

### **RIGHTS ISSUE OFFER DOCUMENT**

1 for 3 renounceable rights offer of ordinary shares



Dated 21 February 2024 TruScreen Group Limited

This Offer Document is an important document. You should read the whole document before deciding what action to take with your Rights. If you have any doubts as to what you should do, please consult your broker, financial, investment or other professional advisor. This Offer Document may not be distributed outside New Zealand or Australia.



Important Information	3
Letter from the Chair	5
Key Terms of the Offer	7
Important Dates	8
Actions to be taken by Eligible Shareholders	9
Business Overview	12
Terms of the Offer	15

### Important Information

#### **General Information**

This Offer Document has been prepared by TruScreen Group Limited (**TruScreen**) in connection with a 1 for 3 renounceable rights offer of New Shares.

The Offer is made to Eligible Shareholders in New Zealand pursuant to the exclusion in clause 19 of schedule 1 of the Financial Markets Conduct Act 2013 (**FMCA**).

This Offer Document is not a product disclosure statement for the purposes of the FMCA, and does not contain all of the information that an investor would find in a product disclosure statement or which may be required to make an informed decision about the Offer or TruScreen.

The Offer is made to Eligible Shareholders in Australia pursuant to the provisions of the Corporations Act 2001 (Cth) (**Corporations Act**) (as modified by Australian Securities and Investments Commission (**ASIC**) Corporations (Non-Traditional Rights Issues) Instrument 2016/84 (**ASIC Instrument 2016/84**) and ASIC Instrument 23-0122. The Rights will not be quoted on the NZX Main Board or the Australian Securities Exchange (ASX).

This Offer Document is not a prospectus, product disclosure statement or any other formal disclosure document for the purposes of Australian law or the Corporations Act and is not required to, and does not, contain all the information which would be required in a disclosure document under Australian law or the Corporations Act. It may contain references to dollar amounts which are not Australian dollars, may contain financial information which is not prepared in accordance with Australian law or practices, may not address risks associated with investment in foreign currency denominated investments and does not address Australian tax issues. TruScreen is a company which is incorporated in New Zealand and the relationship between it and investors will be largely governed by New Zealand law.

This Offer Document has not been, and will not be, lodged or registered with ASIC and TruScreen is not subject to the continuous disclosure requirements under the Corporations Act or the ASX Listing Rules. TruScreen is only required to comply with the continuous disclosure rules of the NZX Listing Rules.

Prospective investors should not construe anything in this Offer Document as legal, business or tax advice nor as financial product advice for the purposes of Chapter 7 of the Corporations Act.

### Additional information available under TruScreen's disclosure obligations

TruScreen is subject to continuous disclosure obligations under the NZX Listing Rules. Further information relating to the Offer can also be found in TruScreen's recent market announcements and its most recent unaudited financial statements for the six-month period ended 30 September 2023, which can be accessed online at www.nzx.com under the ticker code "TRU".

TruScreen may, during the Offer, make additional releases to NZX. To the maximum extent permitted by law, no release by TruScreen to NZX will permit an Applicant to withdraw any previously submitted Application without TruScreen's prior consent.

We encourage you to read this document and to seek investment advice from a suitably qualified professional adviser before you consider investing.

#### **Offering restrictions**

This Offer Document is intended for use only in connection with the Offer to Eligible Shareholders. To be an Eligible Shareholder you must be:

- A Shareholder with a registered address in New Zealand; or
- A Shareholder with a registered address in Australia.

This Offer Document does not constitute an offer or invitation in any country in which, or to any person to whom, it would not be lawful to make such an offer or invitation.

This Offer Document may not be sent or given to any person outside New Zealand or Australia. The distribution of this Offer Document (including an electronic copy) outside New Zealand or Australia may be restricted by law. In particular, this Offer Document may not be distributed to any person, and the New Shares may not be offered or sold, in any country outside New Zealand or Australia except as detailed in this Offer Document, or as TruScreen may otherwise determine in compliance with applicable laws.

Neither this Offer Document nor the Application Form may be released or distributed in the United States of America.

## Important Information

#### No guarantee

No guarantee is provided by any person in relation to the New Shares to be issued under the Offer. Likewise, no warranty is provided about the future performance of TruScreen or any return on any investment made pursuant to this Offer Document. Eligible Shareholders should be aware that there are risks associated with investing in the New Shares. The principal risk is that Eligible Shareholders may not be able to recoup the Issue Price and/or may not receive any dividends, entitlements, or other distributions in respect of the New Shares. In addition, the market for the New Shares may not be liquid. If liquidity is low, Eligible Shareholders may be unable to sell their New Shares at an acceptable price or at all.

#### Privacy

Any personal information provided in your Application will be held by TruScreen and the Registrar at the addresses set out in the Directory. This information will be used for the purposes of administering your investment in TruScreen and will be disclosed to third parties only with your consent or if required by law. Under the Privacy Act 2020 (New Zealand) you have the right to access and correct any personal information held about you.

#### **Dividend policy**

The payment of dividends is at the discretion of the Board. The Board has no present intention to make a distribution for the foreseeable future. This policy may change from time to time at the discretion of the Board in the future.

#### Decision to participate in the Offer

The information in this Offer Document does not constitute a recommendation to acquire New Shares nor does it amount to financial product advice. This Offer Document has been prepared without taking into account the particular needs or circumstances of any Applicant or investor, including their investment objectives, financial or tax position. Before deciding whether to invest in the New Shares, you must make your own assessment of the risks associated with an investment in TruScreen, and consider whether such an investment in TruScreen is suitable for you having regard to publicly available information about TruScreen, your personal circumstances and following consultation with a financial adviser or other professional adviser.

#### Forward looking statements

This document contains certain statements that relate to the future. Such forward looking statements are not a guarantee of future performance and involve known and unknown risks, uncertainties, assumptions and other factors, many of which are beyond the control of TruScreen and which may cause the actual results, performance or achievements of TruScreen to differ materially from those expressed or implied by such statements.

Under no circumstances should you regard the inclusion of forward looking statements in this document as a guarantee of future performance.

The statements, although made in good faith, involve known and unknown risks, uncertainties, and assumptions, many of which are beyond the control of TruScreen.

