



Notice of Annual General Meeting

Pursuant to ASX Listing Rule 3.17.1, European Lithium Limited (ASX: **EUR**, FRA: PF8, OTC: EULIF) (**European Lithium** or the **Company**) provides the attached copy of Notice of Annual General Meeting, accompany notice and access letter and proxy form.

The Annual General Meeting will be held at 32 Harrogate Street, West Leederville, Western Australia, 6007 at 11:00am (WST) on Wednesday 29 November 2023.

This announcement has been approved by Melissa Chapman, Joint Company Secretary.

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27 October 2023

Annual General Meeting of European Lithium Limited to be held on 29 November 2023 at 11:00am (WST)

Dear Shareholder.

You are invited to attend the annual general meeting of the shareholders of European Lithium Limited (**Company**) (ASX: EUR) to be held on 29 November 2023 at 11:00am (WST) at the Company's office at:

32 Harrogate Street, West Leederville, Western Australia 6007

The Company will not be dispatching physical copies of the notice of meeting, accompanying explanatory statement, and annexures (the **Meeting Materials**), other than those shareholders who have elected to receive a printed copy of the Meeting Materials. A copy of the Meeting Materials can be viewed and downloaded online as follows:

- You are able to access the Meeting Materials online at the Company's website: www.europeanlithium.com.
- A complete copy of the Meeting Materials has been posted on the Company's ASX market announcements page.
- If you have nominated an email address and have elected to receive electronic communications from the Company, you will receive an email to your nominated email address with a link to an electronic copy of the Meeting Materials and the proxy form.

In order to be able to receive electronic communications from the Company in the future, please update your shareholder details online at www.investorvote.com.au (Control number 183363) and log in with your unique shareholder identification number and postcode (or country for overseas residents), that you can find on your enclosed personalised proxy form.

Once logged in you can also lodge your proxy vote online by following the prompts. As a valued shareholder in the Company, we look forward to your participation in the meeting. If you prefer not to vote online, please return the attached proxy form to the share registry.

If you are unable to access the Meeting Materials online please contact the Company Secretary on +61 (08) 9380 9555 or MelissaC@europeanlithium.com between 9:00am and 5:00pm (WST) Monday to Friday, to arrange a copy.

Yours sincerely,

Melissa Chapman Joint Company Secretary European Lithium Limited

EUROPEAN LITHIUM LIMITED ACN 141 450 624 NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Meeting will be held at:

TIME: 11:00am (WST)

DATE: Wednesday, 29 November 2023

PLACE: 32 Harrogate Street

West Leederville

WA, 6007

The business of the Meeting affects your shareholding and your vote is important.

This Notice should be read in its entirety. If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting.

The Directors have determined pursuant to Regulation 7.11.37 of the Corporations Regulations 2001 (Cth) that the persons eligible to vote at the Meeting are those who are registered Shareholders at 4:00pm (WST) on Monday, 27 November 2023.

BUSINESS OF THE MEETING

AGENDA

1. ☐ FINANCIAL STATEMENTS AND REPORTS

To receive and consider the annual financial report of the Company for the financial year ended 30 June 2023 together with the declaration of the Directors, the Director's report, the Remuneration Report and the auditor's report.

2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

To consider and, if thought fit, to pass, with or without amendment, the following resolution as a **non-binding resolution**:

"That, for the purposes of section 250R(2) of the Corporations Act and for all other purposes, approval is given for the adoption of the Remuneration Report as contained in the Company's annual financial report for the financial year ended 30 June 2023."

Note: the vote on this Resolution is advisory only and does not bind the Directors or the Company.

A voting prohibition statement applies to this Resolution. Please see below.

3. RESOLUTION 2 – RE-ELECTION OF DIRECTOR – MR MICHAEL CARTER

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

"That, for the purpose of clause 15.2 of the Constitution, Listing Rule 14.5 and for all other purposes, Mr Michael Carter, a Director, retires by rotation, and being eligible, is re-elected as a Director."

