DATE OF REPLACEMENT OFFER SPECIFIC PROSPECTUS: 10 MAY 2016

This replacement Offer Specific Prospectus relates to the offer of "Peet Bonds" or "Bonds", simple corporate bonds by Peet Limited (the "Offer"), under the Base Prospectus dated 2 May 2016 ("Base Prospectus"). This replacement Offer Specific Prospectus must be read together with the Base Prospectus. The disclosure document for the Offer consists of this replacement Offer Specific Prospectus and the Base Prospectus dated 2 May 2016.

PEET BONDS

PART A: REPLACEMENT OFFER SPECIFIC PROSPECTUS Note that these bonds have already been issued FOR THE ISSUE OF PEET BONDS – SERIES 1.



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SECTION ONE WHAT YOU NEED TO KNOW



1. This replacement Offer Specific Prospectus is not a summary of the information contained in the Base

Prospectus. You must read the Base Prospectus together with this replacement Offer Specific Prospectus.

 This replacement Offer Specific Prospectus is only relevant for this offer (the "Offer") of Peet Bonds – Series 1, Tranche 1 ("Bonds"). The disclosure document for each offer of Peet Bonds will consist of the Base Prospectus and an offer-specific prospectus for the relevant offer.

3. A Base Prospectus applies to this Offer.

- 4. This replacement Offer Specific Prospectus provides offer details, key dates and other relevant information for the Offer. The Base Prospectus provides additional information that is also critical to your investment decision. You should take all of the information in the Base Prospectus into consideration before making your decision in relation to the Offer.
- 5. You should read both the Base Prospectus and the Offer Specific Prospectus in full before making your decision in relation to the Offer.

- To make an effective decision, you should read the Base Prospectus at the same time as you read this Offer Specific Prospectus, so that you can consider all of the information about this Offer.
- 7. About this replacement Offer Specific Prospectus

This replacement Offer Specific Prospectus relates to an offer by Peet Limited (ABN 56 008 665 834) ("**Peet**") to issue \$100 million of Bonds, with the ability to raise more or less subject to a minimum issue amount of \$50 million, on the terms set out in this replacement Offer Specific Prospectus and the Base Prospectus. This replacement Offer Specific Prospectus are together referred to as the "**Offer Documents**". This replacement Offer Specific Prospectus is stated to a the terms.

This replacement Offer Specific Prospectus is dated 10 May 2016 and was lodged with the Australian Securities and Investments Commission ("**ASIC**") on that date. This replacement Offer Specific Prospectus replaces the Cft r Specific Prospectus dated and lodged with ASIC on 2 May 2016 ("**Original Offer Specific Prospectus**"). Represented to Offer Specific Prospectus in this document are references to this replacement Offer Specific Prospectus. This Offer Specific Prospectus is only relevant to the Offer (i.e. the offer of the Bonds) and expires on the date which is 13 months after the date the document is lodged with ASIC. No Bonds will be issued on the basis of the Offer Documents after that date.

The Bonds are unsecured notes for the purposes of section 283BH of the Screptations Act.

- 8. The Offer Documents, including any information referred to or incorporated by reference therein, contain important information that you should read before making a decision to sweet in Bonds. Information about Peet can be found in Section 3 ("**About Peet**") of the Base Prospectus access also available at www.peetbonds.com.au
- 9. You should rely only on information in the Offer Documents. No person is authorised to give any information or to make any representation in connection with the Offer which is not contained in the Offer Documents. Any information or representation not contained in the Offer Documents may not be relied upon as having been authorised by Peet or any other member of the Group in connection with the Offer.

PART A - OFFER SPECIFIC PROSPECTUS

10. The Offer Documents do not provide financial product or investment advice

The information contained in the Offer Documents does not constitute financial product or investment advice and has been prepared without taking into account your investment objectives, financial situation or particular needs (including financial and taxation issues). It is important that you read the Offer Documents in full before deciding whether to invest in any Bonds and consider the risks that could affect the performance of the Bonds.

.....

The Offer Documents are only relevant for investors or potential investors in the Bonds and should not be used for any other purpose.

.....

11. Obtaining the Offer Documents and Application Form

Paper copies of the Offer Documents, an Application Form and any documents incorporated by reference can be obtained free of charge by calling the Peet Bonds Information Line on 1300 783 261 (within Australia) or +61 3 9415 4232 (outside Australia) Monday to Friday 9.00 am to 5.00 pm, Melbourne time. Electronic copies may also be obtained from www.peetbonds.com.au during the Offer Period and from www.peet.com.au following the completion of the Offer.

12. Defined words and expressions

Some words and expressions used in this Offer Specific Prospectus have defined meanings. These words and expressions are capitalised and are defined in Section 6 ("**Glossary**") of the Base Prospectus.

Note that these bonds have already been issued

ASIC GUIDANCE FOR CORPORATE BOND INVESTORS

To find out more about the pros and cons of investing in corporate bonds (such as the Bonds), visit ASIC's MoneySmart website: http://moneysmart.gov.au.

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SECTION TWO KEY DATES AND OFFER DETAILS

More information on bonds (such as the Bonds) and things you should consider before making an investment decision can be found on ASIC's MoneySmart website at http://moneysmart.gov.au

Note that these bonds have already been is used

PART A - OFFER SPECIFIC PROSPECTUS

7

KEY DATES FOR THE OFFER

Reinvestment Record Date for determining Eligible Peet Convertible Notes holders for the Reinvestment Offer (7.00 pm Perth time)	Wednesday, 27 April 2016	
Record Date for determining Eligible Shareholders, Eligible Employees and Eligible Directors for the Peet Offer (7.00 pm Perth time)	Wednesday, 27 April 2016	
Lodgement of original Offer Specific Prospectus with ASIC	Monday, 2 May 2016	
Bookbuild to determine Interest Rate and Allocations to Syndicate Brokers and Institutional Investors	Monday, 9 May 2016	
Opening Date for the Offer and lodgement of this replacement Offer Specific Prospectus with ASIC	Tuesday, 10 May 2016	
Closing Date for the Peet Offer and Reinvestment Offer (5.00 pm Perth time)	Friday, 27 May 2016	
Closing Date for the Broker Firm Offer (5.00 pm Perth time)	Monday, 6 June 2016	6
Issue Date	Tuesday, 7 June 2016	yec.
Bonds commence trading on ASX on deferred settlement basis	Wednesday, 8 June 2016	
Holding Statements despatched by the Registry		
Holding Statements despatched by the Registry Bonds commence trading on ASX on normal settlement basis KEY DATES FOR THE BONDS First Interest Payment Date ¹ Maturity Date Notes	Friday, 10 June 2016	
KEY DATES FOR THE BONDS		
First Interest Payment Date ¹	16 December 2016	
Maturity Date	7 June 2021	

KEY DATES FOR THE BONDS

First Interest Payment Date¹

Maturity Date

16 December 2016

Notes

Notes
Interest is scheduled to be paid to be Grany on the Interest Payment Dates, until the Maturity Date or any earlier Redemption Date. If any of these scheduled dates is not

Dates may change

wey dates for the Offer are indicative only and subject to change without notice. Peet may, in consultation with the Lead Manager, vary the timetable, including to close the Peet Offer or the Broker Firm Offer early, extend one or both of them, or to withdraw one or both of them at any time prior to Issue. If any of the dates are changed, subsequent dates may also change. If you decide to invest in the Bonds, you are encouraged to lodge your Application as soon as possible after the Opening Date.

2.1 TERMS OF THE BONDS

The following terms ("**Offer Specific Terms**"), together with the terms set out in the Base Prospectus (as supplemented, amended, modified or replaced by the Offer Specific Terms) ("**Base Terms**"), are the terms and conditions of the Bonds, the subject of this Offer Specific Prospectus ("**Terms**"). Unless otherwise specified, capitalised expressions in the Offer Specific Terms have the meanings given in the Base Terms.

		Further information	Page
Issuer	Peet Limited (ABN 56 008 665 834)	Section 3 of this Offer Specific Prospectus	13
		Base Prospectus (Section 3)	21
Peet Bonds – Series 1, Tranche 1	Interest paying, unsubordinated and unsecured debt obligations, issued by Peet.	Base Terms	
	Each Bond is issued on and subject to the provisions of the Trust Deed and the Terms.		
Offer size	\$100 million, with the ability to raise more or less.		
	The minimum Offer size is \$50 million. If total application monies received is less than \$50 million, then no Bonds will be issued under the Offer.		
Face Value and Issue Price	\$100 per Bond		cU
Offer Structure	The Offer comprises: – Peet Offer – Broker Firm Offer – Institutional Offer – Reinvestment Offer	Section 4 of this Offer Specific Prospectus	35
Minimum Application	50 Bonds for applicants under the Institutional Offer and Broker Firm Offer (\$5,000).	aus	
	20 Bonds for applicants under the Peet O're (\$2,000).		
Term	5 years		
Maturity Date	7 June 2021 (unlies s Cadeemed early)		
Guarantor Group	As at the d, te of this Offer Specific Prospectus, the Is α er expects to be able to meet its payment obligations under the Bonds. Such payment obligations have the benefit of a Guarantee given by the Guarantor Group, being certain wholly- owned Subsidiaries of the Issuer (being each entity which provides a guarantee of any of the Group's indebtedness owing under any syndicated or other term loan arrangement	Base Terms (Clause 3.3), Base Prospectus (Section 2.1.3 under the heading "Guarantee"), Trust Deed (Clause 1.6 and Schedule 4)	
Interest Rate	 (excluding any loan made by the Issuer to a Guarantor or a Guarantor to the Issuer)). The Issuer is required at all times to ensure that the Guarantor Group does in fact include each such entity. Fixed Interest Rate of 7.50% per annum 	Base Prospectus	9
		(Section 2.1.2)	

		Further information	Page
Interest Payment Dates	 The first Interest Payment Date will be 16 December 2016 (which means that there will be a long first Interest Period). Interest will be paid semi-annually in arrear on the following dates in each year as well as on the Maturity Date, or any earlier Redemption Date: 16 June 16 December 		
	If any of these scheduled dates is not a Business Day, then the Interest Payment Date will be the next Business Day. Interest will continue to accrue until that date.		
Business Day Convention	Following Business Day Convention	Base Prospectus (Section 6), Glossary	47
Day Count Fraction	Actual/365 (Fixed)	Base Prospectus (Section 6), Glossary	47
Early Redemption	Peet will only have the right (but not the obligation) to Redeem the Bonds prior to the Maturity Date:	Base Prospectus (Section 2.1.3)	11
	 following the occurrence of a Tax Event; following the occurrence of a Change of Control Event; or 	Base Terms (Clauses 5.3, 5.4 and 5.5)	
	- when a Clean Up Condition subsists.	Definition of "Holder Resolution" in Section 6 ("Glossary") of the Base Prospectus	155
Early Redemption rights of Holders	Holders of Bonds will only have the right to require Redemption prior to the Maturity Date following the occurrence of a Change of Control Event. To exercise this right, Holders would be	Prospectus Base Prospectus (Section 2.1.3) Base Terms (Clause 5.4)	11
	required to pass a Holder Resolution directing the Trustee to require the Issuer to Redeem and of the Bonds.	Detruition of "Holder Resolution" in Section 6 ("Glossary") of the Base Prospectus	47
Negative pledge	A negative pledge will apply to the Bonds and it is described in Section 2.1.4 of the Base Prospectus under the heading "Nogative pledge". For the purposes of the definition of "Permitted Security Interest", the Peet Secured Gearing Ratio would ont and greater than 40%. The means, broadly, that Peet can incur secured debt in the form of syndicated and term loans and bonds subject to this Peet Secured Gearing Ratio.	Base Prospectus (Section 2.1.4) Base Terms (Clause 4.1)	15
Limitation on debt	A limitation on debt incurrence covenant will apply to the Bonds and it is described in Section 2.1.4 of the Base Prospectus under the heading "Limitation on debt incurrence covenant". For the purposes of the covenant, the Peet Gearing Ratio would be no greater than 50%.	Base Prospectus (Section 2.1.4) Base Terms (Clause 4.2)	15
Ranking on winding up	A Holder's claim will rank equally with claims of all other unsubordinated and unsecured creditors (other than any obligations preferred by mandatory provisions of applicable law, including employee entitlements and secured creditors). A Holder's claim will rank ahead of all holders of subordinated instruments and common equity in the Issuer.	Base Prospectus (Section 2.1.5) Base Terms (Clause 3)	17