#### Withdrawal and date changes

Subject to compliance with all applicable laws, TruScreen reserves the right at its absolute discretion to:

- withdraw all or any part of the Offer and the issue of New Shares; and/or
- alter any dates set out in this Offer Document.

#### Enquiries

Enquiries about the Offer can be directed to an NZX Firm, an authorised financial advisor, or your solicitor, accountant, or other professional adviser. If you have any questions about the number of New Shares shown on your Entitlement and Acceptance Form, or how to complete the Entitlement and Acceptance Form or online application, please contact the Registrar, whose contact details are set out in the Directory.

#### Times, currency, and laws

All references in this Offer Document to times and dates are to times and dates in New Zealand. All references in this Offer Document to currency are to New Zealand dollars, and all references to applicable statutes and regulations are references to New Zealand statutes and regulations.

#### **Defined terms**

Capitalised terms used in this Offer Document have the meaning given to them in the Glossary in the relevant section of this Offer Document.

### Letter from the Chair

Dear fellow shareholder,

On behalf of the directors of TruScreen Group Limited we are pleased to offer Eligible Shareholders the opportunity to participate in a 1 for 3 renounceable rights issue at an issue price of NZ\$0.02 per share (A\$0.0187), to raise up to NZ\$2,800,168 (or A\$2,612,585). This represents a discount of 23% on the market price on 5 February 2024.

With product sales growth of 40% for the first 9 months to 31 December 2023, TruScreen requires growth capital to fund expanded working capital requirements. The accelerating sales growth came from China, our major market. We are also expecting positive revenue contributions from Zimbabwe, Middle East, and Vietnam in the final 3 months of the financial year.

In CY2023 we made significant growth in China with the successful inclusion and recognition of TruScreen in two major national cervical cancer screening Guidelines, by the Chinese Society of Colposcopy and Cervical Pathology (CSCCP), published in the July 2023 edition of CSCCP's journal and in the prestigious China Obsterics and Gynaecological Association (COGA) Blue Book in China. A subsequent roadshow in several economic regions by our distributor, Beijing Siweixiangtai Tech Co. Ltd (SWXT), has demonstrated a growing sales pipeline.

Saudi Arabia has commenced commercial operations in Q2 FY2024 with TruScreen placed in the largest private hospital network in the Middle East. Our distributor, BetterLife, successfully listed the TruScreen cervical cancer screening procedure for private health insurance reimbursement. This will reduce the cost of the TruScreen procedure for those patients with private health insurance.

In Vietnam, TruScreen has been included in the Ministry of Health National Technical List, enabling speedier implementation of our technology in public hospitals. Four more major cervical cancer screening hospitals are pending approval of TruScreen with strong local authorities support.

In Poland, TruScreen was awarded the top prize in an international challenge of medical

technology companies, for implementation in the country's largest woman health public hospital network. TruScreen has recently received approval from the national regulator in Mexico, Cofepris, for use of TruScreen® Ultra device for cervical cancer screening in the public health sector and inclusion in government cervical cancer screening programs. This is a major achievement by our distributor, Sunbird Medical, after many years of commercialisation in Mexico.

In Zimbabwe, we collaborate with the National Aids Council (NAC), and deal directly with the Ministry of Health (MOH). NAC have now screened a total of 14,000 women in Masvingo province. TruScreen has recently sold 10,800 SUS to MOH, giving a strong start to Q4 FY2024 sales. We expect 2024 will see further expansion of the point-of-care screening in Zimbabwe.

The TruScreen® Ultra is an AI enabled, primary cervical cancer screening device, at the leading edge of cervical cancer screening, with outstanding results from major clinical trials. The Company has a low overhead Australian base, supported by distributors in 20 countries, a manufacturing facility in Australia, and China for devices marketed and sold in China.

Eligible Shareholders are entitled to take up one New Share for every three Existing Shares held. Any Shortfall will be offered to investors through a Shortfall Bookbuild process. Eligible Shareholders are also able to apply for any Shortfall through the Shortfall Bookbuild.

Any Premium above the Issue Price that is achieved in the Shortfall Bookbuild will be shared between those Shareholders who did not, or were unable to, take up their Rights, in proportion to the number of Rights not taken up.

### Letter from the Chair

Eligible Shareholders have until 5:00pm (NZDT) on 13 March 2024 to apply for New Shares under the Offer.

Shareholders who choose not to take up their Rights entitlements will have their percentage shareholding diluted, but may receive some value through the Shortfall Bookbuild if a Premium is payable.

This document sets out important information about TruScreen and the Offer. Before making your investment decision, I encourage you to read these documents in full and also to consider the information disclosed by TruScreen to NZX and other information available at www.nzx.com under the ticker code "TRU".

If you are in doubt as to what you should do, you should consult your financial or professional adviser.

I advise that directors who hold shares in TruScreen intend to take up their full entitlement of Rights.

TruScreen is at an important point of our commercialisation journey. Sales of our Single Use Sensor (**SUS**) are accelerating with the growing number of our TruScreen<sup>®</sup> Ultra devices installed in commercial use. I commend this Offer to Eligible Shareholders to enable TruScreen to achieve its growth objectives.

Yours sincerely

Tony Ho Chairman TruScreen Group Limited

# • Key Terms of the Offer

lssuer	TruScreen Group Limited.
The Offer	A renounceable rights offer of one New Share for every three Existing Shares held on the Record Date (being 5.00pm (NZDT), 20 February 2024), with fractional entitlements being rounded down to the nearest share, followed by a Shortfall Bookbuild.
Eligible Shareholders	Shareholders with registered addresses in New Zealand or Australia on the Record Date.
	NZ\$0.02 or (A\$0.0187, being the A\$ price) per New Share.
Issue Price	Any New Shares issued under the Shortfall Bookbuild will be issued at the Bookbuild Price.
Shortfall Bookbuild	Eligible Shareholders who take up their Rights in full have the opportunity to apply for additional New Shares which are attributable to any Rights not taken up. These applications for additional New Shares will go into a Shortfall Bookbuild process which may also involve other investors.
Offer Size	Up to NZ\$2,800,168 (or A\$2,612,585). In the event that TruScreen receives subscriptions for more than NZ\$2,800,168 under the Offer it reserves the right to issue additional Shares under the 15% placement Listing Rule or in any other manner it may lawfully do so.
Shares currently on issue	420,025,339 Shares quoted on the NZX Main Board.
Maximum number of New Shares being offered	140,008,446 New Shares (subject to rounding, and to TruScreen's right to issue further shares under the Listing Rules).
Rights	Eligible Shareholders have an entitlement to subscribe for one New Share for every three Existing Shares held on the Record Date (5.00pm (NZDT), 20 February 2024) at the Issue Price. Eligible Shareholders may take up some, or all, or none of their Rights.
	If you do not take up all of your Rights, your shareholding percentage in TruScreen will be diluted.
No Rights trading	The Rights will not be quoted on the NZX Main Board or the ASX, and accordingly there will be no established market for Rights. If you wish to sell your Rights privately to a buyer you identify, you should contact the Registrar, Link Market Services (see Directory), to request a Security Renunciation Form.
When to apply	Application (including postal applications) must be received by the Closing Date (5:00pm (NZDT) on 13 March 2024, unless extended).