4.□ RESOLUTION 3 – APPROVAL OF 7.1A MANDATE

To consider and, if thought fit, to pass the following resolution as a **special resolution**:

"That, for the purposes of Listing Rule 7.1A and for all other purposes, approval is given for the Company to issue up to that number of Equity Securities equal to 10% of the issued capital of the Company at the time of issue, calculated in accordance with the formula prescribed in Listing Rule 7.1A.2 and otherwise on the terms and conditions set out in the Explanatory Statement."

5. RESOLUTION 4 – APPROVAL TO ISSUE PERFORMANCE RIGHTS – OKEWOOD PTY LTD

To consider and, if thought fit, to pass the following resolution as an **ordinary** resolution:

"That, for the purposes of section 195(4) and section 208 of the Corporations Act, Listing Rule 10.14 and for all other purposes, Shareholders approve the issue of 20,000,000 Performance Rights to Okewood Pty Ltd (an entity associated with Mr Antony (Tony) Sage) under the European Lithium Incentive Scheme on the terms set out in the Explanatory Statement."

A voting exclusion and a voting prohibition statement applies to this Resolution. Please see below.

6.□ RESOLUTION 5 – APPROVAL TO ISSUE PERFORMANCE RIGHTS – PIXSELL PTY LTD ATFT PIXSELL UNIT TRUST

To consider and, if thought fit, to pass the following resolution as an **ordinary resolution**:

"That, for the purposes of section 195(4) and section 208 of the Corporations Act, Listing Rule 10.14 and for all other purposes, Shareholders approve the issue of 15,000,000 Performance Rights to Pixsell Pty Ltd ATFT Pixsell Unit Trust (an entity associated with Mr Malcom Day) under the European Lithium Incentive Scheme on the terms set out in the Explanatory Statement."

A voting exclusion and a voting prohibition statement applies to this Resolution. Please see below.

7. RESOLUTION 6 - APPROVAL TO ISSUE PERFORMANCE RIGHTS- MICHAEL STANLEY CARTER <THE CARTER FAMILY A/C>C

To consider and, if thought fit, to pass the following resolution as an **ordinary** resolution:

"That, for the purposes of section 195(4) and section 208 of the Corporations Act, Listing Rule 10.14 and for all other purposes, Shareholders approve the issue of 5,000,000 Performance Rights to Michael Stanley Carter <The Carter Family A/C> (an entity associated with Mr Michael Carter) under the European Lithium Incentive Scheme on the terms set out in the Explanatory Statement."

A voting exclusion and a voting prohibition statement applies to this Resolution. Please see below.

8. RESOLUTION 7 – APPROVAL TO ISSUE PERFORMANCE RIGHTS- MYKHAILO ZHERNOV

To consider and, if thought fit, to pass the following resolution as an **ordinary resolution**:

"That, for the purposes of section 195(4) and section 208 of the Corporations Act, Listing Rule 10.14 and for all other purposes, Shareholders approve the issue of 5,000,000 Performance Rights to Mr Mykhailo Zhernov under the European Lithium Incentive Scheme on the terms set out in the Explanatory Statement."

A voting exclusion and a voting prohibition statement applies to this Resolution. Please see below.

9.□ RESOLUTION 8 - RATIFICATION OF PRIOR ISSUE OF SHARES AND OPTIONS TO RICHMOND MINERALS

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

"That, for the purposes of Listing Rule 7.4 and for all other purposes, Shareholders ratify the issue of 2,000,000 Shares and 2,000,000 Options to Richmond Minerals on the terms and conditions set out in the Explanatory Statement."

10. RESOLUTION 9 - RATIFICATION OF PRIOR ISSUE OF SHARES AND OPTIONS TO TOMROX GMBH

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

"That, for the purposes of Listing Rule 7.4 and for all other purposes, Shareholders ratify the issue of 2,000,000 Shares and 2,000,000 Options to Tomrox GmbH on the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement applies to this Resolution. Please see below.