N

		Further information	Page
Events of Default	Events of Default are set out in the Base Terms and described in the Base Prospectus and include non-payment of principal or interest, failure by the Issuer to comply with certain other obligations, cross-default, the insolvency of the Issuer, vitiation of rights or obligations under the Trust Deed or terms of the Bonds, the Guarantee is not (or is claimed by a Guarantor not to be) in full force and effect or it becoming unlawful for the Issuer to perform any of its payment obligations under the Bonds. Holders should be aware that the insolvency Event of Default (set out in Clause 6.1(d) of the Base Terms) only applies in respect of the insolvency of the Issuer (not the insolvency of any other member of the Group).	Base Prospectus (Section 2.1.3) Base Terms (Clause 6)	13
Existing Security	As at the date of this Offer Specific Prospectus, existing financiers of the Issuer and the Guarantor Group have the benefit of security granted by the Issuer and the Guarantor Group. Such security has been granted in respect of \$160.6 million in bank loans. These financiers would, in the event of a winding up of the Issuer, rank for payment ahead of Holders.		
Fees and charges	No fees, charges, brokerage, commission or stamp duty is payable by you on your application for the Bonds. You may be required to pay brokerage if you sell your Bonds after the Bonds are quoted on ASX.	Fu trar letails	ISSU
Fees and costs associated with the Offer	The total expenses of the Offer (including fees payable to the Lead Manager, legal, accounting, tax, marketing, and administrative fees, as whether printing, advertising and other expenses inclusive to the Offer) are expected to be Afit 5 million exclusive of GST. All of these empenses have been, or will be, borne by Peler out of the proceeds of the Clifc	Fultrian letails in corporated by reference (Section 3.7.4 of this Offer Specific Prospectus)	20
Listing	Peet has an oriel for the quotation of the Bonds on A ix is expected that the Bonds will be quoted under the code "PPCHA".		
Selling rest: ctions	Selling restrictions apply to the sale of Bonds in certain foreign jurisdictions.	Base Prospectus (Section 5.3)	43

Four have any questions about the Bonds or the Offer, you should seek advice from your financial adviser or other professional adviser. You can also call the Peet Bonds Information Line on 1300 783 261 (within Australia) or +61 3 9415 4232 (outside Australia) (Monday to Friday 9.00 am – 5.00 pm, Melbourne time) during the Offer Period.

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SECTION THREE OFFER SPECIFIC INFORMATION YOU SHOULD CONSIDER

3.1 **BUSINESS UPDATE**

Peet's last update to the market coincided with the announcement of its results for the half-year ended 31 December 2015. The key highlights of the announcement included:

- Operating profit¹ and statutory profit² after tax of \$18.5 million, up 8% on 1H15
- EBITDA³ of \$40.3 million
- EBITDA³ margin increased to 29%, compared to 25% in 1H15
- Earnings per share of 3.8c
- 1,275 lots settled
- Record 2,318⁴ contracts on hand as at 31 December 2015 with a value of \$523 million
- Gearing⁵ of 30.6%
- Fully franked interim dividend of 1.75 cents per share, up 17% on 1H15 •

Notes

- 1. Operating profit is a non-IFRS measure that is determined to present the ongoing activities of the Peet Group in a way that reflects its operating performance. Operating profit includes the effects of non-cash movements in investments in associates and joint ventures. Operating profit excludes unrealised fair value gains/(losses) arising from the effect of revaluing assets and liabilities and adjustments for realised transactions outside the core ongoing business activities.
- 2. Statutory profit after tax means net profit measured in accordance with the Australian Accounting Standards, attributable to the owners of Peet.
- 3. Pre write-downs of \$ nil and includes effects of non-cash movements in investments in associates and joint ventures.
- 4. Includes lot equivalents. Excludes Arena, Greenvale englobo sale
- 5. Calculated as (total interest bearing liabilities (including land vendor liabilities) less cash)/(total assets adjusted for market value of inventory less cash, less intangible assets).

You should refer to the Appendix 4D and consolidated financial statements for the half-year ended 31 December 2015 which were lodged with ASX on 25 February 2016 for further details of Peet's results for the period then ended.

The proceeds of the Offer will be used for refinancing the \$50 million Peet Convertible IC exists and in 2011 and due to mature 16 June 2016 ("Peet Convertible Notes"). The proceeds will also be u.e. it civersify Peet's debt capital structure to further strengthen the Peet Group's balance sheet and to support its grow pujectives. The proceeds raised will also be used for ongoing corporate purposes, including paying for the costs of t. - Offer.

The table below outlines the above, assuming an issue of \$1, 0, n.lion in Bonds (Peet has the ability to raise more or less, subject to a minimum issue amount of \$50 million). The costs set out are estimates and exclusive of GST:

, por	\$	\$
Funds raised		100,000,000
Less costs of the Olife		
Lead Arrangel and Lead Manager fees	1,800,000	
Lench	288,000	
Accounting and tax	28,000	
Registry costs	106,945	
Other (including statutory costs, distribution costs, other)	27,000	2,249,945
Net proceeds of Offer		97,750,055
Less repayment of Peet Convertible Notes		50,000,000
Net proceeds of Offer following repayment of Peet Convertible Notes to further strengthen balance sheet and support growth objectives		47,750,055

The pro forma impacts of the issue of the Bonds and the subsequent repayment of the Peet Convertible Notes are outlined in the following sections of this Offer Specific Prospectus:

- (i) Section 3.3 Effect of the Offer on Peet this sections includes the pro forma impacts on the Group's balance sheet as at 31 December 2015;
- (ii) Section 3.4 Key financial ratios this section shows the pro forma impact on the Key Financial Ratios and other relevant financial ratios: and
- (iii) Section 3.5 Details of ranking and other debt on issue this section shows the pro forma impact on the Group's debt maturity profile.

EFFECT OF THE OFFER ON PEET 3.3

3.3.1 HISTORICAL AND PRO FORMA FINANCIAL INFORMATION

The unaudited financial information in this section is presented in an abbreviated form and does not contain all of the disclosures that are usually provided in an annual or interim report prepared in accordance with the Corporations Act.

The historical consolidated balance sheet has been derived from the Group's half-year financial statements as at and for the

The unaudited pro forma information comprises historical financial information and pro forma adjustments.

(i) \$100 million Bond issue (pursuant to this Offer Specific Prospectus), which is classified as borrowings – This results (Cash and cash equivalents' increasing by \$100 million and non-current 'Borrowings' increasing by \$100 million and non-current 'Borrowings' increasing by \$100 million Set out below is a summary of Peet's historical consolidated balance sheet as at 31 December 2015, together with pro forma

- eidentions in the second secon (ii) \$2.3 million in transaction costs associated with the Bond issue – Financial liabilities are recognised Cost their transaction costs, in accordance with Australian Accounting Standard AASB 9. Accordingly, Leowment of the transaction costs results in non-current 'Borrowings' and 'Cash and cash equivalents' per reducing by \$1.8 million.
 - (iii) \$50 million in Peet Convertible Notes, which are classified as 'Current borrowings' the repaid This results in 'Cash and

3.3.2 BALANCE SHEETS AS AT 31 DECEMBER 2015

	Per Appendix 4D 31 December 2015 \$'000	Pro-forma adjustments (i), (ii) & (iii) \$′000	Pro-forma balance sheet \$′000
Current assets			
Cash and cash equivalents	49,307	47,750	97,057
Receivables	64,923	-	64,923
Inventories	87,199	-	87,199
Total current assets	201,429	47,750	249,179
Non-current assets			
Receivables	48,547	-	48,547
Inventories	511,698	-	511,698
Investments accounted for using the equity method	188,080	-	188,080
Property, plant and equipment	10,656	-	10,656
Intangible assets	2,301	-	2,301
Total non-current assets	761,282	-	761,282
TOTAL ASSETS	962,711	47,750	1,010,461
Current liabilities			155
Payables	66,388	- be (50,000)	66,388
Land vendor liabilities	43,000	108	43,000
Derivative financial instruments	746	- 41 -	746
Current tax liabilities	6,965		6,965
Borrowings	57,500	(50,000)	7,500
Provisions	12,658	-	10,658
Total current liabilities	185,257	(50,000)	135,257
Non-current liabilities	3		
Land vendor liabilities	80,228	-	80,228
Borrowings	177,560	97,750	275,310
Derivative financial instantous	4,270	-	4,270
Deferred tax liston ties	27,086	-	27,086
Provisions Total current liabilities Non-current liabilities Land vendor liabilities Borrowings Derivative financial in structures Deferred tax lichin ties Provisions	351	-	351
າງງານ non-current liabilities	289,495	97,750	387,245
TOTAL LIABILITIES	474,752	47,750	522,502
NET ASSETS	487,959	-	487,959
Equity			
Contributed equity	385,936	-	385,936
Reserves	10,705	-	10,705
Retained profits	86,267	-	86,267
Capital and reserves attributable to owners of Peet Limited	482,908	-	482,908
Non-controlling interests	5,051	-	5,051
TOTAL EQUITY	487,959	-	487,959

3.4 KEY FINANCIAL RATIOS

SOURCE OF FINANCIAL INFORMATION

This section describes some of the key financial indicators which will assist investors in assessing the financial position and strength of the Group and the Peet Group. In addition to these key financial indicators, you should review the Group's financial statements contained in Peet's 2015 Annual Report and the Group's financial statements for the half-year ended 31 December 2015.

You must refer to Section 3.8.2 of the Base Prospectus which describes the Key Financial Ratios.

The table below sets out the prescribed Key Financial Ratios (Gearing Ratio, Interest Cover Ratio and Working Capital Ratio) which are calculated on the basis prescribed by the Corporations Act and Corporations Regulation 6D.2.06. The intended purpose of this requirement is to give an indication of the capacity of an issuer to meet its obligations to holders under the bonds.

The ratios are based on the Group's financial information for the years ended 30 June 2014 and 30 June 2015 and the half-year ended 31 December 2015 and for the pro forma half-year ended 31 December 2015 (assuming a raising of \$100 million):

Prescribed Key Financial Ratios as at	30 June 14	30 June 15	31 Dec 15	31 Dec 15 (pro forma)
Gearing Ratio (prescribed)	102%	81%	97%	107%
Interest Cover Ratio (prescribed)	2.8x	3.3x	3.4x	3 4>
Working Capital Ratio (prescribed)	1.81x	1.41x	1.09x	C Z 34x

Other relevant financial ratios
In overseeing the capital management aspect of its business, Peet focusses on other relevant financial ratios, which include
the Peet Gearing Ratio and the Peet Interest Cover ratio the Peet Gearing Ratio and the Peet Interest Cover ratio.

In addition to an ongoing internal focus on these other relevant financial ratio, Peet has historically reported on these ratios to the market as part of its annual and half-yearly reporting.

The Peet Gearing Ratio is used in the limitation on debt incurve, ce covenant contained in Clause 4.2 of the Base Terms.