# • Key Terms of the Offer

How to apply	An application by an Eligible Shareholder must be made either:	
	<ul> <li>online at https://Truscreen.rightsoffer.co.nz. To complete an online application, you will be required to enter your CSN/Holder number; or</li> </ul>	
	• by returning the Entitlement and Acceptance Form and following the payment instructions on that form.	
No Underwriting	The Offer is not underwritten.	
Dilution	Whilst an Eligible Shareholder is not obliged to participate in the Offer, it is important to note that if an Eligible Shareholder chooses not to participate in the Offer, then their shareholding will be diluted down accordingly.	

### Important Dates

Event	Date
Announcement of the Offer	12 February 2024
Record Date	5.00pm (NZDT) / 3.00pm (AEDT) on 20 February 2024
Opening Date for the Offer	21 February 2024
Dispatch of Offer Documents and Entitlement and Acceptance Forms	on or before 27 February 2024
Closing Date for the Offer	5:00pm (NZDT) / 3.00pm (AEDT) on 13 March 2024
Shortfall Bookbuild opens	14 March 2024
Shortfall Bookbuild closes	5:00pm (NZDT) / 3.00pm (AEDT) on 15 March 2024
Allotment of New Shares, despatch of holder statements and commencement of trading of New Shares	20 March 2024
Payment of any refund from scaling of Offer and/or Shortfall application	by 21 March 2024

The dates above are subject to change and are indicative only. TruScreen reserves the right to amend this timetable (including by extending the Closing Date) subject to applicable laws and the Listing Rules. TruScreen reserves the right to withdraw the Offer at any time at its absolute discretion.

## Actions to be taken by Eligible Shareholders

#### **AVAILABLE ACTIONS**

If you are an Eligible Shareholder, accompanying this Offer Document is an Entitlement and Acceptance Form showing the number of Rights to subscribe for New Shares that you are entitled to under the Offer. You may take one or more of the following actions:

- take up all or some of your Rights; or
- take up all of your Rights and apply for additional New Shares under the Shortfall Bookbuild (Shortfall Shares); or
- sell all or some of your Rights privately; or
- take up some of your Rights, and sell all or some of the remaining balance privately; or
- do nothing with all of your Rights.

If you do nothing with your Rights before the Closing Date, they will lapse and you will not be able to subscribe for any New Shares under the Offer.

The Offer is an offer to Eligible Shareholders only. If you take up all of your Rights your percentage shareholding in TruScreen will not reduce (subject to TruScreen not issuing additional New Shares in addition to those being offered under this Offer), but if you do not take up all your Rights, your percentage shareholding will reduce following the completion of the Offer. For example, if you hold 6,000 Shares on the Record Date, you will have 2,000 Rights. If you decide not to take up any of your Rights, and all other shareholders do take up their Rights, your percentage interest in TruScreen will be diluted, however, you may receive some value for your Rights under the Shortfall Bookbuild if a Premium is payable.

#### TAKING UP YOUR ENTITLEMENT

Eligible Shareholders who wish to take up all or some of their Rights should:

• complete their Entitlement and Acceptance Form and deliver it to the Share Registrar, along with payment of the Issue Price in full by direct debit, by no later than the Closing Date in accordance with the instructions set out in the Entitlement and Acceptance Form; or

• apply online in accordance with the instructions for online applications on the Entitlement and Acceptance Form.

There is no minimum number of New Shares that you must subscribe for under the Offer. Applicants will not be treated as having offered to purchase a greater number of New Shares than the number for which payment is made.

### APPLYING TO SUBSCRIBE FOR SHORTFALL SHARES

Eligible Shareholders who wish to apply for Shortfall Shares in excess of their Entitlement may apply for an additional number of New Shares through the Shortfall Bookbuild in excess of the Rights they hold.

Eligible Shareholders may apply for Shortfall Shares in the Shortfall Bookbuild through the Acceptance Form or online application process on the website for the offer https:// Truscreen.rightsoffer.co.nz, provided that the Eligible Shareholder has taken up all of their Rights in full, by applying for a dollar amount of Shortfall Shares where provided on the Application Form. If you do not accept your Rights in full, your Application for any Shortfall Shares will be disregarded.

The number of Shortfall Shares that you may receive under the Shortfall Bookbuild will be determined by TruScreen.

TruScreen may scale applications for Shortfall Shares through the Shortfall Bookbuild, including from Existing Shareholders, in such manner as the directors of TruScreen consider equitable and in the interests of TruScreen. The directors' decision on scaling will be final.

# • Actions to be taken by Eligible Shareholders

#### SELLING YOUR ENTITLEMENT

The Rights will not be quoted on the NZX Main Board or the ASX, and accordingly there will be no established market for Rights. If you wish to sell your Rights privately to a buyer you identify, you should contact Link Market Services (see Directory) to request a Security Renunciation Form.

Please note that if the buyer of your Rights is an Ineligible Shareholder or a person that would be an Ineligible Shareholder were they a registered holder of Shares, that buyer will not be able to take up the Rights they have purchased.

Renunciations must be lodged with the Share Registrar, Link Market Services Limited, not later than the Closing Date (5.00pm (NZDT) on 13 March 2024). The Share Registrar's details for the return of your Entitlement and Acceptance Form are set out in the Directory.

