

CONTINUOUS DISCLOSURE POLICY



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1. Introduction and Purpose

This document sets out the continuous disclosure policy of EQT Holdings Limited ("EQT" or "the Company") and how the Company intends to meet our obligations that arise under the Australian Securities Exchange ("ASX") Listing Rules and the *Corporations Act 2001* ("Corporations Act").

EQT is committed to providing shareholders and the market with full and timely information about its activities in compliance with its continuous disclosure obligations.

This requires EQT to **immediately** – meaning promptly and without delay – disclose to the market, information concerning it that a reasonable person would expect to have a material effect on the price or value of ASX shares (**market sensitive information**) unless it falls within certain exceptions.

The specific disclosure obligations of EQT subsidiaries, or activities conducted through Australian Financial Services Licence holders are covered in separate policies.

2. Application

This policy applies to all directors, Key Management Personnel ("KMP"), all employees of the Company and its wholly or majority owned subsidiaries; and contractors and consultants occupying permanent or part time fixed term contracts, and their associates (collectively, "Personnel") of EQT Holdings Ltd and its controlled entities, including when acting at EQT's request in operational roles or as directors for other entities.

3. Policy Overview

As a company listed on the ASX, EQT is required to comply with its obligations under the Listing Rules and the Corporations Act.

EQT is committed to the promotion of investor confidence by ensuring that trading in its securities takes place in an informed market. We take a 'principles based' approach to disclosure to meet the letter and spirit of the continuous disclosure regime.

Information released to the market will be accurate, balanced and expressed in a clear and objective manner and not omit material information. Wherever possible, an announcement should contain sufficient detail for investors and their professional advisors to understand its ramifications and to assess its impact on the price or value of EQT's securities.

The primary continuous disclosure obligation is imposed by ASX Listing Rule 3.1. That rule requires the immediate disclosure of information by EQT to the ASX once EQT becomes aware of any information that a reasonable person would expect to have a material effect on the price or value of EQT's securities ("Market Sensitive Information"). This obligation to disclose has limited exceptions as set out below.

Also, ASX Listing Rule 3.1B states that if the ASX considers there is, or is likely to be, a false market in EQT's securities and asks EQT to give it information to correct or prevent a false market, EQT must give that information to the ASX.

EQT will not disclose market sensitive information to any person outside of ASX unless it has first provided that information to the market and received an acknowledgement that the information has been released.

As the Listing Rules have legislative support through the Corporations Act, statutory liability may be imposed for a breach of their requirements.

The following principles are set out in the Listing Rules:

1. Base Listing Rule requirement

Once an entity is aware, or becomes aware of, any Market Sensitive Information the entity must immediately give the ASX that information.

This requirement is subject to exceptions which are explained in section 5 below.



2. Awareness of information

An entity becomes aware of information if, and as soon as, an officer of the entity has, or ought reasonably to have, come into possession of the information in the course of the performance of their duties as a officer of the entity. The term "officer" has the same meaning as in the Corporations Act 2001 (Cth) and includes a director, secretary or senior manager of an entity.

3. "Information"

There is a general understanding of the meaning of "information". The Listing Rules define "information" to also include the following:

- a) matters of supposition and other matters that are insufficiently definite to warrant disclosure to the market; and
- b) matters relating to the intentions, or likely intentions, of a person.

4. "Market sensitive"

Information is "market sensitive" if it would, or would be likely to, influence persons who commonly invest in securities in deciding whether or not to acquire or dispose of the securities.

The Listing Rules provide a non-exhaustive list of examples of information that could be Price Sensitive Information. However, information must be assessed on a case-by-case basis.

The test for determining whether information will be regarded as being "market sensitive" is set out in the Corporations Act – a reasonable person is taken to expect information to have a material effect in the price or value of an entity's securities if the information "would or would be likely to, influence persons who commonly invest in securities in deciding whether to acquire or dispose of" those securities.