11. RESOLUTION 10 - RATIFICATION OF PRIOR ISSUE OF SHARES TO EVOLUTION CAPITAL

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

"That, for the purposes of Listing Rule 7.4 and for all other purposes, Shareholders ratify the issue of 1,000,000 Shares to Evolution on the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement applies to this Resolution. Please see below.

Dated: 25 October 2023

By order of the Board

Melissa Chapman Company Secretary

Voting Prohibition Statements

Resolution 1 - Adoption of A vote on this Resolution must not be cast (in any capacity) by or on behalf of either of the following persons: **Remuneration Report** (a) a member of the Key Management Personnel, details of whose remuneration are included in the Remuneration Report; or (b) a Closely Related Party of such a member. However, a person (the **voter**) described above may cast a vote on this Resolution as a proxy if the vote is not cast on behalf of a person described above and either: the voter is appointed as a proxy by writing that specifies the way the proxy is to vote on this Resolution; or (b) the voter is the Chair and the appointment of the Chair as proxy: (i) does not specify the way the proxy is to vote on this Resolution; and (ii) expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of the Key Management Personnel. Resolution 4 – Approval to In accordance with section 224 of the Corporations Act, a vote on this Resolution Issue Performance Rightsmust not be cast (in any capacity) by or on behalf of a related party of the **Okewood Pty Ltd** Company to whom the Resolution would permit a financial benefit to be given, or an associate of such a related party (Resolution 4 Excluded Party). However, the above prohibition does not apply if the vote is cast by a person as proxy appointed by writing that specifies how the proxy is to vote on the Resolution and it is not cast on behalf of a Resolution 4 Excluded Party. In accordance with section 250BD of the Corporations Act, a person appointed as a proxy must not vote, on the basis of that appointment, on this Resolution if: (a) the proxy is either: (i) a member of the Key Management Personnel; or a Closely Related Party of such a member; and (b) the appointment does not specify the way the proxy is to vote on this Resolution. Provided the Chair is not a Resolution 4 Excluded Party, the above prohibition does not apply if: the proxy is the Chair; and (a) (b) the appointment expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with remuneration of a member of the Key Management Personnel. Resolution 5 – Approval to In accordance with section 224 of the Corporations Act, a vote on this Resolution Issue Performance Rightsmust not be cast (in any capacity) by or on behalf of a related party of the Pixsell Pty Ltd ATFT Pixsell Unit Company to whom the Resolution would permit a financial benefit to be given, or Trust an associate of such a related party (Resolution 5 Excluded Party). However, the above prohibition does not apply if the vote is cast by a person as proxy appointed by writing that specifies how the proxy is to vote on the Resolution and it is not cast on behalf of a Resolution 5 Excluded Party. In accordance with section 250BD of the Corporations Act, a person appointed as a proxy must not vote, on the basis of that appointment, on this Resolution if: (a) the proxy is either: a member of the Key Management Personnel; or a Closely Related Party of such a member; and (ii) (b) the appointment does not specify the way the proxy is to vote on this Resolution Provided the Chair is not a Resolution 5 Excluded Party, the above prohibition does not apply if: (a) the proxy is the Chair; and (b) the appointment expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with remuneration of a member of the Key Management Personnel. Resolution 6 – Approval to In accordance with section 224 of the Corporations Act, a vote on this Resolution Issue Performance Rightsmust not be cast (in any capacity) by or on behalf of a related party of the Michael Stanley Carter <The Company to whom the Resolution would permit a financial benefit to be given, or an associate of such a related party (Resolution 6 Excluded Party). However, the Carter Family A/C> above prohibition does not apply if the vote is cast by a person as proxy appointed by writing that specifies how the proxy is to vote on the Resolution and it is not cast on behalf of a Resolution 6 Excluded Party. In accordance with section 250BD of the Corporations Act, a person appointed as a proxy must not vote, on the basis of that appointment, on this Resolution if: (a) the proxy is either: a member of the Key Management Personnel; or a Closely Related Party of such a member; and (b) the appointment does not specify the way the proxy is to vote on this

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Resolution.