The other relevant financial ratios are based on the Kert Group's financial information for the years ended 30 June 2014 and 30 June 2015 and the half-year ended 31 a scenario control of the proforma half-year ended 31 December 2015 (assuming a raising of \$100 million)

Other relevant in the ratios as at	30 June 14	30 June 15	31 Dec 15	31 Dec 15 (pro forma)
Peet Gearny Natio	30%	24%	31%	31%
Peet Interest Cover Ratio	2.8x	4.0x	4.4x	4.4x

The methods for calculating the "Other relevant financial ratios"

The method for calculating these "Other relevant financial ratios" and the reasons for their use by Peet are set out in Section 3.8.3 of the Base Prospectus.

3.5 DETAILS OF RANKING AND OTHER DEBT ON ISSUE

ILLUSTRATION OF RANKING UPON WINDING UP OF PEET

	Type of instrument	Existing debt obligations and equity	Amount drawn as at 31 December 2015, adjusted for the assumed amount to be raised under the Offer (\$100m)
Higher ranking	Secured debt	Bank loans	\$185.5m
	Unsubordinated unsecured debt	Peet Convertible Notes	\$50.0m
		The Bonds	\$100.0m
		Fixed rate loan	\$0.2m
	Subordinated, unsecured debt and hybrid instruments	None	None
↓ Lower ranking	Ordinary equity	Contributed equity, reserves, retained profits	\$488.0m

The tables below set out the maturity profile of the Group's external debt facilities including capital markets debt as at 31 December 2015. It does not include any adjustment for the issue of the Bonds or the purchase or cancellation of any issued Peet Convertible Notes resulting from the offer to holders of Peet Convertible Notes to fund a subscription for Bonds with the proceeds of a sale of Peet Convertible Notes to Peet, which is described in Section 4.2 ("Reinvestment Offer").

The Peet Group's existing external debt facilities and their maturities are as follows as at 31 December 2015:

Facility	Amount drawn	A CONTRACTOR Maturity
Bank facility	\$160.6m	31 October 2017
Peet Convertible Notes due 2016	\$50.0m	16 June 2016
Bank guarantees	\$\3.7m	31 October 2017
Performance bonds outstanding	\$9.7m	31 December 2016

The existing debt obligations and their maturities for Peet syn licates, which form part of the Group as a result of Australian Accounting Standard AASB 10 (but which, where they have bank debt would have their own banking facilities, separate from the banking facilities of the Peet Group) are as to lovs as at 31 December 2015:

Facility	Amount drawn	Maturity
Multi-option facility ¹	\$20.1m	31 March 2018
Bank facility ²	\$5.0m	31 March 2016

arantees. The facility limit of \$22 million expires on 31 March 2018. The limit reduces to \$19 million on 30 June 2016 and to \$17 million on 31 January 2017. equent to 31 December 2015, maturity was extended to 31 May 2016. The Peet syndicate borrower is in discussions with the relevant lender to further extend the due date of this facility.

The issue of the Bonds and the redemption of the Peet Convertible Notes under the Reinvestment Offer will have the effect of lengthening the debt maturity profile of the Peet Group. The resulting debt maturity profile may reduce the Peet Group's exposure to refinancing risk in the coming years.

The Peet Group's existing external debt facilities and their maturities, assuming the issue of \$100 million in Bonds and the redemption of the Peet Convertible Notes on a pro-forma basis as at 31 December 2015, are as follows:

Facility	Amount drawn	Maturity
Bank facility	\$160.6m	31 October 2017
Bonds	\$100.0m	7 June 2021
Bank guarantees	\$18.7m	31 October 2017
Performance bonds outstanding	\$9.7m	31 December 2016

The existing debt obligations and their maturities for Peet syndicates, which form part of the Group under Australian Accounting Standard AASB 10 (but which , where they have bank debt would have their own banking facilities, separate from the banking facilities of the Peet Group) are not affected by the issue of the Bonds.

3.6 KEY RISKS UPDATE

An outline of some of the risks relating to the Bonds and the Peet Group's business is contained in Section 4 ("Risks") of the Base Prospectus. You should read the Base Prospectus in full before deciding whether to invest in the Bonds.

OTHER INFORMATION 3.7

Peet has not materially breached any loan covenants or debt obligations in the two years prior to the date of this Offer Specific Prospectus. 3.7.2 BASE PROSPECTUS IS UP-TO-DATE Other than the information contained in this Offer Specific Prospectus all information in the date of th

current as at the date of this Offer Specific Prospectus.

You must read the Base Prospectus in conjunction with this Offer Specific Pr bectus

3.7.3 PEET BOARD RENEWAL AND REFRESHMENT

As at the date of this report the Board comprise we non-executive directors (including three independent directors) and one executive director.

Peet has appointed a Nomination Committee which currently comprises the full board.

The Nomination Commit exclurpose is to assist the Peet Board in its oversight of:

- identification and appointment of suitable candidates for appointment to the Board;
- Deccession of the Chairman of the Board and Chief Executive Officer and periodic evaluation of those plans; p'ar 5
- Appointment of a lead independent director who will act as the Deputy Chairman of the Board;
- identification and appointment of suitable candidates to the role of Chairman of the Board; and
- assessment of the performance of individual directors and the endorsement of retiring directors seeking re-election.

The three current independent Directors of Peet have been appointed to the Peet Board since 2012.

3.7.4 OTHER IMPORTANT INFORMATION

The following documents have been incorporated by reference and as such form part of the Offer Specific Prospectus.

The following materials are available from Peet's website www.peetbonds.com.au and a copy of each document can be obtained free of charge by calling the Peet Bonds Information Line on 1300 783 261 (within Australia) or +61 3 9415 4232 (outside Australia) Monday to Friday 9.00 am to 5.00 pm, Melbourne time during the application period of this Offer Specific Prospectus.

- Trust Deed, which was filed with ASIC on 2 May 2016. The Bonds and the Guarantee will be constituted under the Trust Deed, which contains the agreement between the Issuer and the Trustee in relation to the Trustee's role, and the circumstances in which the Trustee can or must act in the interests of Holders;
- Offer Specific Terms, which were filed with ASIC on 10 May 2016. The Terms consist of the Base Terms as supplemented, amended, modified or replaced by the Offer Specific Terms;
- Consents to be named. This is a list of the consents from relevant parties that the Issuer can name them in this Offer Specific Prospectus, filed with ASIC on 2 May 2016; and
- Summary of interests and benefits. This is a summary of the interests of certain persons involved in the Offer and the fees they are being paid, including the Directors and relevant advisers, which were filed with ASIC on 2 May 2016. Directors and employees of Peet and its Subsidiaries are permitted to participate in the Offer.

Under the law, Peet must immediately disclose any information which would have a material impact on the trading price of its securities. This information is publicly available through ASIC and ASX. You should consider this information when making an investment decision in relation to the Bonds.

It is important that you read the Base Prospectus and this Offer Specific Prospectus before you make any decision to invest in the Bonds.
3.7.5 TRUSTEE'S LIABILITY
The Trustee, being Australian Executor Trustees Limited:

- (a) has not made any statement or purported to make any statement in the Offer Documents or ny statement on which a statement in the Offer Documents is based, other than as specified below: v ?
- (b) to the maximum extent permitted by law, expressly disclaims all liability in a spect of, makes no representation or any statement regarding, and takes no responsibility for, any part of the order Documents, or any statements in, or omissions from the Offer Documents, other than the references to its near e and the statement(s) and/or report(s) (if any) specified below and included in the Offer Documents with its written consent;

(c) has given and has not, before the lodgement of he Orfer Documents with ASIC, withdrawn its written consent to:

- be named in the Offer Documents in the form and context in which it is named; and
- the inclusion in the Offer Documents of the statement(s) and/or report(s) (if any) by that person in the form and context in which the experiments;
- (d) does not, nor does any related person, make any representation as to the truth and accuracy of the contents of the Offer Docu.p. n.s;
- (e) has relied on Peet for the accuracy of the contents of the Offer Documents; and
- not, nor does any related person, make any representation or warranty as to the performance of the Bonds or the payment of interest or the redemption of the Bonds.

The interest payments on the Bonds are obligations of Peet and the Guarantor Group and are not guaranteed by the Trustee or any of its directors, employees, officers, affiliates, agents, advisers, intermediaries, related body corporate or any other entity.

The obligation to redeem the Bonds in accordance with their terms is a direct obligation of Peet. Neither the Trustee nor any of its directors, employees, officers, affiliates, agents, advisers, intermediaries, related body corporate or any other entity guarantees the redemption of or prepayment of any principal under the Bonds.

The Trustee is not responsible for monitoring Peet's compliance with the Trust Deed nor Peet's business.

3.7.6 TRUSTEE'S PRIVACY POLICY

The Trustee may collect your personal information for the primary purpose of providing trustee services to Peet and for ancillary purposes detailed in its privacy policy. The Trustee may disclose your personal information, such as your name and contact details, along with your account information to its related bodies corporate, Peet, professional advisors, the land titles office and/or as otherwise instructed by Peet. The Trustee is also permitted to collect and disclose your personal information when required or authorised to do so by law. The Trustee is not likely to disclose your personal information to overseas recipients. Your personal information will be used in accordance with the Trustee's privacy policy. The privacy policy contains information about how you may access or correct your personal information held by the Trustee and how you may complain about a breach of the Australian Privacy Principles. You may obtain a copy of the privacy policy at www.aetlimited.com.au/privacy

3.7.7 ACKNOWLEDGEMENTS

Each person who applies to participate in the Offer, or submits an Application Form will be deemed to have:

- acknowledged having personally received a paper or electronic copy of the Base Prospectus and this Offer Specific Prospectus (and any supplementary or replacement document) accompanying the Application Form and having read them all in full;
- acknowledged that the Applicant(s) understand the Terms and have had an opportunity to consider the suitability of an investment in the Bonds with their professional advisers;
- agreed to be bound by the Terms;
- declared that all details and statements in their Application Form are complete and accurate;
- consented to the use and disclosure of the Applicant's(s') personal information as described in Section 5.2 of the Base Prospectus, and understood and agreed that the use and disclosure of the Applicant's(s') personal information applies to any personal information collected by Peet and any entity in the Peet Group in the course of the applicant's(s') personal information ship with Peet and any entity in the Peet Group;
- declared that the Applicant(s), if a natural person, is/are over 18 years of age;
- acknowledged that once Peet or the Registry receives an Application form it may not be with hawn, except as allowed by law;
- acknowledged that, in some circumstances, Peet may not pay any amount of the on Bonds;
- applied for the number of Bonds at the Australian dollar amount showr, yr. the Application Form;
- agreed to being allocated the number of Bonds applied for (cr. Lover number allocated in a way described in this Offer Specific Prospectus), or no Bonds at all;
- authorised Peet and the Lead Manager and the incorpective officers or agents, to do anything on the applicant's(s') behalf necessary for Bonds to be allocated to the upplicant(s), including to act on instructions received by the Registry upon using the contact details in the Application Form;
- acknowledged that the information contained in this Offer Specific Prospectus (or any supplementary or replacement document) is not investment advice or a recommendation that Bonds are suitable for the Applicant(s), given the Applicant's(s'), was ment objectives, financial situation or particular needs;
- declared, about the Applicant(s) is an Australian resident or otherwise a person to whom the offer of Bonds can be made, a. d. Bonds issued, in accordance with Section 4.1 of this Offer Specific Prospectus;
 - Cacknowledged that Bonds have not been, and will not be, registered pursuant to the securities laws of any other jurisdiction outside Australia; and
- acknowledged that investments (such as an investment in the Bonds) are subject to risk, including possible delays in repayment and loss of income and principal invested.