A monetary test, using thresholds from accounting standards, can be used to assist in making a decision, but is not definitive. Qualitative materiality is also relevant – for example, whether a matter could significantly affect EQT's image or reputation or whether a matter could significantly affect EQT's ability to carry on business.

5. No requirement to disclose – the tests

Three separate tests must all be met for market sensitive information to be eligible to be withheld from disclosure:

Test 1: One or more of the following (known as "carveouts") applies:

- It would be a breach of a law to disclose the information.
- The information concerns an incomplete proposal or negotiation.
- The information comprises matters of supposition or is insufficiently definite to warrant disclosure.
- The information is generated for the internal management purposes of the entity.
- The information is a trade secret.

Test 2: The information is confidential and ASX has not formed the view that the information has ceased to be confidential. As such, it is important that there is an adequate framework for safeguarding confidentiality of corporate information to avoid premature disclosure of material information.

Test 3: A reasonable person would not expect the information to be disclosed.



4. Responsibilities for Disclosure

PERSON	KEY RESPONSIBILITIES
All Personnel	Immediately inform your ELT Member or the Company Secretary of any potentially market sensitive information.
Executive Leadership Team and General Managers	Immediately inform the EQT Disclosure Officers of any potentially market sensitive information.
EQT Holdings Ltd Board	<p>The Board is ultimately responsible for EQT's compliance with its continuous disclosure obligations. The Board has appointed the EQT Disclosure Officers (see below) to assist it in meeting these obligations as appropriate.</p> <p>The Board has specific responsibility for disclosures in relation to the following matters:</p> <ul style="list-style-type: none"> • financial results; • dividends; • profit outlooks; • resignations and appointments of directors; and • key strategic decisions.
EQT Disclosure Officers	<p>The Board has appointed the following Officers, or their delegates, as EQT Disclosure Officers for the purposes of this policy:</p> <ul style="list-style-type: none"> • the Managing Director; • the Company Secretary; and • the Chief Financial Officer. <p>The EQT Disclosure Officers, acting with the consent of the Managing Director, are authorised by the Board to approve disclosures to the ASX in relation to all other matters not specifically reserved to the Board (including the form and content of such announcements).</p> <p>The EQT Disclosure Officers are responsible for:</p> <ul style="list-style-type: none"> • actively monitoring whether there is any information that may need to be disclosed to the market (including whether any information has been inadvertently or selectively disclosed); • actively monitoring the status of any matter that may require disclosure under Listing Rule 3.1; • in accordance with this policy, approving the disclosure of information to the ASX (including the form and content of such an announcement) or recommending to the Company Secretary that a Board meeting be convened to consider the matter; • ensuring announcements released to the ASX by EQT are accurate, balanced and clearly worded in an objective manner, to allow investors to assess the impact of information when making investment decisions; • making relevant staff aware of EQT's continuous disclosure obligations; and • developing and maintaining internal guidelines for the promotion and understanding of compliance with this policy by EQT and its relevant staff, in conjunction with Enterprise Risk.
Chief Financial Officer	Oversees the monitoring of price and volume of ASX shares and the range of analyst forecasts.
Company Secretary	The Board has also appointed the Company Secretary as the primary person responsible for communications with the ASX in relation to Listing Rule matters ("Nominated ASX Contact"). The



	<p>Chief Financial Officer serves as the alternate contact for communications with the ASX if the Company Secretary is not immediately available.</p> <p>The Company Secretary will, wherever practicable and having regard to the timing requirements for a release of information to the ASX, advise the Chair of the EQT Board of the release of announcements to the market which have been considered by the EQT Disclosure Officers, prior to release. For the avoidance of doubt, this does not include regular ASX announcements, such as those made using prescribed ASX forms.</p>
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5. The Continuous Disclosure Decision-Making Process

The diagram in Appendix A outlines the decision-making process EQT should generally follow:

1. if it becomes aware of information that could have a material effect on the price or value of its securities, to determine whether the information needs to be disclosed under Listing Rules 3.1 and 3.1 A; and
2. if it is determined that an announcement should be made but the entity is not in a position to issue an announcement straight away, whether it should consider requesting a trading halt.