Provided the Chair is not a Resolution 6 Excluded Party, the above prohibition does not apply if: (a) the proxy is the Chair; and (b) the appointment expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with remuneration of a member of the Key Management Personnel. Resolution 7 – Approval to In accordance with section 224 of the Corporations Act, a vote on this Resolution must not be cast (in any capacity) by or on behalf of a related party of the Company to whom the Resolution would permit a financial benefit to be given, or Issue Performance Rights-Mykhailo Zhernov an associate of such a related party (Resolution 7 Excluded Party). However, the above prohibition does not apply if the vote is cast by a person as proxy appointed by writing that specifies how the proxy is to vote on the Resolution and it is not cast on behalf of a Resolution 7 Excluded Party. In accordance with section 250BD of the Corporations Act, a person appointed as a proxy must not vote, on the basis of that appointment, on this Resolution if: (a) the proxy is either: a member of the Key Management Personnel; or (i) a Closely Related Party of such a member; and (ii) (b) the appointment does not specify the way the proxy is to vote on this Provided the Chair is not a Resolution 7 Excluded Party, the above prohibition does not apply if: (a) the proxy is the Chair; and (b) the appointment expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with remuneration of a member of the Key Management Personnel.

Voting Exclusion Statements

In accordance with Listing Rule 14.11, the Company will disregard any votes cast in favour of the Resolution set out below by or on behalf of the following persons:

Resolution 4 – Approval to Issue Performance Rights– Okewood Pty Ltd	Any person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question (including Mr Antony (Tony) Sage) or an associate of that person or those persons.
Resolution 5 – Approval to Issue Performance Rights– Pixsell Pty Ltd ATFT Pixsell Unit Trust	Any person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question (including Mr Malcom Day) or an associate of that person or those persons.
Resolution 6 – Approval to Issue Performance Rights– Michael Stanley Carter <the Carter Family A/C></the 	Any person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question (including Mr Michael Carter) or an associate of that person or those persons.
Resolution 7 – Approval to Issue Performance Rights- Mykhailo Zhernov	Any person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question (including Mr Mykhailo Zhernov) or an associate of that person or those persons.
Resolution 8— Ratification of prior issue of Shares and Options to Richmond Minerals	A person who participated in the issue or is a counterparty to the agreement being approved (namely Richmond Minerals) or an associate of that person or those persons.
Resolution 9– Ratification of prior issue of Shares and Options to Tomrox GmbH	A person who participated in the issue or is a counterparty to the agreement being approved (namely Tomrox GmbH or an associate of that person or those persons.
Resolution 10 - Ratification of prior issue of Shares to Evolution Capital	A person who participated in the issue or is a counterparty to the agreement being approved (namely Evolution) or an associate of that person or those persons.

However, this does not apply to a vote cast in favour of the Resolution by:

- (a) a person as a proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with the directions given to the proxy or attorney to vote on the Resolution in that way; or
- (b) the Chair as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with a direction given to the Chair to vote on the Resolution as the Chair decides; or
- (c) a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - (i) the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on the Resolution; and
 - (ii) the holder votes on the Resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Voting by proxy

To vote by proxy, please complete and sign the enclosed Proxy Form and return by the time and in accordance with the instructions set out on the Proxy Form.

In accordance with section 249L of the Corporations Act, Shareholders are advised that:

- each Shareholder has a right to appoint a proxy;
- the proxy need not be a Shareholder of the Company; and
- a Shareholder who is entitled to cast two (2) or more votes may appoint two (2) proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the member appoints two (2) proxies and the appointment does not specify the proportion or number of the member's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise one-half of the votes.

Shareholders and their proxies should be aware that:

- if proxy holders vote, they must cast all directed proxies as directed; and
- any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed.