#### ACCEPTING SOME OF YOUR ENTITLEMENT

There is no minimum number of New Shares that you must subscribe for under the Offer. You may take up as many or as few of your Rights as you wish. If you wish to take up some of your Rights and sell the balance, you should:

- make arrangements privately to sell the number of Rights you wish to sell or, alternatively, wait for the Shortfall Bookbuild under which you may receive some value for the Rights you do not take up if a Premium is payable; and
- indicate the number of New Shares you wish to apply for in the Entitlement and Acceptance Form and send your completed Entitlement and Acceptance Form to the Registrar, or submit your Application online, together with payment for the number of New Shares applied for.

If TruScreen receives, on or before the Closing Date (5.00pm (NZDT) on 13 March 2024) both an acceptance and a renunciation by an Eligible Shareholder in respect of the same Rights, effect will be given to the renunciation in priority to the acceptance.

#### YOU MAY ELECT TO DO NOTHING

If you do nothing, your rights will lapse and you will not be able to subscribe for any New Shares. In this case, you may receive some value for your Rights under the Shortfall Bookbuild if a Premium is payable.

#### HOW TO APPLY FOR NEW SHARES

An application by an Eligible Shareholder must be made either:

- online at https://truscreen.rightsoffer.
   co.nz. To complete an online application, you will be required to enter your CSN/ Holder number; or
- by returning the Entitlement and Acceptance Form to the Registrar, and following the payment instructions on that form.

If you elect to subscribe for Shortfall Shares through the Shortfall Bookbuild, you must also make payment for both your Rights entitlement, together with the dollar amount that you wish to apply for under the Shortfall Bookbuild.

In the event that all or part of your application for New Shares in the Shortfall Bookbuild is not successful, then TruScreen will refund any extra application monies to you within five Business Days of the Allotment Date.

By completing and returning an Entitlement and Acceptance Form (or completing the online application) and applying for New Shares, you agree to accept the New Shares:

- subject to the terms set out in the constitution of TruScreen; and
- on the terms set out in this Offer Document and the Entitlement and Acceptance Form.

Your application is irrevocable and cannot be withdrawn. TruScreen has the sole discretion to accept or reject your application for New Shares.

### Actions to be taken by Eligible Shareholders

#### PAYMENT

If you are an NZX Shareholder, you must:

- elect to apply using New Zealand dollars at the NZ\$ Offer Price; and
- pay for your New Shares by way of direct debit.

If you are an ASX Shareholder, you must:

- elect to apply using Australian dollars at the A\$ price; and
- pay for your New Shares by way of BPAY<sup>®</sup>.

If you are a Custodian (or you hold your Shares through a Custodian), please see paragraph 14.1 of Part 4: Terms of the Offer.

Cheques will not be accepted. Payment must be made for both your Rights and the dollar amount of additional New Shares that you are applying for under the Shortfall (if any).

If any scaling is applied to the application for Shortfall Shares under the Shortfall Bookbuild, a refund of any extra application monies will be processed within five Business Days of the Allotment Date. Refunds will not be paid for any difference arising solely due to rounding or where the aggregate amount of the refund payable to you is less than NZ\$5.00.

More detail on payment options is included in the Entitlement and Acceptance Form.

#### **ENQUIRIES**

If you have any queries about the number of Rights shown on the Entitlement and Acceptance Form which accompanies this Offer Document, or how to complete the Entitlement and Acceptance Form, please contact the Share Registrar (refer to the Directory for contact details).

### Overview of TruScreen Group Limited

#### Overview

TruScreen Group Limited is listed on the NZX Main Board. TruScreen is also listed on the ASX as a Foreign Exempt Listing.

#### NATURE OF TRUSCREEN'S OPERATIONS AND MAIN ACTIVITIES OF THE TRUSCREEN GROUP

#### Who is TruScreen

TruScreen Group Limited (NZX/ASX: TRU) is a New Zealand-based medical device company that has developed and commercialises an Al-enabled device for detecting abnormalities in the cervix in real-time via measurements of the low level optical and electrical stimuli responses.

TruScreen's cervical cancer screening technology enables cervical screening without collecting tissue and processing of tissues in laboratories, providing immediate result, at the point of care. The technology avoids patient's discomfort, failed samples, missed follow-up, and the need for costly, specialised personnel and expensive laboratory infrastructure. TruScreen's works closely with network of international distributors. It enables TruScreen to hold intellectual property in Australia and New Zealand while maximising the commercial outreach globally. The distributors hold the local knowledge and manage the relationships with diverse stakeholders. The key revenue stream comes from the disposable consumable, Single Use Sensor (SUS), used only once for each examination with TruScreen® Ultra device.

The TruScreen device, TruScreen<sup>®</sup> Ultra, is a class 2a medical device, registered as a primary screening tool for cervical cancer . The device is EU certified (CE Mark), ISO 13485 compliant and is registered for clinical use with the TGA (Australia), MHRA (UK), NMPA (China), SFDA (Saudi Arabia), Roszdravnadzor (Russia), and COFEPRIS (Mexico). It has Ministry of Health approval for use in Vietnam, Zimbabwe, Israel, Ukraine, and the Philippines, among others and has active distributors in 20 countries. It is also National Medical Products Administration (NMPA) approved for sale in China. It is also approved by COFEPRIS for use in the public health sector of Mexico. In 2021, TruScreen established a manufacturing facility in China for devices marketed and sold in China as a domestic. Made In China medical device. China remains the TruScreen's largest market, accounting for 65% of its sales in FY2023, as well as the market with the highest growth potential with up to 404m women of addressable screening age. In 2023, the technology has been endorsed and recognised in a China Blue Paper "Cervical Cancer Three Stage Standardized Prevent and Treatment" and was also included in the CSCCP (Chinese Society of Colposcopy and Cervical Pathology) China Cervical Cancer Screening Management Guideline. These important milestone national guidelines were based on independently generated body of evidence supporting TruScreen clinical use world-wide and after extensive consultations with healthcare practitioners and decision makers.

In FY2023 alone, over 140,000 units of SUS were sold world-wide. In the first 9 months to 31 December 2023, the sales of SUS have exceeded this. By the end of 2023 calendar year, over 300 devices have been installed and used in China, Vietnam, Mexico, Zimbabwe, Russia, and Saudi Arabia.

