**EXPLANATORY STATEMENT   
ASIC Corporations (Amendment) Instrument 2017/386**

Prepared by the Australian Securities and Investments Commission

*Corporations Act 2001*

The Australian Securities and Investments Commission (***ASIC***) makes *ASIC Corporations (Amendment) Instrument 2017/386* (***legislative instrument***) under paragraph 1020F(1)(c) of the *Corporations Act 2001* (***Act***). Paragraph 1020F(1)(c) provides that ASIC may declare that Part 7.9 of the Act applies in relation to a person or a financial product, or a class of persons or financial products, as if specified provisions were omitted, modified or varied as specified in the declaration.

Under subsection 33(3) of the *Acts Interpretations Act 1901* (as applicable to the relevant powers because of section 5C of the Act), where an Act confers a power to make, grant or issue any instrument (including rules, regulations or by-laws), the power shall be construed as including a power exercisable in the like manner and subject to the like conditions (if any) to repeal, rescind, revoke, amend or vary any such instrument.

1. **Background**

The *Corporations Amendment Regulations 2010 (No 5)* established a new shorter Product Disclosure Statement (PDS) regime under Subdivision 4.2B (for superannuation products) and Subdivision 4.2C (for simple managed investment schemes) of Division 4 of Part 7.9 of the *Corporations Regulations 2001*. The shorter PDS regime fully commenced on 22 June 2012.

ASIC Class Order [CO 12/749] (***principal class order***) provides interim relief, until 30 June 2017, excluding multifunds, superannuation platforms and hedge funds from the shorter PDS regime.

### **Purpose of the instrument**

The legislative instrument extends the relief given by Class Order [CO 12/749] until 30 June 2018, to enable ASIC to consult on permanent relief for the application of the shorter PDS regime to superannuation platforms, multi-funds and hedge funds.

### **Operation of the instrument**

The legislative instrument amends paragraph 6 of the principal class order to extend the operation of the principal class order from 30 June 2017 to 30 June 2018.

### **Consultation**

ASIC did not undertake a formal consultation process on extending the operation of the principal class order as the extension is a transitional measure of a minor and machinery nature, and was requested by industry and Treasury.

**Statement of Compatibility with Human Rights**

*Prepared in accordance with Part 3 of the Human Rights (Parliamentary Scrutiny) Act 2011*

**ASIC Corporations (Amendment) Instrument 2017/386**

*ASIC Corporations (Amendment) Instrument 2017/386* (the ***legislative instrument***) is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

**Overview**

The purpose of the legislative instrument is to amend ASIC Class Order [CO 12/749] (the ***principal class order***). The principal class order excludes multifunds, superannuation platforms and hedge funds from the shorter Product Disclosure Statement regime for an interim period until 30 June 2017. This legislative instrument extends the operation of the principal class order until 30 June 2018.

**Human rights implications**

The legislative instrument does not engage any of the applicable rights or freedoms.

**Conclusion**

The legislative instrument is compatible with human rights as it does not raise any human rights issues.