6. Guidance and Consensus Estimates

If EQT becomes aware that its earnings will vary materially from any earnings guidance that EQT has given, or if EQT has not given any earnings guidance but becomes aware that consensus estimates of its forecast earnings materially differ from its internal earnings forecast, EQT will follow ASX Guidance Note 8 in relation to making an announcement in those circumstances.

7. Escalation of Information

To ensure that the market is kept continuously informed, it is important that information requiring disclosure is immediately disclosed upon Personnel becoming aware of the information.

To ensure that Market Sensitive Information is disclosed in a timely manner, all Personnel are required to immediately escalate to their General Manager, ELT Member or an EQT Disclosure Officer or in the absence of the Managing Director, to the Company Secretary, any information that they believe could, if publicly known, affect the price of EQT's securities.

8. Prevention of False Markets/Market Rumours

As a general rule, EQT will not comment on rumours or speculation, including market rumours or media speculation. However, where market speculation indicates that previously undisclosed confidential information is no longer confidential, to comply with EQT's continuous disclosure obligations, the Company Secretary may, in consultation with immediately available EQT Disclosure Officers and with the approval of the Chair (or if immediately unavailable, the Managing Director), authorise a statement to be made in relation to market speculation or rumour, or otherwise where a response is required to a formal request from the ASX.

9. Trading Halts

In exceptional circumstances, it may be necessary for EQT to request a trading halt from the ASX to prevent trading in EQT securities taking place in an uninformed market. These circumstances may include if EQT becomes aware of Market Sensitive Information which must be disclosed:

- a) during ASX trading hours and EQT is not in a position to issue an announcement straight away; or
- b) outside ASX trading hours and it is anticipated that EQT will not be in a position to issue an announcement before trading next commences.

The Company Secretary is authorised to request a trading halt from the ASX following consultation with the EQT Disclosure Officers to the extent they are immediately available and approval by the Chair of the EQT Board. If these persons are not immediately available, the approval of any non-executive director is deemed approval in their place.



10. Black-out Periods

The EQT Group Securities Trading Policy sets out black-out periods for trading in EQT's securities. The Company Secretary or their delegate is responsible for advising all relevant persons of the timing of blackout periods.

11. No Disclosure of Market Sensitive Information Prior to Release to Market

EQT will not disclose Market Sensitive Information at any briefing to investors, analysts, or the media, including in response to any question raised at a briefing, before formally disclosing this information to the ASX in accordance with this policy.

EQT will not expressly or implicitly provide investors, analysts, or the media with forecast profit guidance, unless that information has been disclosed to the ASX in accordance with this policy.

All new presentation material to be provided at a briefing to investors and/or analysts, or provided during a local or overseas roadshow, will be lodged with the ASX prior to the briefing.

EQT will not disclose Market Sensitive Information publicly (for example, to analysts or journalists) under an embargo arrangement in any circumstances.

For further information relating to Media contact, please refer to the EQT Group Media Policy.

12. Meetings and Group Briefings with Investors and Analysts

The EQT Board has authorised the:

- Chairman;
- Deputy Chairman (if any);
- Managing Director; and
- Chief Financial Officer

to represent EQT in all communications with investors and analysts.

EQT considers one-on-one discussions and meetings with investors and stockbroking analysts as an important part of proactive investor relations. However, EQT will not comment on or answer any questions in relation to market sensitive information not already disclosed to the market.

Any Personnel at a meeting or briefing, who considers that Market Sensitive Information has been raised that previously has not been disclosed, must immediately advise their General Manager, ELT Member or the EQT Disclosure Officers.

13. Corporate Transactions

As part of certain corporate transactions, including equity capital raisings, it may be necessary or desirable for EQT to 'wall cross' certain investors at an appropriate time. 'Wall crossing' an investor involves confidentially sharing information regarding the relevant transaction with that investor prior to that information having been disclosed to the market. Additional transaction-specific confidentiality protocols are established and implemented as required.

