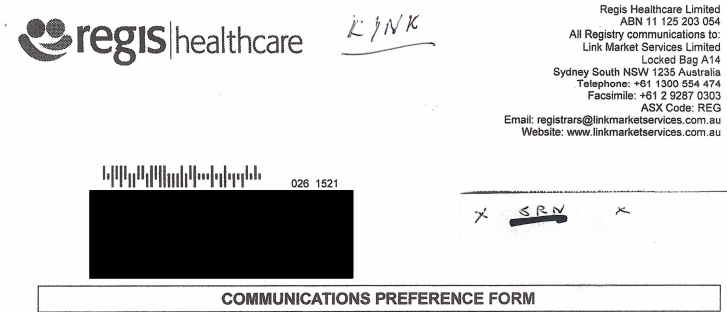
I believe corporations should be encouraged to direct their energies to advancing these trials and bypass short term tinkering with well established procedures, the outcome of which can only offer limited and unenforceable modification.

If there has been a preliminary draft proposal issued by the committee I would appreciate receiving a copy. If you require any further details I can be contacted on

Yours faithfully,

Ron Furlonger.

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