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Application to de-list Arasor from the ASX

Arasor International Ltd. (ARR.AX) advises that following an application to ASX seeking an agreement to remove the Company from the Official List of the ASX, it has now received the following decision from the ASX set out below:

DECISION

1. *Based solely on the information provided, ASX Limited (“ASX”) resolves to remove Arasor International Limited (the “Company”) from the official list of ASX pursuant to listing rule 17.11, on a date to be decided by ASX, subject to compliance with the following conditions.*
 - 1.1. *The request for removal of the Company from the official list of ASX is approved by ordinary resolution of ordinary shareholders of the Company.*
 - 1.2. *The notice of general meeting seeking shareholders’ approval for the removal of the Company from the official list includes a statement notifying shareholders of when the removal will take place.*
 - 1.3. *The Company immediately releases to the market the full terms of ASX’s decision.*
2. *ASX has considered listing rule 17.11 only and makes no statement as to the Company’s compliance with other listing rules.*

This agreement was sought from the ASX while the directors are also investigating other alternatives to retain value for the shareholders. The proposal to de-list the Company will be put to shareholders in the general meeting to be held on 25 February 2011. Further details in relation to the proposal to de-list can be found in the notice of meeting. In the event an alternative presents itself that will create value for shareholders, the directors will remove the motion from the general meeting.

About Arasor International Limited
Arasor International Limited Headquarters are located in Melbourne, Australia.

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