TruScreen's vision is "A world without the cervical cancer". In 2019, World Health Organisation (WHO) launched a strategy to eliminate cervical cancer as the first ever cancer from humanity by the end of this century. To date, over 150 countries have committed to the WHO targets. The WHO strategy comprises a target for screening of eligible women, and TruScreen provides a solution to many countries that are struggling to reduce the mortality from one of the biggest killer diseases of women world-wide.

To learn more, please visit: www.truscreen.com

### Overview of TruScreen Group Limited

#### **Our Strategy**

TruScreen seeks to further develop and expand its sales and distribution channels to increase sales of its device and its consumable SUS in its targeted and new markets. Several initiatives to improve financial performance are in place. TruScreen has the following shortterm strategy:

- Rapidly expand sales in China, leveraging off the China manufacture facility which allows TruScreen to access the China market with its domestic "Made In China" product.
- Support and develop other key Low- and Middle-Income Country (LMICs) markets of Vietnam, Zimbabwe (as base to expand in Africa), Mexico (as base to expand to Central and South America), Poland (as base to expand in Central and Eastern Europe), Saudi Arabia (as base to expand in Middle Easter and Gulf States) and Central Asia using the existing distributor in Russia/Kazakhstan.
- Working closely with its exclusive SUS manufacturer to reduce SUS and logistic costs for margin improvements; and
- Gaining market access through Health Technology Economic Assessments to assist regulators and healthcare decision makers to adopt TruScreen as a preferred cervical screening method.

#### **Recent Milestones**

In CY2023, TruScreen has grown its presence in China and capitalising on advancing into 3 focus markets: Zimbabwe, Middle East and Vietnam.

A major milestone was the recent recognition and endorsement of the technology in a China Blue Paper "Cervical Cancer Three Stage Standardized Prevent and Treatment" published on 28 April 2023. In China, Blue Papers are promulgated as the definitive position on leading edge developments in all industries and are recognised as an endorsed guidelines by the leaders in the relevant field. The July 2023 edition of the CSCCP (Chinese Society of Colposcopy and Cervical Pathology) China Cervical Cancer Screening Management Guideline also recognised TruScreen as a new method for cervical cancer screening. The decision was based on the body of evidence supporting TruScreen clinical use world-wide and after extensive consultations with healthcare practitioners and decision makers. These are the first national medical guidelines in the world to recommend TruScreen.

China's operation, through its distributor SWXT, is growing rapidly on the recent recognitions outlined above. To date, more than 100 devices are installed in hospitals and clinics in 22 provinces. In addition, the sales pipeline includes: 14 Hospital tenders won and awaiting installation, 26 hospitals which have approved TruScreen and are awaiting tender and 74 Hospitals where TruScreen has obtained OBGYN department acceptance, awaiting hospital approval.

TruScreen sales grew by 40% YOY in the nine months to 31 December 2023, from the positive impact of the guidelines and post-Covid-19 market recovery.

Positive traction after significant efforts over past years saw TruScreen's development in other markets is now happening. TruScreen has recently commenced commercial operations in the largest private hospital network in Saudi Arabia when distributor BettaLife won a tender at the Dr Sulaiman Al-Habib Medical Group.

Private health services provider Dr. Sulaiman Al-Habib Medical Group (DSAMG) completed its first clinical evaluation in the Middle East, of 507 women. TruScreen's results showed that sensitivity was 83.3% and specificity was 95%, compared to 83.3% and 98% for the placebo Liquid Based Cytology (LBC). This confirmed TruScreen's efficacy while providing real time results and resolving many of the issues faced with patient follow-up when using LBC. The clinical evaluation manuscript of the study is in submission for publication in the European Journal of Gynaecology.

### Overview of TruScreen Group Limited

In Zimbabwe, the Ministry of Health's collaboration with the National Aids Council screening program in Masvingo Province is continuing with 14,000 women screened to date.

In Poland, TruScreen was listed on the Innovation Register by the Polish Ministry of Health increasing awareness among specialists and clinicians. This country has an 'at risk' population of 17.1m and high cervical cancer rates (3,515 cases and 1,858 deaths in 2022) due to the lack of a national screening program. TruScreen was recently awarded the Polish Mother and Child Institute (MCI) Start Up Challenge as one of top 2 winners among 51 international submissions of advanced, innovative technologies, focused on artificial intelligence and data acquisition in healthcare.

TruScreen's distributor in Mexico, Sunbird Medical has recently successfully gain approval to access to the public health sector from COLEPRISs, the national regulator. This positive approval will see TruScreen being available to both the private and public health sectors' hospitals and clinics. A major milestone.

#### What's Next for TruScreen

Longer term, TruScreen will:

- Expand its existing market presence to new, large population markets in Africa, Gulf States, and others;
- Add new healthcare products and services to its portfolio; and
- Expand application for the technology in screening for diverse range of cancers.

#### People

The TruScreen team have a wealth of experience in medical devices and market experience. For further details see http://nzx-prod-s7fsd7f98s.s3-website-ap-southeast-2.amazonaws.com/attachments/TRU/414041/397705.pdf

#### Regulatory

Truscreen has incurred significant cost of ~\$400,000 over the past 2 years in complying with the new global medical device regulations – MDR effective 2025 and NMPA (China) recently completed.

#### **Further Resources**

#### Scientific publications 2020-2022:

- Fei Chen et al., COGA Presentation#001051: Evaluation of an AI Powered Optoelectronic Technology in Cervical Cancer Screening, American Society of Colposcopy ad Cervical Pathology Annual Congress in San Diego, California, 2022
- Jessica N Vet et al., A Performance Evaluation of an Optoelectronic Cervical Screening Device in Comparison to Cytology and HPV DNA Testing, Eur. J. Gynaecol. Oncol. 2022; 43(2): 213–218 http://doi.org/10.31083/j.ejgo4302027
- Y. Wei, W. Wang, M. Cheng et al., Clinical evaluation of a real-time optoelectronic device in cervical cancer screening, European Journal of Obstetrics & Gynecology and Reproductive Biology, https://doi.org/10.1016/j. ejogrb.2021.09.027
- Comparison of the detection rate of cervical lesion with TruScreen, LBC test and HPV test: A Real-world study based on population screening of cervical cancer in rural areas of China, Yu Ma, Jiangli Di , Hui Bi, et al., https://doi. org/10.1371/journal.pone.0233986

#### THE OFFER

The Offer is an offer of New Shares in TruScreen to Eligible Shareholders under a pro-rata renounceable rights issue, followed by a Shortfall Bookbuild. Under the Offer, Eligible Shareholders are entitled to subscribe for one (1) New Share for every three (3) Existing Shares held on the Record Date. Any fractional Entitlements will be rounded down to the nearest whole number.