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SECTION FOUR HOW TO APPLY



4.1 APPLYING FOR THE BONDS

You may apply for the Bonds under one of the following Offer tranches:

N

Offer tranches	Who can Apply	When to Apply	How to Apply
Broker Firm Offer	Australian resident retail clients of a Syndicate Broker invited by the Syndicate Broker to participate through the Broker Firm Offer.	Applications will only be accepted during the Offer Period, which is expected to commence on Tuesday, 10 May 2016.	You must contact your Syndicate Broker for instructions about how to complete your Application. You must not return your
		The Closing Date for the Broker Firm Offer is 5.00 pm (Perth time) on Monday, 6 June 2016.	Application to the Registry or Peet.
		Your completed Broker Firm Offer Application Form and Application Monies must be received by your Syndicate Broker in accordance with arrangements made between you and your Syndicate Broker.	
Reinvestment Offer	Eligible Peet Convertible Notes holders. Refer to Section 4.2 of this Offer Specific Prospectus for further information.	Completed Reinvestment Offer Application Forms must be received by the Registry by the Closing Date for the Reinvestment Offer, which is expected to be 5.00 pm (Perth time) on Friday, 27 May 2016 (in either hard copy or online) If you are a clier to ran Syndicate Broker, you should contact your Syndicate Broker for ind rmation about but ucipating in the Reinvestment Offer.	You can apply online at www.peetbonds.com.au Instructions on how to complete your Appl. Sauon are provide o sline. Shi ui 1, Ju wish to apply by paper Application, you can equest a free paper copy of this Prospectus and a Reinvestment Offer Application Form by contacting the Peet Bonds Information Line on 1300 783 261 (within Australia) or +61 3 9415 4232 (International) Monday to Friday 9.00 am to 5.00 pm (Melbourne time) during the Offer Period.
e that th			Your completed Reinvestmen Offer Application Form must be received by the Registry by the Closing Date for the Reinvestment Offer which is 5.00 pm (Perth time) on Friday, 27 May 2016.

4.2 PEET CONVERTIBLE NOTES REINVESTMENT OFFER

The Peet Convertible Notes are unsecured convertible notes which were issued by Peet in 2011. The Peet Convertible Notes trade on ASX under the code 'PPCG'.

(a) Eligibility to participate in the Reinvestment Offer

The following holders of the Peet Convertible Notes are eligible to participate in the Reinvestment Offer ("**Eligible Peet Convertible Notes holders**"):

- registered holders of the Peet Convertible Notes trading on ASX at 7.00 pm (Perth time) on Wednesday, 27 April 2016 (the "Reinvestment Record Date");
- holders who are shown on the register of holders of Peet Convertible Notes as having an address in Australia (or another jurisdiction to which Peet determines to extend the Reinvestment Offer); and
- holders who are not in the United States or a US person, acting as a nominee for, or for the account or benefit of, a US person, and who are not otherwise prevented from receiving the Offer under the laws of any jurisdiction as determined by Peet.

(b) What is the Reinvestment Offer?

The Reinvestment Offer is an option available to Eligible Peet Convertible Notes holders to apply for Bonds and fund their subscription for Bonds by selling to Peet some or all of their Peet Convertible Notes.

Peet Convertible Notes which are not sold to Peet under the Reinvestment Offer will be redeemed for cash on 16 June 2016 (the scheduled maturity date of the Peet Convertible Notes) at which time holders of Peet Convertible Notes who do not participate in the Reinvestment Offer will receive the face value plus any accrued and unpaid interest to that date for each Peet Convertible Note held.

The Reinvestment Offer is not a rollover into a similar investment. The Peet Convertible Notes and the Bond size re different benefits and risks, which must be evaluated independently. The key differences include the following:

- The current coupon on the Peet Convertible Notes is 9.5 per cent. As a consequence of the nange in market conditions since 2011 when the Peet Convertible Notes were issued, the coupon for the Bonds 27.50 per cent is less than the coupon on the Peet Convertible Notes.
- The Peet Convertible Notes are convertible into ordinary shares of the Issuer in the circumstances described in their terms. The Bonds are not convertible.
- The Maturity Date for the Bonds is 7 June 2021. The mat ruly date for the Peet Convertible Notes is 16 June 2016.
- The Bonds have additional redemption events at a schlain covenants.

Refer to Section 4.2(f) below for further consideration of the differences between the Peet Convertible Notes and the Bonds.

Eligible Peet Convertible Notes held are who elect to participate in the Reinvestment Offer will sell their Peet Convertible Notes to Peet for \$100 plus are "Accrued Interest Amount" per Peet Convertible Note sold to Peet.

The "Accrued Int, rest Amount" is an amount per Peet Convertible Note payable to each Eligible 2011 Note holder who elects to be unit the Reinvestment Offer in compensation for the interest the holder would have received for the 174 dow period from (and including) 16 December 2015 to (but excluding) the Issue Date for the Bonds (being 7 June 2016) (the **Stub Period**"). The Accrued Interest Amount will be calculated on the Peet Convertible Notes current coupon of 0.5 per cent per annum for the Stub Period. Assuming the Issue Date is 7 June 2016 and based on an interest rate applicable to the Stub Period of 9.5 per cent per annum, the Accrued Interest Amount would be \$4.5288 per Peet Convertible Note.

\$100 of the proceeds of the sale of a Peet Convertible Note to Peet will be applied to fund the subscription for a Bond and the participating Eligible Peet Convertible Notes holder will receive an amount per Peet Convertible Note sold equal to the sum of the Accrued Interest Amount.

(c) Options available to Eligible Peet Convertible Notes holders

Option	Action Eligible Peet Convertible Notes holders may take to implement their preferred option
Option 1 – Apply under the Reinvestment Offer to sell	If you are an Eligible Peet Convertible Notes holder, you may sell all of the Peet Convertible Notes you held on the Reinvestment Record Date to Peet to fund your subscription for Bonds.
all of your Peet Convertible Notes to fund your subscription for Bonds	To choose this option, you must select 'Option A – Full Reinvestment' on your personalised paper or online Reinvestment Form.
	If you hold a greater or lesser number of Peet Convertible Notes than shown on the personalised Reinvestment Form, and you select the full reinvestment option, you will be taken to have applied for the sale to Peet of the lower of the number of Peet Convertible Notes specified on your personalised Reinvestment Form and the number of Peet Convertible Notes registered in your name on the Closing Date of the Reinvestment Offer, expected to be 5.00pm (Perth time) Friday, 27 May 2016.
Option 2 – Apply under the Reinvestment Offer to sell only some of your Peet	If you are an Eligible Peet Convertible Notes holder, you may choose to sell only some of the Peet Convertible Notes you held on the Reinvestment Record Date to Peet to fund your subscription for Bonds.
Convertible Notes to fund your subscription for Bonds	To choose this option, you must select 'Option B – Partial Reinvestment' and specify the number of Peet Convertible Notes to be sold to Peet on your personalised paper or online Reinvestment Form.
	If you own 50 Peet Convertible Notes or fewer, you must apply to sell all of your Peet Convertible Notes to Peet to participate in the Reinvestment Offer. If you own more than 50 Peet Convertible Notes, you must apply to sell a minimum of 50 Peet Convertible Notes to Peet to participate in the Reinvestment Offer.
	If you hold a lesser number of Peet Convertible Notes than you elect to sell to Perton your personalised Reinvestment Form, you will be taken to have applied for the sale of the lower of the number of Peet Convertible Notes you held on the Reinvestmar and convertible Notes registered in your name on the Closing Date of the Reinvestment Offer, expected to be 5.00pm (Perth time) in the 27 May 2016.
Option 3 – Sell your Peet Convertible Notes on market	You may choose to sell or dispose of your Peet Convertible Notes on market (in which case, you may have to pay brokerage) at the prevaling market price, which may be higher or lower than the price you would receive if the under to sell all your Peet Convertible Notes to Peet through the Reinvestment Office and use the proceeds as you determine. To choose this option, you should contact your broker.
	If you sell your Peat convertible Notes on market and use the proceeds to apply for Bonds, you will need to apply under the Peet Offer or Broker Firm Offer and there is a risk you may not receive the evel of allocation you may have through participation in the Reinvestment Offe
hat thes	re market price of Peet Convertible Notes is subject to change from time to time. As at the close of trading on 29 April 2016, the market price per Peet Convertible Note was \$103. Up-to-date information about the market price of Peet Convertible Notes can be obtained from asx.com.au (ASX code 'PPCG').
e that thes Option 4 – take no action	If you sell your Peet Convertible Notes on market you may have to pay brokerage and your ability to sell and the price at which you sell your Peet Convertible Notes depends on the liquidity of the market and the trading price at that time.
Option 4 – take no action	You are not required to participate in the Reinvestment Offer, or to sell your Peet Convertible Notes on market and as such, you are not required to take any action.

(d) Eligible Peet Convertible Notes holders who are also clients of Syndicate Brokers

Eligible Peet Convertible Notes holders who are either an Australian resident retail or a high-net-worth client of a Syndicate Broker may apply for Bonds through the Reinvestment Offer or under the Broker Firm Offer. You should contact your Syndicate Broker for instructions on how to apply under the Broker Firm Offer.

(e) Ineligible holders of Peet Convertible Notes

If you are a holder of the Peet Convertible Notes with a registered address outside Australia on the Reinvestment Record Date (or you otherwise do not fulfil the requirements set out in Section 4.2(a) above), then you are ineligible to participate in the Reinvestment Offer. In these circumstances, you are limited to Options 3 or 4 in the table in Section 4.2(c) above.

(f) Comparison between Peet Convertible Notes and Bonds

There are a number of key differences between Peet Convertible Notes and Bonds. A comparison of the key features of Peet Convertible Notes and Bonds is set out in summary form below. This comparison is not exhaustive. You should seek your own independent advice for an exhaustive comparison.

Feature	Peet Convertible Notes	Bonds
lssuer	Peet Limited	Peet Limited
Guarantor	None	Yes (refer to the Guarantor Group outlined in Section 2.1 of this Offer Specific Prospectus)
Legal form	Convertible debt obligations	Unsecured debt obligations
Issue Price/Face Value	\$100 per Peet Convertible Note	\$100 per Peet Bond
Term	5 years	5 years
Issuer early redemption	Yes, for regulatory reasons (including taxation reasons), on a change of control, event of default or if 10 per cent or less remain on issue	Yes, for taxation reasons, on a change of control or if less than 10 per cent remain on issue No 7.50 pe cert
Conversion rights	Yes – convertible to Ordinary Shares in certain circumstances	No
Coupon	9.50 per cent	7.50 pe cai t
Interest rate	Fixed	Fixa
Interest payments	Mandatory, not deferrable	Ivlandatory, not deferrable
Payment frequency	Semi-annually	Semi-annually
Transferable	Yes – quoted on 7 5.	Yes – to be quoted on ASX
Negative pledge	Nonds t	Yes – refer to Clause 4.1 of the Base Terms and Section 2.1 above under the heading "Negative pledge"
Limitation on debt incurrence	No	Yes – refer to Clause 4.2 of the Base Terms and Section 2.1 above under the heading "Limitation on debt incurrence covenant"
Holder Lai v exemption rights	Yes – If a change of control event or delisting event or event of default occurs. A holder may also request conversion of Peet Notes for Peet Ordinary Shares	Only if a change of control event occurs (and provided that a Holder Resolution is passed in favour of requiring redemption)

(g) Risks associated with participating in the Reinvestment Offer

Once you apply to participate in the Reinvestment Offer, you will not be able to sell your Peet Convertible Notes on market. If you apply to participate in the Reinvestment Offer, it is your responsibility to ensure that you do not sell or dispose of any of those Peet Convertible Notes in respect of which you have applied to participate, other than as part of the Reinvestment Offer.