14. Analyst Reports and Forecasts

Stockbroking analysts frequently prepare reports on listed entities that typically detail strategies, performance, and financial forecasts. To avoid inadvertent disclosure of information that may affect EQT's value or share price, EQT's comment on analyst reports will be restricted to:

- information EQT has publicly issued, and
- other information that is in the public domain.

Given the level of market sensitivity to earnings projections, EQT will only make comment to correct factual errors in relation to publicly issued information and company statements.

EQT will not endorse, or be seen to endorse, analyst reports or the information they contain.



Accordingly, EQT will not:

- externally distribute individual analyst projections or reports;
- refer to individual analyst recommendations on the EQT website; or
- selectively refer to specific analysts, or publicly comment on individual analyst recommendations or proprietary research.

EQT regularly monitors analysts' financial forecasts which indicate a market consensus for EQT's projected financial performance. Where EQT's own expected performance materially varies from the analysts' consensus forecasts and expectations, the EQT Disclosure Officers will consult and assess whether disclosure is required to ensure that the market is fully informed.

15. Pre-results Period

During the time between the end of the financial year or half-year and the actual results release, EQT will not discuss financial performance, broker estimates and forecasts (and particularly any pre-results analysis), with stockbroking analysts, investors, or the media, unless the information discussed has already been disclosed to the ASX. Exceptions apply, for example (refer Section 10 – Corporate Transactions).



ADMINISTRATIVE INFORMATION

1. Availability of Information

This policy is available on the EQT intranet and EQT's website. Information released by EQT to the ASX will be available on EQT's website immediately after receiving confirmation from the ASX that it has been received.

2. Policy Guidance

For further guidance on this policy, reference can be made to the following:

- ASX Guidance Note 8: Continuous Disclosure: Listing rules 3.1-3.1B;
- ASX Guidance Note 14- ASX Market Announcements Platform;
- ASX Guidance Note 16 -Trading Halts and voluntary suspensions;
- ASX Guidance Note 20 - ASX Online;
- Corporations Act – Chapter 6CA (Continuous Disclosure).

If you have any questions in relation to this policy, please contact the Company Secretary.

3. Staff Awareness

The Company Secretary and Chief Risk Officer are responsible for making relevant staff aware of EQT's continuous disclosure obligations including but not limited to developing and maintaining internal guidelines for promoting understanding and compliance with this policy by relevant staff.

Training is to be provided to Personnel on a regular basis.

4. Review

This policy will be reviewed every three years unless otherwise required.

5. Policy Breaches

All policy breaches must be escalated to the Enterprise Risk team who will maintain a register of such breaches and will escalate as appropriate.

Compliance with this policy is mandatory and a breach is a serious matter that may result in disciplinary action. Disciplinary action will be based on the severity of the matter and may include dismissal. A breach of the policy may also involve potential civil or criminal liability for both EQT and the relevant Personnel.



6. Policy Administration

Document Title	Continuous Disclosure Policy
Policy Level	Level 1
Version No.	V4/2026
Policy Owner	Company Secretary
Policy Administrator	Company Secretary
Related Policies (These must be read in conjunction with policy)	EQT Group Securities Trading Policy EQTL LIT Securities Dealing Policy EQTL LIT Continuous Disclosure Policy EQT Group Media Policy
Approval Date	February 2026
Effective Date	February 2026
Next scheduled review	February 2029
Regulator (if applicable)	ASX, ASIC
Review and Approval Body	EQTHL Board EQTHL Board Risk Committee

7. Document version control

VERSION NO.	UPDATED/PREPARED BY	DATE	APPROVED BY
2	Susan Taylor	25/02/2020	EQTHL
3	Samantha Einhart	22/02/2023	EQTHL
4	Samantha Einhart	17/02/2026	EQTHL



Appendix A – An overview of the continuous disclosure decision process