The New Shares will be of the same class as, and rank equally with, the Existing Shares which are quoted on the NZX Main Board and the ASX. It is a term of the Offer that TruScreen will take any necessary steps to ensure that the New Shares are quoted immediately after the issue.

Eligible Shareholders who take up their Rights in full may also apply for additional Shortfall Shares under the Shortfall Bookbuild.

The maximum number of New Shares being offered under the Offer is 140,008,446 New Shares.

#### **ISSUE PRICE AND APPLICATION MONIES**

The Issue Price under the Offer is NZ\$0.02 (A\$0.0187) per New Share. The A\$ price has been set by TruScreen taking into account the A\$:NZ\$ exchange rate published by the Reserve Bank of New Zealand on its website at 5pm on 5 February 2024.

Payment for the New Shares (together with any additional Shortfall Shares applied for) must be made in full on application with a completed Entitlement and Acceptance Form delivered to the Share Registrar, or by completing an online application at https://Truscreen.rightsoffer. co.nz, in accordance with the instructions set out in the Entitlement and Acceptance Form. If you are an NZX Shareholder, you must elect to apply using New Zealand dollars at the NZ\$ price. If you are an ASX Shareholder, you must elect to apply using Australian dollars at the A\$ price.

TruScreen may (at its discretion) accept late applications and Application Monies, but has

no obligation to do so. TruScreen may accept or reject (at its discretion) any Entitlement and Acceptance Form which it considers is not completed correctly, and may correct any errors or omissions on any Entitlement and Acceptance Form.

If an Eligible Shareholder does not renounce their Rights and does not apply for any New Shares and pay the associated Application Monies by the Closing Date (5.00pm (NZDT) on 13 March 2024), their Rights will lapse.

Application Monies received will be held in a trust account with the Share Registrar until the corresponding New Shares are allotted or the Application Monies are refunded. Interest earned on the Application Monies will be for the benefit, and remain the property, of TruScreen and will be retained by TruScreen whether or not the issue and allotment of New Shares takes place.

Any refunds of Application Monies will be made within five Business Days of allotment, or, if a decision is made not to proceed with the Offer, within five Business Days of the date of that decision.

Once submitted, and subject to all applicable law, an Application is irrevocable and cannot be withdrawn.

#### ELIGIBILITY

The Offer is only open to Eligible Shareholders or persons that TruScreen is satisfied can otherwise participate in the Offer in compliance with all applicable laws.

TruScreen considers that the legal requirements of jurisdictions other than New Zealand and Australia are such that it would be unduly onerous for TruScreen to make the Offer in those jurisdictions. This decision was made having regard to the small number of Shareholders in such overseas jurisdictions, the financial resources of TruScreen and the costs of complying with overseas legal requirements.

This Offer Document is intended for use only in connection with the Offer to any person recorded in TruScreen's share register as a Shareholder on the Record Date (5.00pm (NZDT) 20 February 2024):

- whose address is shown in TruScreen's share register as being in New Zealand; or
- whose address is shown in TruScreen's share register as being in Australia.

This Offer Document is not to be sent or given to any person outside New Zealand or Australia in circumstances in which the Offer or distribution of this Offer Document would be unlawful.

#### **OPENING AND CLOSING DATES**

The Offer will open for receipt of acceptances from 21 February 2024 (**Opening Date**). The last day for receipt of the completed Acceptance and Entitlement Form with payment is 5.00pm (NZDT) on 13 March 2024 (**Closing Date**), subject to TruScreen varying those dates in accordance with the Listing Rules.

#### **NO RIGHTS TRADING**

The Rights will not be quoted on the NZX Main Board or the ASX, and accordingly there will be no established market for Rights. If you wish to sell your Rights privately to a buyer you identify, you should contact the Registrar, Link Market Services (see Directory), to request a Security Renunciation Form. Please note that if the buyer of your Rights is an Ineligible Shareholder or a person that would be an Ineligible Shareholder were they a registered holder of Shares, that buyer will not be able to take up the Rights they have purchased.

#### **APPLING FOR SHORTFALL SHARES**

Eligible Shareholders who take up all of their Rights are entitled to apply for Shortfall Shares under the Shortfall Bookbuild.

Any New Shares in respect of which Rights are not taken up will form the Shortfall and will be available to Applicants who subscribe for New Shares in addition to their entitlement, as well as other investors. Accordingly, Applicants may apply for additional New Shares in excess of the Rights they hold, subject to the resulting availability.

TruScreen reserves the right to determine who, other than Eligible Shareholders, may participate in the Shortfall Bookbuild and may decline or scale applications for New Shares by any Eligible Shareholder.

Eligible Shareholders who wish to participate in the Shortfall Bookbuild may do so, provided they have fully taken up all of their Rights by:

- in the case of NZX Shareholders, specifying the NZ\$ amount of New Shares they wish to apply for on the Entitlement and Acceptance Form where provided; or
- in the case of ASX Shareholders, specifying the A\$ amount of New Shares they wish to apply for on the Entitlement and Acceptance Form where provided,

and must pay that NZ\$ or A\$ amount of additional New Shares being applied for under the Shortfall in addition to their Application Monies for their Rights.

#### SHORTFALL BOOKBUILD

New Shares attributable to the Shortfall will be offered to Eligible Shareholders who take up their Rights in full, and other investors, under the Shortfall Bookbuild. If you do not take up your Rights under the Rights Offer or are an Ineligible Shareholder, the New Shares attributable to your Shortfall will be offered for sale in the Shortfall Bookbuild.