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(i) Taxation implications of options available to Eligible Peet Convertible Notes holders

Taxation implications may arise as a result of Peet Convertible Notes holders electing to participate in the Reinvestment Offer to apply for Bonds and fund their subscription for Bonds by selling to Peet some or all of their Peet Convertible Notes. The potential taxation implications associated for each Option available to Peet Convertible Note holders, as outlined in subsection 4.2(c) of this Offer Specific Prospectus are detailed below.

Option	Taxation implications relevant to the preferred option	
Option 1 – Apply under the Reinvestment Offer to sell all of your Peet Convertible Notes to fund your subscription for Bonds	The Peet Convertible Notes held by Australian resident individuals should be subject to the rules applicable to "traditional securities" for the purposes of the Australian Tax Act. Any gain made on the sale of the Peet Convertible Notes (where the amount received on sale exceeds the cost of subscription for, or purchasing, the Peet Convertible Notes), would be included in the assessable income of the Australian resident holder, usually in the year of income in which the holder becomes entitled to receive the proceeds of sale.	
	Under the Reinvestment Offer, Peet Convertible Note holders will sell their Convertible Note for \$100 plus the "Accrued Interest Amount" as outlined in subsection 4.2(b) of this Offer Specific Prospectus.	
	As the gain would be included in the assessable income of the Australian resident holder, the gain would not be subject to the capital gains tax provisions and the capital gains tax discount would not apply, even if the Peet Notes were held for more than 12 months.	
Option 2 – Apply under the Reinvestment Offer to sell only some of your Peet Convertible Notes to fund your subscription for Bonds	The Peet Convertible Notes held by Australian resident individuals should be subject to the rules applicable to "traditional securities" for the purposes of the Australian Tax Act. Any gain made on the sale of the Peet Convertible Notes (where the amount received on sale exceeds the cost of subscription for, or purchasing, the Peet Convertible Notes), would be included in the assessable income of the Australian resident holder, usually in the year of income in which the holder becomes entitled to receive the proceeds of sale.	ued
	Under the Reinvestment Offer, Peet Convertible Note holders will sell their (2017) e tible note for \$100 plus the "Accrued Interest Amount" as outlined in subsection 4.2(b) of this Offer Specific Prospectus.	
	As the gain would be included in the assessable income of the Aultralian resident holder, the gain would not be subject to the capital gains tax provisions and the capital gains tax discount would not apply, even if the Peet Convertible Notes were held for more than 12 months.	
Option 3 – Sell your Peet Convertible Notes on market	The Peet Convertible Notes held by Ars radian resident individuals should be subject to the rules applicable to "traditional securit"s" for the purposes of the Australian Tax Act. Any gain made on the sale of the Peat Convertible Notes (where the amount received on sale exceeds the cost of s is projection for, or purchasing, the Peet Convertible Notes), would be included in the ascence science of the Australian resident holder, usually in the year of income in which the holder becomes entitled to receive the proceeds of sale.	
.ne	As the gain would be included in the assessable income of the Australian resident holder, the coint would not be subject to the capital gains tax provisions and the capital gains tax discount would not apply, even if the Peet Convertible Notes were held for more than 12 months.	
ote that the	Any loss made by an Australian resident individual holder from the sale of the Peet Convertible Notes (where the amount received on sale is less than the cost of subscribing for or purchasing the Peet Convertible Notes), would be an allowable deduction, usually in the year in which the sale occurs. The capital gains tax provisions would not apply in relation to the loss incurred in those circumstances.	
Option 4 – Take no action	As outlined in subsection 4.2(b) of this Offer Specific Prospectus, Peet Convertible Note holders who do not participate in the Reinvestment Offer will redeem their Peet Convertible Notes for cash on 16 June 2016.	
	The Peet Convertible Notes held by Australian resident individuals should be subject to the rules applicable to "traditional securities" for the purposes of the Australian Tax Act. Any gain made on the redemption of the Peet Convertible Notes (where the amount received on redemption exceeds the cost of subscription for, or purchasing, the Peet Convertible Notes), would be included in the assessable income of the Australian resident holder, usually in the year of income in which the holder becomes entitled to receive the proceeds of the redemption.	
	As the gain would be included in the assessable income of the Australian resident holder, the gain would not be subject to the capital gains tax provisions and the capital gains tax discount would not apply, even if the Peet Notes were held for more than 12 months.	

4.3 MINIMUM APPLICATION

The amount you have to pay for each Peet Bond is \$100. The minimum application size is 50 Bonds (\$5,000) for Applicants under the Institutional Offer and Broker Firm Offer. The minimum application for Applicants under the Peet Offer is 20 Bonds.

NO BROKERAGE OR STAMP DUTY 4.4

You do not have to pay brokerage or stamp duty on your Application for Bonds. However, you may have to pay brokerage (and applicable GST) on any subsequent purchases or sales of Bonds on the ASX.

4.5 EXPOSURE PERIOD

The Corporations Act prohibits Peet from processing Applications to subscribe for Bonds under the Offer Documents in the seven day period after the lodgement date of this Offer Specific Prospectus ("Exposure Period"). This period may be extended by ASIC by up to a further seven days.

This period is to enable this Offer Specific Prospectus (and the Base Prospectus) to be examined by market participants prior to the raising of funds. Applications received during the Exposure Period will not be processed until after the expiry of that period. No preference will be conferred on Applications received during the Exposure Period.

4.6 ALLOCATION POLICY AND REFUNDS

Bookbuild

The Bookbuild is a process that will be conducted by the Lead Manager before the Opening Date

een issued In this process, the Bookbuild participants are invited to lodge bids for Bonds. On the basis of those bids, Peet, in consultation with the Lead Manager, will determine the Interest Rate and the firm allocations to Boo billo participants, being Syndicate Peet Offer If possible, having regard to the total to th

If possible, having regard to the total level of Apple across under the Offer, Peet will endeavour to provide Applicants under the Peet Offer with an Allocation of Bonds. I o vover, Peet does not guarantee any minimum Allocation under the Peet Offer and the extent of any Allocation will vit nately depend on the total level of Applications under the Offer.

Peet has the absolute discretion or determine the method and extent of the Allocation to Applicants under the Peet Offer.

In particular, Peet, in consultation with the Lead Manager, reserves the right (at its discretion) to:

allocate to any Eligible Shareholder, Eligible Employee or Eligible Director all Bonds for which they have applied; or

all cute to any Eligible Shareholder, Eligible Employee or Eligible Director a lesser number of Bonds for which they have applied, or none at all.

Broker Firm Offer

If you have applied under the Broker Firm Offer, your Syndicate Broker is responsible for determining your Allocation from their Broker Firm Allocation. Peet takes no responsibility for any allocation, scale-back or rejection that is decided by your Syndicate Broker.

Institutional Offer

Allocations to Institutional Investors will be determined by Peet in consultation with the Lead Manager following the Bookbuild.

ALLOCATION POLICY AND REFUNDS (CONTINUED) 4.6

Reinvestment Offer

Applications under the Reinvestment Offer will be treated with priority over Applications under the Peet Offer. However, Peet does not guarantee any minimum Allocation under the Reinvestment Offer and the extent of any Allocation will ultimately depend on the total level of Applications under the Offer. Peet has the absolute discretion to determine the method and extent of the Allocation to Applicants under the Reinvestment Offer.

Refunds

Until the Bonds are Issued, Peet will hold the Application Monies in a trust account. The account will be established and kept solely for the purpose of depositing Application Monies and dealing with those funds.

If you are not Allocated any Bonds or less than the number of Bonds you applied for, you will receive a refund cheque as soon as practicable after the Closing Date. No interest will be payable on Application Monies which are refunded.

ISSUE AND QUOTATION OF BONDS 4.7

It is expected that the Bonds will be quoted on the ASX under the ASX code PPCHA. If ASX does not grant permission for the Bonds to be quoted by the Issue Date, the Bonds will not be Issued and all Application Monies will be refunded (without interest) as soon as practicable.

LINE STATEMENTS ..., commencement of trading of Bonds on ASX It is expected that the Bonds will begin trading on ASX on a normal settlement basis on Friday, 10 Jule 2016. It is your responsibility to determine your holding of Bonds before trading to avoid the risk of the set of You should also check your holding by asking your broker or calling the Post of Australia) or +61 3 9415 4232 (outside Australia) March have

(b) Holding Statements

Peet will apply for the Bonds to participate in CHESSend, if accepted, no certificates will be issued. Instead, a Holding Statement will be mailed to Holders.

If your holding of the Bonds charge you will receive an updated Holding Statement.

(c) Provision of TFI a. a/or ABN

When you the Ico a Statement is mailed, you will be also be mailed a form on which to provide your TFN and/or ABN should you wish to do so (see Section 5.1.8 ("Provision of TFN and/or ABN") of the Base Prospectus).

(a) Provision of bank account details for payments

Interest will be paid in Australian dollars by direct credit into nominated Australian financial institution accounts (excluding credit card accounts), for Holders with a registered address in Australia. For all other Holders, Interest will be paid by Australian dollar cheque. When your Holding Statement is mailed, you will also be mailed a form on which to provide your bank account details for payments of Face Value and Interest.

CORPORATE DIRECTORY

REGISTERED OFFICE OF THE ISSUER

Peet Limited Level 7, 200 St Georges Terrace Perth WA 6000

LEGAL ADVISER

King & Wood Mallesons Level 61, Governor Phillip Tower 1 Farrer Place Sydney NSW 2000

ACCOUNTING ADVISER

BDO Australia 38 Station Street Subiaco WA 6008

TAX ADVISER

BDO Australia 38 Station Street Subiaco WA 6008

Note that these bonds have already been issued

SOLE ARRANGER AND LEAD MANAGER

National Australia Bank Limited Level 25, 255 George Street Sydney NSW 2000

TRUSTEE

Australian Executor Trustees Limited Level 22, 207 Kent Street Sydney NSW 2000



Peet Limited ABN 56 008 665 834

PPC MR SAM SAMPLE **123 SAMPLE STREET** SAMPLETOWN VIC 3000 For all enquiries: Phone:

(within Australia) 1300 783 261 (outside Australia) 61 3 9415 4232

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Web: storcentre.com/contact

www.	inve

Make your payment:



Log onto www.peetbonds.com.au to complete vour online Reinvestment Offer Application Form and receive your BPAY instructions

® Registered to BPAY Pty Limited ABN 69 079 137 518

Reinvestment Offer Application Form

💢 Reinvestment Offer closes 5.00pm (Perth time) Friday, 27 May 2016*

This Application Form relates to the Reinvestment Offer by Peet Limited (**Peet**) of Peet Bonds - Series 1, Tranche 1 (**Bonds**) made under the Base Prospectus and Offer Specific Prospectus (**Prospectus**) lodged with the Australian Securities and Investments Commission on 2 May 2016 (and any replacement or supplementary prospectus). To meet the requirements of the Corporations Act 2001 (Cth), this Application Form must not be distributed unless included in, or accompanied by, the Prospectus. Under the Reinvestment Offer, Eligible Peet Convertible Notes holders may apply for Bonds and fund their subscription for Bonds by selling to Peet some or all of their Peet Convertible Notes. By applying, you authorise Peet to take the necessary steps to reinvest your Eligible Peet Convertible Notes by applying the redemption proceeds in satisfaction of the Application monies for the Bonds. Eligible Peet Convertible Notes may also apply for additional Bonds under this Application Form.

This Application Form should be read in conjunction with the Prospectus. Unless the context requires otherwise, capitalised words and constructions used in this Application Form have the meanings given to them in the Prospectus. This Application Form is important. If you are indeviduate to how to deal with it, please contact your stockbroker or other professional adviser without delay. The Prospectus contains information, relevant to a decision about investing in Bonds. You should read the Prospectus carefully and in its entirety before completing this Application. Form and applying for Pande. Bonds.