Voting in person

To vote in person, attend the Meeting at the time, date and place set out above.

Should you wish to discuss the matters in this Notice of Meeting please do not hesitate to contact the Company Secretary, Melissa Chapman or Catherine Grant-Edwards, on +61 (8) 6181 9792.

EXPLANATORY STATEMENT

This Explanatory Statement has been prepared to provide information which the Directors believe to be material to Shareholders in deciding whether or not to pass the Resolutions.

1.□ FINANCIAL STATEMENTS AND REPORTS

In accordance with the Corporations Act, the business of the Meeting will include receipt and consideration of the annual financial report of the Company for the financial year ended 30 June 2023 together with the declaration of the Directors, the Directors' report, the Remuneration Report and the auditor's report.

The Company will not provide a hard copy of the Company's annual financial report to Shareholders unless specifically requested to do so. The Company's annual financial report is available on its website at www.europeanlithium.com.

2. ☐ RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

2.1 ☐ General

The Corporations Act requires that at a listed company's annual general meeting, a resolution that the remuneration report to be adopted must be put to the shareholders. However, such a resolution is advisory only and does not bind the company or the directors of the company.

The remuneration report sets out the company's remuneration arrangements for the directors and senior management of the company. The remuneration report is part of the directors' report contained in the annual financial report of the company for a financial year.

The chair of the meeting must allow a reasonable opportunity for its shareholders to ask questions about or make comments on the remuneration report at the annual general meeting.

2.2 Voting consequences

A company is required to put to its shareholders a resolution proposing the calling of another meeting of shareholders to consider the appointment of directors of the company (**Spill Resolution**) if, at consecutive annual general meetings, at least 25% of the votes cast on a remuneration report resolution are voted against adoption of the remuneration report and at the first of those annual general meetings a Spill Resolution was not put to vote. If required, the Spill Resolution must be put to vote at the second of those annual general meetings.

If more than 50% of votes cast are in favour of the Spill Resolution, the company must convene a shareholder meeting (**Spill Meeting**) within 90 days of the second annual general meeting.

All of the directors of the company who were in office when the directors' report (as included in the company's annual financial report for the most recent financial year) was approved, other than the managing director of the company, will cease to hold office immediately before the end of the Spill Meeting but may stand for re-election at the Spill Meeting.

Following the Spill Meeting those persons whose election or re-election as directors of the company is approved will be the directors of the company.

2.3 Previous voting results

At the Company's previous annual general meeting the votes cast against the remuneration report considered at that annual general meeting were less than 25%. Accordingly, the Spill Resolution is not relevant for this Meeting.

3. RESOLUTION 2 - RE-ELECTION OF DIRECTOR - MR MICHAEL CARTER

3.1 General

Listing Rule 14.5 provides that an entity which has directors must hold an election of directors at each annual general meeting.

The Constitution sets out the requirements for determining which Directors are to retire by rotation at an annual general meeting.

Mr Michael Carter, who has served as a Director since 31 August 2023, and was last re-elected on 21 January 2022, retires by rotation and seeks re-election.

3.2 Qualifications and other material directorships

Mr Carter holds a Bachelor of Commerce, majoring in accounting and finance, University of Western Australia. Mr Carter has also completed a graduate diploma in Applied Finance and Investment at Finsia.

Mr Carter is experienced in structuring corporate transactions, focusing on junior resource companies, and has also worked in ongoing corporate advisory roles with numerous ASX listed entities over the last 18 years.

Mr Carter has been employed as a stockbroker since 1999 and was previously a director of Indian Ocean Capital. He is currently an associate director of CPS Capital Group.

3.3 ☐ Independence

If re-elected the Board considers Mr Carter will be an independent Director.

3.4 Technical information required by Listing Rule 14.1A

If Resolution 2 is passed, Mr Carter will be re-elected to the Board as a Non-Executive Director.