#### Shortfall Bookbuild process

Eligible Shareholders that take up their Rights in full can apply for New Shares by specifying the dollar value of New Shares for which you wish to apply at the time you complete and return the Entitlement and Acceptance Form to exercise your Rights. The price at which the New Shares will be issued to Eligible Shareholders is the Bookbuild Price to be set as described below.

Other investors participating in the Shortfall Bookbuild may bid for New Shares equal in number to the Shortfall. The minimum bid that may be submitted for a New Share under the Shortfall Bookbuild is the Issue Price of NZ\$0.02 per New Share and this amount is payable to Truscreen.

The Bookbuild Price will be determined by Truscreen and will be:

- no less than the Issue Price; and
- no more than the closing price on the NZX Main Board for an Existing Share as at the close of trading on the day prior to the Shortfall Bookbuild (unless the closing price is less than the Issue Price, in which case the Bookbuild Price will be equal to the Issue Price).

The Bookbuild Price will be set in NZ\$ and then converted to A\$ at the prevailing exchange rate available to Truscreen at the time the price is set. The proceeds from each New Share issued under the Shortfall Bookbuild (if any) will be paid by the Share Registrar as follows:

• the Issue Price of NZ\$0.02 to Truscreen; and

 any Premium achieved to the holders of unexercised Rights (including Ineligible Shareholders) in proportion to their holdings of unexercised Rights. Ineligible Shareholders will be deemed to hold the number of Rights they would have received if they were Eligible Shareholders for the purpose of calculating the amount of any Premium payable to them.

#### Example

This example assumes that there is demand for all of the New Shares available under the Shortfall Bookbuild and that the Bookbuild Price exceeds the Issue Price.

Issue Price per New Share:	\$0.02
Bookbuild Price per New Share:	\$0.025
Premium:	\$0.005

In this example, a Shareholder who holds 12,000 Existing Shares at 5.00pm on the Record Date who is either an Ineligible Shareholder or is an Eligible Shareholder who chooses not to take up any of his or her Rights will have 4,000 unexercised Rights. That Shareholder will receive \$20 in aggregate for his or her unexercised Rights in the Shortfall Bookbuild, being the Premium of \$0.005 multiplied by the number of unexercised Rights held by him or her.

The above is an example only. There is no guarantee that the Bookbuild Price will exceed the Issue Price.

If the Bookbuild Price is equal to the Issue Price, there will be no Premium payable to the holders of unexercised Rights.

#### Application to participate in Shortfall Bookbuild

If you are an Eligible Shareholder and you have taken up all of your Rights, you may participate in the Shortfall Bookbuild by applying online, or completing the Entitlement and Acceptance Form, and applying for a dollar amount of New Shares at the Bookbuild Price.

If you are an investor who is not an Eligible Shareholder, you may participate in the Shortfall Bookbuild by contacting Truscreen at info@truscreen.com who will provide details as to the process to be undertaken in relation to the Shortfall Bookbuild. Participation in the Shortfall Bookbuild will be limited to Eligible Shareholders and such other investors in New Zealand and other jurisdictions who Truscreen is satisfied may participate in the Shortfall Bookuild under all applicable laws without the need for any registration, lodgement or other formality (other than a formality with which Truscreen is willing to comply)

#### Shortfall Bookbuild allocation policy

Allocations and any necessary scaling of applications for New Shares under the Shortfall Bookbuild will be determined by Truscreen in its discretion. The allocation policy will be influenced by, but not constrained by factors such as:

- the number of New Shares bid for by particular bidders;
- the timeliness of the bid by particular bidders with a likely preference for early bids;
- the price at which the bid is made, with a preference for bids in excess of the Issue Price and demonstration of price leadership;
- the prospects of success of the Offer; and
- any other factors that Truscreen consider appropriate.

Once the Bookbuild Price has been determined, the application monies in respect of any applications for New Shares through the Shortfall Bookbuild by Eligible Shareholders will be divided by the Bookbuild Price to calculate the number of New Shares that those Eligible Shareholders have applied for, rounded down to the nearest whole New Share. Any refunds of application monies due to scaling of applications or applications not being accepted under the Shortfall Bookbuild will be made within five business days (as defined in the Listing Rules) of allotment (without interest).

#### **Payment of Premium**

The Premium, if any, will be paid by the Share Registrar in New Zealand or Australian dollars in accordance with the direct credit payment instructions provided by the relevant Shareholder to Truscreen (if any). No interest will be paid in respect of any Premium payable. Payment (if any) is expected to be made by 18 March 2024.

#### **ALLOTMENT OF NEW SHARES**

New Shares issued pursuant to the exercise of Entitlements or under the Shortfall are expected to be allotted and issued by 20 March 2024 (**Allotment Date**). Transaction statements confirming the allotment of your New Shares will be issued and mailed in accordance with the Listing Rules.

#### **QUOTATION OF NEW SHARES**

The New Shares have been accepted for quotation by NZX and will be quoted upon completion of allotment procedures. The NZX Main Board is a licensed market operated by NZX, which is a licensed market operator regulated under the FMCA. An application will also be made by TruScreen for the New Shares to be issued under the Offer to be quoted on ASX.

However, neither NZX nor ASX accepts responsibility for any statement in this Offer Document. The fact that ASX may approve the New Shares for quotation is not to be taken in any way as an indication of the merits of TruScreen.

#### **CUSTODIANS**

Under the Offer, a custodian (**Custodian**) is any Eligible Shareholder having a registered address in New Zealand or Australia, that:

- a. is a trustee corporation or a nominee company and holds Shares in TruScreen by reason only of acting for another person in the ordinary course of business of that trustee corporation or nominee company; or
- b. holds Shares in TruScreen by reason only of being a bare trustee of a trust to which the Shares are subject.

Custodians must confirm to TruScreen that they are holding Existing Shares as a Custodian for one or more beneficial owners (**Participating Beneficiary**) and certify the matters described below by email, together with the Custodian's Application Form.

- a. the number of Participating Beneficiaries and their names and addresses;
- b. in respect of each of the Participating Beneficiaries;
  - the number of Existing Shares that the Custodian holds on behalf of each Participating Beneficiary and the number and dollar amount of Rights; and
  - (ii) the dollar amount of any additional New Shares in the Shortfall (if eligible),

that each Participating Beneficiary has instructed the Custodian, either directly or indirectly through a Downstream Custodian, to apply for on their behalf;

- c. that a copy of this document was given to each Participating Beneficiary; and
- d. where the Custodian holds Shares on behalf of a Participating Beneficiary indirectly, through one or more Downstream Custodians, the name and address of each Downstream Custodian.