To reinvest some or all of your Eligible Peet Convertible Notes or to apply for additional Bonds, please complete ar the eturn this Application Form along with any applicable payment for additional Bonds so that it is received by no later that 5.00pm (Perth time), r. 19, 27 May 2016. If you are an Issuer Sponsored Eligible Peet Convertible Note holder, you may also apply to reinvest your Eligible Peet Convertible Notes and apply for additional Bonds at www.peetbonds.com.au.

Step 1: Registration Name & Offer Details

The Bonds will be registered in the name(s) printed on this Reinvestment Offer Application Form. Please check the details provided and update your address via Computershare Investor Services Pty Limited if any details a e incorrect.

Step 2: Election to Reinvest

Option A: Full Reinvestment

Eligible Peet Convertible Notes holders may apply theinvest all of their Peet Convertible Notes registered at 7.00 m, 2 rth time) on 27 April 2016 in Bonds. To choose this option r ark \mathcal{P}_{P} ion A overleaf.

Option B: Partial Reinves mer.

Eligible Peet Convertible hous holders may apply to reinvest only some of their Peet Conver. by Lores registered at 7.00pm (Perth time) on 27 April 2016 in Bonr's To choose this option you must specify the number of Peet Corver in the Notes to be reinvested in Option B overleaf. If you own 50 Peet Convertue Notes or fewer, you must apply to sell all of your Peet Convertible Notes to Peet to participate in the Reinvestment Offer.

Step 3: Application for additional Bonds

If you wish to apply for additional Bonds, you must apply for a minimum of 50 Bonds, in addition to any reinvested Peet Convertible Notes. If you apply for additional Bonds under this Step 3, your Application Form must also be accompanied by cheques and/or money orders equal to the additional number of Bonds you apply for multiplied by the issue price of A\$100 per Bond. You do not need to elect to reinvest your Peet Convertible Notes in Bonds in Step 2, but you may still apply for Bonds in Step 3.

Privacy Notice

Step 4: Contact Details

These are not compulsory but will assist us if we need to contact you.

Step 5: Make your payment (only required if applying for additional Bonds)

By mail: Make your cheque or money order payable to "Peet Limited Bonds Offer" and crossed "Not Negotiable". The total amount must match the amount shown in Step 3. Complete the cheque details in the boxes provided. Return your payment with the completed Application Form in the enclosed reply paid envelope, or mail to:

Peet Limited Bonds Offer

c/o Computershare Investor Services Pty Limited GPO Box 52 Melbourne Victoria 3001 Australia

By BPAY®: If you wish to pay for additional Bonds by BPAY, you cannot use this Application Form. To pay by BPAY, log onto www.peetbonds.com.au and complete your online Reinvestment Offer Application Form. Do not return this Application Form if you are paying by BPAY

Note: Holding Lock on Peet Convertible Notes

By lodging this Application Form, you will be taken to have consented to a holding lock being placed on those Peet Convertible Notes you have elected to reinvest in Bonds and you will not be able to successfully deal with those Peet Convertible Notes until those Convertible Notes are released from the holding lock which is placed on them.

The personal information you provide on this form is collected by Computershare Investor Services Pty Limited (CIS), as registrar for Peet (the Issuer), for the purpose of maintaining registers of securityholders, facilitating distribution payments and other corporate actions and communications. In addition, the Issuer may authorise us on their behalf to send you marketing material or include such material in a corporate communication. You may elect not to receive marketing material by contacting CIS using the details provided above or emailing privacy@computershare.com.au. We may be required to collect your personal information under the Corporations Act 2001 (Cth) and ASX Settlement Operating Rules. We may disclose your personal information to our related bodies corporate and to other individuals or companies who assist us in supplying our services or who perform functions on our behalf, to the Issuer for whom we maintain securities registers or to third parties upon direction by the Issuer where related to the Issuer's administration of your securityholding, or as otherwise required or authorised by law. Some of these recipients may be located outside Australia. For further details, including how to access and correct your personal information, and information on our privacy complaints handling procedure, please contact our Privacy Officer at privacy@computershare.com.au or see our Privacy Policy at http://www.computershare.com/au.

*This date is indicative only. Peet reserves the right to change it without prior notice. You are encouraged to lodge your application as soon as possible.

STEP 1 Registratio	on Name & Offer Details		ディ For y HIN	our security keep your SRN/ confidential.				
Registration Name:	MR SAM SAMPLE 123 SAMPLE STREET SAMPLETOWN VIC 3000			nt No: 12345678				
Securityholder Details	: Peet Convertible Notes registere Wednesday, 27 April 2016:	ed at 7.00pm (Perth	time) on					
STEP 2 Election to	Reinvest							
	Option A- Full Reinvestment of ALL my Peet Convertible Notes Broker Firm Offer: If you are a client of a S contacted by them regarding the Reinvestm Syndicate Broker for information about how Form. Generally, you will lodge this Applica							
OR		accordance with						
	rtial Reinvestment of some convertible Notes		Notes, please Notes for reinv	part of your Peet Convertible write the number of Convertible estment in the box provided. You this option if you hold less than Notes.				
STEP 3 Application	n for additional Bonds							
Number of additional Bon	ads applied for: Issue Pr at A\$	rice per Bond 100	Application Payment:	d let				
	dditional Bonds, you must apply for onvertible Notes. You may be issue		al Bonds applied for or a lesse					
STEP 4 Contact De	etails		AV P					
Contact Name		Daytime Telephone —	atready p					
	cheque or money order ' (only required if applyi			offer" and crossed "Not				
Drawer	Cheque Number 55		Account Number	Amount of Cheque				
	hou			A\$				
	<u>6</u>							
Acceptance of the Of	ne							
by returning this Ap 7. aro thom	rand (ir applicable) your Application		deemed to have:					
Base Pros, אר ייש and the Offer Spe ר אל אר ייע אר document) accompany th m all in full; - acknowledged that the Applicant(s	eceived a paper or electronic copy of cific Prospectus (and any supplemen ving this Application Form and having a) understand the Terms and have hav y of an investment in the Bonds with t	tary or Application read - agreed to allocated in d an - authorised their to do anythi	Form; being allocated the number of Bo a way described in the Offer Sp Peet and the Lead Manager an ng on the applicant's(s') behalf r	stralian dollar amount shown on the onds applied for (or a lower number ecific Prospectus), or no Bonds at all; d their respective officers or agents, ecessary for Bonds to be allocated to ons received by the Registry upon				
 agreed to be bound by the Terms; declared that all details and statem and accurate; 	nents in this Application Form are con	nplete - acknowled	-	orm; ed in the Offer Specific Prospectus ment) is not investment advice or a				

- consented to the use and disclosure of the Applicant's(s') personal information recommendation that Bonds are suitable for the Applicant(s), given the as described in section 5.2 of the Base Prospectus, and understood and agreed Applicant's(s') investment objectives, financial situation or particular needs; that the use and disclosure of the Applicant's(s') personal information applies to any personal information collected by Peet and any entity in the Peet Group in the course of the applicant's(s') relationship with Peet and any entity in the Peet Group:

- declared that the Applicant(s), if a natural person, is/are over 18 years of age; - acknowledged that once Peet or the Registry receives an Application Form it may not be withdrawn, except as allowed by law;

- acknowledged that, in some circumstances, Peet may not pay any amount payable on Bonds;

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X 9999999991

- declared that the Applicant(s) is an Australian resident or otherwise a person to whom the offer of Bonds can be made, and Bonds issued, in accordance with

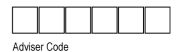
section 4.1 of the Offer Specific Prospectus; - acknowledged that Bonds have not been, and will not be, registered pursuant to

the securities laws of any other jurisdiction outside Australia; and - acknowledged that investments (such as an investment in the Bonds) are subject to risk, including possible delays in repayment and loss of income and principal invested.



Peet Limited	ABN 56 008 665 834
	ADIA 20 000 003 034

Broke	r Code		



Broker Firm Offer Application Form

This Application Form is important. It relates to the Broker Firm Offer by Peet Limited (**Peet**) of Peet Bonds - Series 1, Tranche 1 (Bonds) made under the Base Prospectus and Offer Specific Prospectus (**Prospectus**) lodged with the Australian Securities and Investments Commission on 2 May 2016 (and any replacement or supplementary prospectus). If you are in doubt as to how to deal with it, please contact your stockbroker or professional advisor without delay.

You should read the Prospectus carefully and in its entirety before completing this Application Form. The Corporations Act 2001 (Cth) prohibits any person from passing on this Application Form (whether in paper or electronic form) unless it is attached to or accompanies a complete and unaltered copy of the Prospectus (whether in paper or electronic form). Unless the context requires otherwise, capitalised words and certain terms used in this Application Form have the meanings given to them in the Prospectus

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A I/We apply	/ for											В	I/W	le loc	lge fu	ıll Ap	plica	ation	Mon	ey					
]					Α	\\$ [
Number of Bonds allocated to me/u											е														
	• •								()	,	corre	ect for	ms of	regi	strab	le tit	le(s)								
Title or Company			Name									Surna		Ū			.,								
																						Τ			
Joint Applicant 2	or Accour	nt Des	ignati	on						1															
Joint Applicant 3	or Accour	nt Des	ignatio	on																				6	J
																						5	5	1	
D Enter the	postal ad	dress	s - inc	lude	State	and P	Postco	de								/			C	e					
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	CHESS																			-			
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Please note that if you supply a CHESS HIN but the name and address details on your form do not correspond exactly with the registration details held at CHESS, your application will be deemed to be made without the CHESS HIN, and any Bonds issued as a result of the Offer will be held on the Issuer Sponsored subregister.

G Payment details - Please note that funds are unable to be directly debited from your bank account

Drawer	Cheque Number	BSB Number	Account Number	Amount of cheque
				A\$

Cheques should be drawn up according to the instructions provided by your Broker.

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How to complete this Broker Firm Offer Application Form

Number of Bonds applied for Α

Enter the number of Bonds you wish to apply for. Your Syndicate Broker is responsible for determining your Allocation from their Broker Firm Allocation. The application must be for a minimum of 50 Bonds (A\$5,000).

Application Monies

Enter the amount of Application Monies. To calculate the amount, multiply the number of Bonds applied for in Step A by the Issue Price of A\$100.

Applicant Name(s)

Enter the full name you wish to appear on the statement of securityholding. This must be either your own name or the name of a company. Up to 3 joint Applicants may register. You should refer to the table below for the correct forms of registrable title. Applications using the wrong form of names may be rejected. Clearing House Electronic Subregister System (CHESS) participants should complete their name identically to that presently registered in the CHESS system.

Postal Address

Enter your postal address for all correspondence. All communications to you from the Registry will be mailed to the person(s) and address as shown. For joint Applicants, only one address can be entered.

Contact Details

Enter your contact details. These are not compulsory but will assist us if we need to contact you regarding this Application.

CHESS

Peet participates in CHESS, operated by ASX Settlement Pty Limited, a wholly owned subsidiary of ASX Limited. If you are a CHESS participant (or are sponsored by a CHESS participant) and you wish to hold Bonds issued to you under this Application on the CHESS Subregister, enter your CHESS HIN. Otherwise, leave this section blank and on issue, you will be sponsored by Peet and allocated a Securityholder Reference Number (SRN).

G Pay	/m
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If you have been contacted by your Broker regarding the Broker Firm Offer, you should ask your Broker for information about how and when to lodge this Application Form, and who to make your cheque payable to. Generally, you will lodge this Application Form and cheque payment with your Broker in accordance with their instructions.