In the event that Resolution 2 is not passed, Mr Carter will not continue in their role as a Non-Executive Director. The Company may seek nominations or otherwise identify suitably qualified candidates to join the Company. As an additional consequence, this may detract from the Board and Company's ability to execute on its strategic vision.

3.5 □ Board recommendation

The Board has reviewed Mr Carter's performance since his appointment to the Board and considers that his skills and experience will continue to enhance the Board's ability to perform its role. Accordingly, the Board supports the re-election of Mr Carter and recommends that Shareholders vote in favour of Resolution 2.

4. ☐ RESOLUTION 3 – APPROVAL OF 7.1A MANDATE

4.1 General

Broadly speaking, and subject to a number of exceptions, Listing Rule 7.1 limits the amount of Equity Securities that a listed company can issue without the approval of its shareholders over any 12 month period to 15% of the fully paid ordinary securities it had on issue at the start of that period.

However, under Listing Rule 7.1A, an eligible entity may seek shareholder approval by way of a special resolution passed at its annual general meeting to increase this 15% limit by an extra 10% to 25% (7.1A Mandate).

An 'eligible entity' means an entity which is not included in the S&P/ASX 300 Index and has a market capitalisation of \$300,000,000 or less. The Company is an eligible entity for these purposes.

As at the date of this Notice, the Company is an eligible entity as it is not included in the S&P/ASX 300 Index and has a current market capitalisation of \$97,596,742 (based on the number of Shares on issue and the closing price of Shares on the ASX on 16 October 2023).

Resolution 3 seeks Shareholder approval by way of special resolution for the Company to have the additional 10% placement capacity provided for in Listing Rule 7.1A to issue Equity Securities without Shareholder approval.

For note, a special resolution is a resolution requiring at least 75% of votes cast by shareholders present and eligible to vote at the meeting in favour of the resolution.

If Resolution 3 is passed, the Company will be able to issue Equity Securities up to the combined 25% limit in Listing Rules 7.1 and 7.1A without any further Shareholder approval.

If Resolution 3 is not passed, the Company will not be able to access the additional 10% capacity to issue Equity Securities without Shareholder approval under Listing Rule 7.1A, and will remain subject to the 15% limit on issuing Equity Securities without Shareholder approval set out in Listing Rule 7.1.

4.2 Technical information required by Listing Rule 7.1A

Pursuant to and in accordance with Listing Rule 7.3A, the information below is provided in relation to Resolution 3:

(a) Period for which the 7.1A Mandate is valid

The 7.1A Mandate will commence on the date of the Meeting and expire on the first to occur of the following:

- (i) the date that is 12 months after the date of this Meeting;
- (ii) the time and date of the Company's next annual general meeting; and
- (iii) the time and date of approval by Shareholders of any transaction under Listing Rule 11.1.2 (a significant change in the nature or scale of activities) or Listing Rule 11.2 (disposal of the main undertaking).

(b) Minimum price

Any Equity Securities issued under the 7.1A Mandate must be in an existing quoted class of Equity Securities and be issued for cash consideration at a minimum price of 75% of the volume weighted average price of Equity Securities in that class, calculated over the 15 trading days on which trades in that class were recorded immediately before:

- (i) the date on which the price at which the Equity Securities are to be issued is agreed by the entity and the recipient of the Equity Securities; or
- (ii) if the Equity Securities are not issued within 10 trading days of the date in Section 4.2(b)(i), the date on which the Equity Securities are issued.

(c) Use of funds raised under the 7.1A Mandate

The Company intends to use funds raised from issues of Equity Securities under the 7.1A Mandate, having regard to the following factors:

- (i) the purpose of the issue;
- (ii) alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue, share purchase plan, placement or other offer where existing Shareholders may participate;
- (iii) the effect of the issue of the Equity Securities on the control of the Company;
- (iv) the circumstances of the Company, including, but not limited to, the financial position and solvency of the Company;
- (v) prevailing market conditions; and
- (vi) advice from corporate, financial and broking advisers (if applicable).