Custodians may not distribute this Offer Document to any person in any country outside New Zealand and Australia.

#### TERMS AND RANKING OF NEW SHARES

New Shares allotted and issued will be fully paid and will be the same class as, and rank equally in all respects with, Existing Shares on issue that are quoted on the Main Board on the Allotment Date. They will give the holder the right to one vote on a resolution at a meeting of Shareholders (subject to any restrictions in TruScreen's constitution or the Listing Rules), the right to dividends authorised by the Board and the right to a proportionate share in any distribution of surplus assets of TruScreen on any liquidation. Applicants for New Shares will be bound by TruScreen's constitution and the terms of the Offer set out in this Offer Document.

#### NO MINIMUM AMOUNT TO BE RAISED

There is no minimum amount that must be raised for the Offer to proceed.

### AMENDMENTS TO THE OFFER AND WAIVER OF COMPLIANCE

Notwithstanding any other term or condition of the Offer, TruScreen may at its discretion:

- make non-material modifications to the Offer on such terms and conditions as it sees fit (in which event applications for Shares under the Offer will remain binding on the Applicant notwithstanding such modification and irrespective of whether an application was received by the Registrar before or after such modification is made); and/or
- suspend or terminate the Offer at any time prior to the issue of the New Shares under the Offer (including by reviewing the timetable for the Offer). If the Offer is terminated, application monies will be refunded to Applicants without interest within 5 Business Days of termination.

TruScreen reserves the right to waive compliance with any provision of these terms and conditions.

TruScreen will notify NZX and ASX of any waiver, amendment, variation, suspension, withdrawal or termination of the Offer.

#### BROKERAGE

No brokerage is payable by Eligible Shareholders who accept their Entitlement.

#### **GOVERNING LAW**

This Offer Document, the Offer and any contract resulting from it are governed by the laws of New Zealand, and each Applicant submits to the exclusive jurisdiction of the courts of New Zealand.



Allotment Date	means the date for allotment of New Shares under the Offer, expected to be on or about 20 March 2024.
Applicant	means an investor whose application for New Shares has been received by the Registrar.
Application	means an application to subscribe for New Shares under this Offer Document.
Application Monies	means monies received from Applicants in respect of their Applications.
ASIC	means the Australian Securities and Investments Commission.
ASX	means ASX Limited or the Australian Securities Exchange operated by ASX Limited, as the context may require.
ASX Shareholder	means an Eligible Shareholder whose Existing Shares are held on TruScreen's ASX branch register on the Record Date.
Board	means the board of directors of TruScreen.
Bookbuild Price	The price per New Share determined by Truscreen through the Shortfall Bookbuild process based on the bids received.
Business Day	has the meaning given to that term in the Listing Rules.
Closing Date	means 5:00pm (NZDT) on 13 March 2024.
Eligible Shareholder	means a Shareholder who as at the Record Date is registered as a Shareholder, and has a registered address in New Zealand or Australia.
Entitlement	means the number of Rights to which Eligible Shareholders are entitled.
Entitlement and Acceptance Form	means the personalised entitlement and acceptance form accompanying this Offer Document for Eligible Shareholders.
Existing Share	means a Share on issue on the Record Date.
Ineligible Shareholders	means Shareholders other than Eligible Shareholders.
Issue Price	means NZ\$0.02 (A\$0.0187) per New Share.
Listing Rules	means the NZX Listing Rules.
Main Board	means the NZX Main Board.
New Share	means an ordinary share in TruScreen offered under the Offer of the same class as (and ranking equally in all respects with) Existing Shares at the time of allotment of the New Shares.

# Glossary

NZX	means NZX Limited.
NZX Firm	means an entity designated as an NZX Firm under the Participant Rules of NZX.
NZX Shareholder	means an Eligible Shareholder whose Existing Shares are held on TruScreen's NZX branch register on the Record Date.
Offer	means the offer of New Shares to Eligible Shareholders as at the Record Date, under the renounceable rights offer set out in this Offer Document, together with the Shortfall Bookbuild.
Offer Document	means this document.
Opening Date	means 21 February 2024.
Premium	The amount per New Share, if any, by which the Bookbuild Price exceeds the Issue Price.
Record Date	means 5:00pm (NZDT) on 20 February 2024.
Registrar or Share Registrar	means Link Market Services Limited, Auckland.
Right	means the renounceable right to subscribe for 1 New Share for every 3 Existing Shares held on the Record Date at the Issue Price, issued pursuant to the Offer.
Share	means one fully paid ordinary share in TruScreen.
Shareholder	means a registered holder of Shares on issue.
Shortfall	means the number of Rights not exercised by Shareholders.
Shortfall Shares	means New Shares available under the Shortfall Bookbuild
Shortfall Bookbuild	The bookbuild process a number of New Shares equal to the Shortfall.
TruScreen	means TruScreen Group Limited.



#### **ISSUER**

#### TruScreen Group Limited c/- HLB Mann Judd Limited

Level 6, Equitable House 57 Symonds Street, Grafton Auckland, 1010 New Zealand

T: +64 9 303 2243 E: hlb@hlb.co.nz

#### DIRECTORS OF TRUSCREEN GROUP LIMITED

Anthony Ho (Chairman) Dexter Cheung Christopher Horn Juliet Hull

#### **EXECUTIVE MANAGEMENT**

Dr. Beata Edling (CEO) Guy Robertson (CFO)

#### REGISTRAR

Link Market Services Limited PwC Tower Level 30/15 Customs Street West Auckland CBD, 1010

PO Box 91976 Victoria Street West Auckland 1142

Toll free: 0800 990 057 T: 64 9 375 5998

W: linkmarketservices.co.nz E: enquiries@linkmarketservices.co.nz

#### **LEGAL ADVISORS**

#### NZ legal advisor:

Sean Joyce – Corporate Counsel PO Box 42 258, Orakei Auckland 1745

#### Australian legal advisor:

Addisons Level 12, 60 Carrington Street Sydney NSW 2000

www.addisons.com