Before completing the Application Form the Applicant(s) should read the Prospectus to which this Application relates. By lodging the Application Form, the Applicant(s) agrees that this Application for Bonds is upon and subject to the Terms of the Prospectus, agrees to take any number of Bonds that may be issued to the Applicant(s) pursuant to the Prospectus and declares that all details and statements made are complete and accurate. It is not necessary to sign the Application Form.

Lodgement of Application

The Broker Firm Offer is expected to close at 5.00pm (Perth time) on Monday 6 June 2016. Peet reserves the right to change the Broker Firm Offer closing date without prior notice. If you have been contacted by your Broker regarding the Broker Firm Offer, you should ask your Broker for information about how and when to lodge this Application Form, and who to make your cheque payable to. Generally, you will lodge this Application Form and cheque payment with your Broker in accordance with their instructions. Do NOT lodge this Application form with the Share Registry.

Your Broker must receive your completed Application Form and Application Monies (if applicable) in time to arrange settlement on your behalf by the relevant Closing Date for the Broker F m Offer. issi

Privacy Notice

The personal information you provide on this form is collected by Computershare Investor Services Pty Limited (CIS), as registrar for Peet (the Issu r), for the purpose of maintaining registers of securityholders, facilitating distribution payments and other corporate actions and communications. In addition, the Issuer may authorise us contract for send you marketing material or include such material in a corporate communication. You may elect not to receive marketing material by contacting CIS using the det. is vided overleaf or

emailing privacy@computershare.com.au. We may be required to collect your personal information under the Corporations Act 2.9. (2h) and ASX Settlement Operating Rules. We may disclose your personal information to our related bodies corporate and to other individuals or companies who assist singly up dur services or who perform functions on our behalf, to the Issuer for whom we maintain securities registers or to third parties upon direction by the Issuer where related to "the ls ucr's administration of your securityholding, or as otherwise required or authorised by law. Some of these recipients may be located outside Australia. For further details, including no w to access and correct your personal information, and information on our privacy complaints handling procedure, please contact our Privacy Officer at privacy@computershare.com au o secour Privacy Policy at http://www.computershare.com/au.

Correct forms of registrable title(s)

Note that ONLY legal entities are allowed to hold Bonds. Application Forms number in the name(s) of a natural person(s), companies or other legal entities acceptable to Peet. At least one full given name and the surname is required for each natural per. on A op calion Forms cannot be completed by persons less than 18 years of age. Examples of the correct form of registrable title are set out below.

Type of Investor	Correct Form of Registration	Incorrect Form of Registration
Individual: use given names in 1, not initials	Mr John Alfred Smith	JA Smith
Company: use the in, raily s full title, not abbreviations	ABC Pty Ltd	ABC P/L or ABC Co
Joint Heldir, is, is se full and complete names	Mr Peter Robert Williams & Ms Louise Susan Williams	Peter Robert & Louise S Williams
Trusts: use the trustee(s) personal name(s)	Mrs Susan Jane Smith <sue a="" c="" family="" smith=""></sue>	Sue Smith Family Trust
Deceased Estates: use the executor(s) personal name(s)	Ms Jane Mary Smith & Mr Frank William Smith <est a="" c="" john="" smith=""></est>	Estate of late John Smith or John Smith Deceased
Minor (a person under the age of 18): use the name of a responsible adult with an appropriate designation	Mr John Alfred Smith <peter a="" c="" smith=""></peter>	Master Peter Smith
Partnerships: use the partners personal names	Mr John Robert Smith & Mr Michael John Smith <john a="" and="" c="" smith="" son=""></john>	John Smith and Son
Long Names	Mr John William Alexander Robertson-Smith	Mr John W A Robertson-Smith
Clubs/Unincorporated Bodies/Business Names: use office bearer(s) personal name(s)	Mr Michael Peter Smith <abc a="" association="" c="" tennis=""></abc>	ABC Tennis Association
Superannuation Funds: use the name of the trustee of the fund	Jane Smith Pty Ltd <super a="" c="" fund=""></super>	Jane Smith Pty Ltd Superannuation Fund

Acceptance of the Offer

By returning this Application Form with your Application Payment to your Broker, you are deemed to have:

- acknowledged having personally received a paper or electronic copy of the Base Prospectus and the Offer Specific Prospectus (and any supplementary or replacement document) accompanying this Application Form and having read them all in full; - acknowledged that the Applicant(s) understand the Terms and have had an opportunity to consider the suitability of an investment in the Bonds with their professional advisers; - agreed to be bound by the Terms;

- declared that all details and statements in this Application Form are complete and accurate; - consented to the use and disclosure of the Applicant's(s') personal information as described in section 5.2 of the Base Prospectus, and understood and agreed that the use and disclosure of the Applicant's(s') personal information applies to any personal information collected by Peet and any entity in the Peet Group in the course of the applicant's(s') relationship with Peet and any entity in the Peet Group;

- declared that the Applicant(s), if a natural person, is/are over 18 years of age; - acknowledged that once Peet or the Registry receives an Application Form it may not be withdrawn, except as allowed by law;

- acknowledged that, in some circumstances, Peet may not pay any amount payable on Bonds

- applied for the number of Bonds at the Australian dollar amount shown on the Application Form;

- agreed to being allocated the number of Bonds applied for (or a lower number allocated in a way described in the Offer Specific Prospectus), or no Bonds at all; - authorised Peet and the Lead Manager and their respective officers or agents, to do anything on the applicant's(s') behalf necessary for Bonds to be allocated to the applicant(s), including to act on instructions received by the Registry upon using the contact details in the Application Form;

- acknowledged that the information contained in the Offer Specific Prospectus (or any supplementary or replacement document) is not investment advice or a recommendation that Bonds are suitable for the Applicant(s), given the Applicant's(s') investment objectives, financial situation or particular needs;

- declared that the Applicant(s) is an Australian resident or otherwise a person to whom the offer of Bonds can be made, and Bonds issued, in accordance with section 4.1 of the Offer Specific Prospectus;

- acknowledged that Bonds have not been, and will not be, registered pursuant to the securities laws of any other jurisdiction outside Australia; and

- acknowledged that investments (such as an investment in the Bonds) are subject to risk, including possible delays in repayment and loss of income and principal invested.



Peet Limited I ABN 56 008 665 834

PPC MR SAM SAMPLE **123 SAMPLE STREET** SAMPLETOWN VIC 3000

For all enquiries:

Phone: (within Australia) 1300 783 261 (outside Australia) 61 3 9415 4232 Web: www.peetbonds.com.au

Please return completed form to:

Peet Limited Bonds Offer Mail c/o Computershare Investor Services Pty Limited GPO Box 52 Melbourne Victoria 3001 Australia

Peet Offer Application Form

☆ Peet Offer closes 5.00pm (Perth time) Friday, 27 May 2016*

This Application Form relates to the Elicible Shareholder component of the Peet Offer by Peet Limited (Peet) of Peet Bonds - Series 1. Tranche 1 (Bonds) made under the Base Prospectus and Offer Specific Prospectus (Prospectus) lodged with the Australian Securities and Investments Commission on 2 May 2016 (and any replacement or supplementary prospectus). To meet the requirements of the Corporations Act 2001 (Cth), this Application Form must not be distributed unless included in, or accompanied by, the Prospectus.

This Application Form should be read in conjunction with the Prospectus. Capitalised words and certain terms used in this Application Form have the meanings given to them in the Prospectus. This Application Form is important. If you are in doubt as to how to deal with it, please an act your stockbroker or other professional adviser without delay. The Prospectus contains information relevant to a decision about investment in Bonds. You should read the Prospectus carefully and in its entirety before completing this Application Form and applying for Bonds.)eer

This is a form for the sole use of the Shareholder and holding recorded above.

All existing Shareholder instructions will apply to Peet Bonds issued pursuant to a successful At al sa on

Payment Options

How to pay

BY MAIL

Make your cheque or money order payable to "Peet Limiter" Bonds Offer".

Return your payment with the completed Application Form in the enclosed reply paid envelope, or pil to.

Peet Limited Bonds Offer

c/o Computershare 'nve. to: Services Pty Limited GPO Box 5? Melb, u.ne Victoria 3001 Australia

Na Ver BPAY®

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If you wish to pay by BPAY, you cannot use this Application Form.

To pay by BPAY, log onto www.peetbonds.com.au and complete your online Shareholder Application Form.

Do not return this Application Form if you are paying by BPAY.

Applications wist be received by no later than 5.00pm (Perth time) on Friday, 27 May 2016* for the Peet Offer.

Nove any enquiries concerning your application, please contact the Peet Bonds Infomation Line on 1300 783 261 (within Australia) or +61 3 9415 4232 (outside Australia), Monday to Friday from 9.00am to 5.00pm (AEST). The Prospectus is also available online at www.peetbonds.com.au.

Privacy Notice

The personal information you provide on this form is collected by Computershare Investor Services Pty Limited (CIS), as registrar for Peet (the Issuer), for the purpose of maintaining registers of securityholders, facilitating distribution payments and other corporate actions and communications. In addition, the Issuer may authorise us on their behalf to send you marketing material or include such material in a corporate communication. You may elect not to receive marketing material by contacting CIS using the details provided above or emailing privacy@computershare.com.au. We may be required to collect your personal information under the Corporations Act 2001 (Cth) and ASX Settlement Operating Rules. We may disclose your personal information to our related bodies corporate and to other individuals or companies who assist us in supplying our services or who perform functions on our behalf, to the Issuer for whom we maintain securities registers or to third parties upon direction by the Issuer where related to the Issuer's administration of your securityholding, or as otherwise required or authorised by law. Some of these recipients may be located outside Australia. For further details, including how to access and correct your personal information, and information on our privacy complaints handling procedure, please contact our Privacy Officer at privacy@computershare.com.au or see our Privacy Policy at http://www.computershare.com/au.

*This date is indicative only. Peet reserves the right to change it without prior notice. You are encouraged to lodge your application as soon as possible.

® Registered to BPAY Pty Limited ABN 69 079 137 518

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Applying for Bonds

Insert the number of Bonds you wish to apply for and the application amount to be paid (number of Bonds multipled by the Issue Price of A\$100). The application must be for a minimum of 20 Bonds (A\$2,000).



Make your cheque or money order in Australian currency and drawn from an Australian bank payable to "Peet Limited Bonds Offer" and crossed "Not Negotiable". The total amount must match the amount in Step 1.

Complete the cheque details in the boxes provided. Paperclip (do not staple) your payment to the Application Form for return.

For your security keep your SRN/HIN confidential.

Payments will be processed on the day of receipt and as such sufficient cleared funds must be held in your account as cheques returned unpaid will not be re-presented and may result in your application being rejected.

Cash will not be accepted and receipts for payment will not be issued.

If you wish to pay by BPAY, you cannot use this Application Form. To pay by BPAY, log onto www.peetbonds.com.au and complete your online Securityholder Application Form. Do not return this Application Form if you are paying by BPAY.



Contact Details

These are not compusiory but will assist us if we need to contact you.

Acceptance of the Offer

By returning this Application Form with your Application Payment to the Registry by 5.00pm (Perth time) on Friday, 27 May 2016, you are deemed to have:

- acknowledged having personally received a paper or electronic copy of the Base Prospectus and the Offer Specific Prospectus (and any supplementary or replacement document) accompanying this Application Form and having read them all in full;

- acknowledged that the Applicant(s) understand the Terms and have had an opportunity to consider the suitability of an investment in the Bonds with their professional advisers;

- agreed to be bound by the Terms;

- declared that all details and statements in this Application Form are complete and accurate;

- consented to the use and disclosure of the Applicant's(s') personal information as described in section 5.2 of the Base Prospectus, and understood and agreed that the use and disclosure of the Applicant's(s') personal information applies to any personal information collected by Peet and any entity in the Peet Group in the course of the applicant's(s') relationship with Peet and any entity in the Peet Group;

- declared that the Applicant(s), if a natural person, is/are over 18 years of age:

- acknowledged that once Peet or the Registry receives an Application Form it may not be withdrawn, except as allowed by law;

- acknowledged that, in some circumstances, Peet may not ply any amount payable on Bonds;

- applied for the number of Bonds at the Australian to ar amount shown on

- agreed to being allocated the number of Bonds applied for (or a lower number allocated in a way described in the Offer Specific Prospectus), or no Bonds at all;

- authorised Peet and the Lead Manager and their respective officers or agents, to do anything on the applicant's(s') behalf necessary for Br nus to be allocated to the applicant(s), including to act on instruction received by the Registry upon using the contact details i much Application Form;

- acknowledged that the information containe on the Offer Specific Prospectus (or any supplementary or rop tooment document) is not investment advice or a recommendation that Bonds are suitable for the Applicant(s), given the Applicant's(s) investment objectives, financial situation or particular ne id ;

- declared that the γ o cant(s) is an Australian resident or otherwise a person to wild in the offer of Bonds can be made, and Bonds issued, in accordan & with section 4.1 of the Offer Specific Prospectus;

nc overledged that Bonds have not been, and will not be, registered pursuant to the securities laws of any other jurisdiction outside Australia; and

- acknowledged that investments (such as an investment in the Bonds) are subject to risk, including possible delays in repayment and loss of income and principal invested.

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- applied for the number of Bonds at the Australian to ar amount a the Application Form;	shown on
Detach here	
Peet Limite 1	
STEALS Number of Bonds applied for	Issue Price per Bond
	at A\$100
You may be issued all of the Bonds applied for or a lesser num application must be for a minimum of 20 Bonds (A\$2,000).	nber or none at all. The

Make your cheque or money order payable to "Peet Limited Bonds Offer" and crossed "Not Negotiable".

STEP 2	Application Paymer	nt		
Drawer		Cheque Number	BSB Number	Account Num

ber	Amount of Cheque
	A\$

Entitlement No: 12345678

STEP 3

A\$

Contact Details

Contact Name

Daytime Telephone



(within Australia) 1300 783 261 (outside Australia) 61 3 9415 4232

Eligible Employees and Eligible Directors Offer Application Form

This Application Form is important. It relates to the Eligible Employee and Eligible Director components of the Peet Offer by Peet Limited (**Peet**) of Peet Bonds - Series 1, Tranche 1 (**Bonds**) made under the Base Prospectus and Offer Specific Prospectus (**Prospectus**) lodged with Australian Securities and Investments Commission on 2 May 2016 (and any replacement or supplementary prospectus). If you are in doubt as to how to deal with it, please contact your stockbroker or professional advisor without delay. You should read the Prospectus carefully and in its entirety before completing this Application Form. The Corporations Act 2001 (Cth) prohibits any person from passing on this Application Form (whether in paper or electronic form) unless it is attached to or accompanies a complete and unaltered copy of the Prospectus (whether in paper or electronic form). Unless the context requires otherwise, capitalised words and certain terms used in this Application Form have the meanings given to them in the Prospectus.

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G Payment details - Please note that funds are unable to be directly debited from your bank account

Drawer	Cheque Number	BSB Number	Account Number	Amount of cheque
				A\$

Make your cheque, bank draft or money order payable to 'Peet Limited Bonds Offer' and cross 'Not Negotiable'.

How to complete this Application Form

Number of Bonds applied for

Enter the number of Bonds you wish to apply for. The Application must be for a minimum of 20 Bonds (A\$2,000).

Application Monies В

Enter the amount of Application Monies. To calculate the amount, multiply the number of Bonds applied for in Step A by the Issue Price of A\$100.

Applicant Name С

Enter the full name you wish to appear on the statement of securityolding. This must be either your own name or the name of a company. Up to 3 joint Applicants may register. You should refer to the table below for the correct forms of registrable title. Applications using the wrong form of names may be rejected. Clearing House Electronic Subregister System (CHESS) participants should complete their name identically to that presently registered in the CHESS system.

Postal Address D

Enter your postal address for all correspondence. All communications to you from the Registry will be mailed to the person(s) and address as shown. For joint Applicants, only one address can be entered.

Contact Details

Enter your contact details. These are not compulsory but will assist us if we need to contact you regarding this Application.

F CHESS

Peet participates in CHESS, operated by ASX Settlement Pty Limited, a wholly owned subsidiary of ASX Limited. If you are a CHESS participant (or are sponsored by a CHESS participant) and you wish to hold Bonds issued to you under this Application on the CHESS Subregister, enter your CHESS HIN. Otherwise, leave this section blank and on issue, you will be sponsored by Peet and allocated a Securityholder Reference Number (SRN).

G Payment

Make your cheque, bank draft or money order payable in Australian dollars to 'Peet Limited Bonds Offer' and cross it 'Not Negotiable'. Cheques must be drawn from an Australian bank. Cash will not be accepted. The total payment amount must agree with the amount shown in Step B. Complete the cheque details in the boxes provided. Cheques will be processed on the day of receipt and as such, sufficient cleared funds must be held in your account as cheques received may not be represented and may result in your Application being rejected. Paperclip (do not staple) your cheque(s) to the Application Form. Receipts will not be forwarded. Funds cannot be directly debited from your bank account.

Before completing the Application Form the Applicant(s) should read the Prospectus to which this Application relates. By lodging the Application Form, the Applicant(s) agrees that this Application for Bonds is upon and subject to the Terms of the Prospectus, agrees to take any number of Bonds that may be issued to the Applicant(s) pursuant to the Prospectus and declares that all details and statements made are complete and accurate. It is not necessary to sign the Application Form.

Lodgement of Application

The Eligible Employee and Eligible Director components of the Peet Offer are expected to close on 27 May 2016. Peet reserves the right to change the closing date for the Eligible Employee and Eligible Director components of the Peet Offer without prior notice.

Application Forms must be received by Computershare Investor Services Pty Limited (CIS) by no later than 5.00pm (Perth time) on Friday, 27 May 2016. You should allow for sufficient time for this to occur. Return the Application Form wth cheque, bank draft or money order attached to: issued

Company Secretary of Peet Limited

Neither CIS nor Peet accepts any responsibility if you lodge your Application Form at any other address or by other means.

Privacy Notice

The personal information you provide on this form is collected by CIS, as registrar for Peet (the Issuer), for the purpose of maintaining registers of security on leru, facilitating distribution payments and other corporate actions and communications. In addition, the Issuer may authorise us on their behalf to send you marketing material meta-actions and communications. In addition, the Issuer may authorise us on their behalf to send you marketing material meta-actions and communications. communication. You may elect not to receive marketing material by contacting CIS using the details provided overleaf or emailing privacy con au ershare.com.au. We may be required to collect your personal information under the Corporations Act 2001 (Cth) and ASX Settlement Operating Rules. We may disclose your and information to our related bodies corporate and to other individuals or companies who assist us in supplying our services or who perform functions on our behalf, to the Isura to who in we maintain securities registers or to third parties upon direction by the Issuer where related to the Issuer's administration of your securityholding, or as otherwise equina or authorised by law. Some of these recipients may be located outside Australia. For further details, including how to access and correct your personal information, and no. no au privacy complaints handling procedure, please contact our Privacy Officer at privacy@computershare.com.au or see our Privacy Policy at http://www.computershare.com.au.

Correct forms of registrable title(s)

Note that ONLY legal entities are allowed to hold Bonds. Application Forms in sub- in the name(s) of a natural person(s), companies or other legal entities acceptable to Peet. At least one full given name and the surname is required for each natural per. or 1 op calion Forms cannot be completed by persons less than 18 years of age. Examples of the correct form of registrable title are set out below.

Type of Investor	Correct Form of Registration	Incorrect Form of Registration
Individual: use given names in [1], not initials	Mr John Alfred Smith	JA Smith
Company: use the in, all is full title, not abbreviations	ABC Pty Ltd	ABC P/L or ABC Co
Joint Holdin is, use full and complete names	Mr Peter Robert Williams & Ms Louise Susan Williams	Peter Robert & Louise S Williams
Trusts: use the trustee(s) personal name(s)	Mrs Susan Jane Smith <sue a="" c="" family="" smith=""></sue>	Sue Smith Family Trust
Deceased Estates: use the executor(s) personal name(s)	Ms Jane Mary Smith & Mr Frank William Smith <est a="" c="" john="" smith=""></est>	Estate of late John Smith or John Smith Deceased
Minor (a person under the age of 18): use the name of a responsible adult with an appropriate designation	Mr John Alfred Smith <peter a="" c="" smith=""></peter>	Master Peter Smith
Partnerships: use the partners personal names	Mr John Robert Smith & Mr Michael John Smith <john a="" and="" c="" smith="" son=""></john>	John Smith and Son
Long Names	Mr John William Alexander Robertson-Smith	Mr John W A Robertson-Smith
Clubs/Unincorporated Bodies/Business Names: use office bearer(s) personal name(s)	Mr Michael Peter Smith <abc a="" association="" c="" tennis=""></abc>	ABC Tennis Association
Superannuation Funds: use the name of the trustee of the fund	Jane Smith Pty Ltd <super a="" c="" fund=""></super>	Jane Smith Pty Ltd Superannuation Fund

Acceptance of the Offer

By returning this Application Form with your Application Payment to the Company Secretary, you are deemed to have:

acknowledged having personally received a paper or electronic copy of the Base
Prospectus and the Offer Specific Prospectus (and any supplementary or replacement
document) accompanying this Application Form and having read them all in full;
acknowledged that the Applicant(s) understand the Terms and have had an opportunity to
consider the suitability of an investment in the Bonds with their professional advisers;
agreed to be bound by the Terms;

declared that all details and statements in this Application Form are complete and accurate;
 consented to the use and disclosure of the Applicant's(s') personal information as described in section 5.2 of the Base Prospectus, and understood and agreed that the use and disclosure of the Applicant's(s') personal information applies to any personal information collected by Peet and any entity in the Peet Group in the course of the applicant's(s') relationship with Peet and any entity in the Peet Group;

declared that the Applicant(s), if a natural person, is/are over 18 years of age;
 acknowledged that once Peet or the Registry receives an Application Form it may not be withdrawn, except as allowed by law;

- acknowledged that, in some circumstances, Peet may not pay any amount payable on Bonds;

- applied for the number of Bonds at the Australian dollar amount shown on the Application Form;

 agreed to being allocated the number of Bonds applied for (or a lower number allocated in a way described in the Offer Specific Prospectus), or no Bonds at all;
 authorised Peet and the Lead Manager and their respective officers or agents, to do anything on the applicant's(s') behalf necessary for Bonds to be allocated to the applicant(s), including to act on instructions received by the Registry upon using the contact details in the Application Form;

 acknowledged that the information contained in the Offer Specific Prospectus (or any supplementary or replacement document) is not investment advice or a recommendation that Bonds are suitable for the Applicant(s), given the Applicant's(s')

investment objectives, financial situation or particular needs;
 declared that the Applicant(s) is an Australian resident or otherwise a person to whom

the offer of Bonds can be made, and Bonds issued, in accordance with section 4.1 of the Offer Specific Prospectus;

- acknowledged that Bonds have not been, and will not be, registered pursuant to the securities laws of any other jurisdiction outside Australia; and

- acknowledged that investments (such as an investment in the Bonds) are subject to risk, including possible delays in repayment and loss of income and principal invested.

Peet Limited

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