(d) Risk of Economic and Voting Dilution

Any issue of Equity Securities under the 7.1A Mandate will dilute the interests of Shareholders who do not receive any Shares under the issue.

If Resolution 3 is approved by Shareholders and the Company issues the maximum number of Equity Securities available under the 7.1A Mandate, the economic and voting dilution of existing Shares would be as shown in the table below.

The table below shows the dilution of existing Shareholders calculated in accordance with the formula outlined in Listing Rule 7.1A.2, on the basis of the closing market price of Shares and the number of Equity Securities on issue or proposed to be issued as at 16 October 2023.

The table also shows the voting dilution impact where the number of Shares on issue (Variable A in the formula) changes and the economic dilution where there are changes in the issue price of Shares issued under the 7.1A Mandate.

		Dilution			
Number of Shares on Issue (Variable A in Listing Rule 7.1A.2)			Issue Price		
		Shares issued – 10% voting dilution	\$0.035	\$0.070	\$0.105
			50% decrease	Issue Price	50% increase
				Funds Raised	
Current	1,394,239,175	139,423,917	\$4,879,837	\$9,759,674	\$14,639,511
50% increase	2,091,358,763	209,135,876	\$7,319,756	\$14,369,511	\$21,959,267
100% increase	2,788,478,350	278,847,835	\$9,759,674	\$19,519,348	\$29,279,023

*The number of Shares on issue (Variable A in the formula) could increase as a result of the issue of Shares that do not require Shareholder approval (such as under a prorata rights issue or scrip issued under a takeover offer) or that are issued with Shareholder approval under Listing Rule 7.1.

The table above uses the following assumptions:

- 1. There are currently 1,394,239,175 Shares as at the date of this Notice.
- 2. The issue price set out above is the closing market price of the Shares on the ASX on 16 October 2023 (being \$0.07).
- The Company issues the maximum possible number of Equity Securities under the 7.1A Mandate.
- 4. The Company has not issued any Equity Securities in the 12 months prior to the Meeting that were not issued under an exception in Listing Rule 7.2 or with approval under Listing Rule 7.1.
- 5. The issue of Equity Securities under the 7.1A Mandate consists only of Shares. It is assumed that no Options are exercised into Shares before the date of issue of the Equity Securities. If the issue of Equity Securities includes quoted Options, it is assumed that those quoted Options are exercised into Shares for the purpose of calculating the voting dilution effect on existing Shareholders.
- 6. The calculations above do not show the dilution that any one particular Shareholder will be subject to. All Shareholders should consider the dilution caused to their own shareholding depending on their specific circumstances.
- 7. This table does not set out any dilution pursuant to approvals under Listing Rule 7.1 unless otherwise disclosed.
- 8. The 10% voting dilution reflects the aggregate percentage dilution against the issued share capital at the time of issue. This is why the voting dilution is shown in each example as 10%.
- 9. The table does not show an example of dilution that may be caused to a particular Shareholder by reason of placements under the 7.1A Mandate, based on that Shareholder's holding at the date of the Meeting.

Shareholders should note that there is a risk that:

- (i) the market price for the Company's Shares may be significantly lower on the issue date than on the date of the Meeting; and
- (ii) the Shares may be issued at a price that is at a discount to the market price for those Shares on the date of issue.

(e) Allocation policy under the 7.1A Mandate

The recipients of the Equity Securities to be issued under the 7.1A Mandate have not yet been determined. However, the recipients of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.

The Company will determine the recipients at the time of the issue under the 7.1A Mandate, having regard to the following factors:

- (i) the purpose of the issue;
- (ii) alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue, share purchase plan, placement or other offer where existing Shareholders may participate;
- (iii) the effect of the issue of the Equity Securities on the control of the Company;
- (iv) the circumstances of the Company, including, but not limited to, the financial position and solvency of the Company;
- (v) prevailing market conditions; and
- (vi) advice from corporate, financial and broking advisers (if applicable).

(f) Previous approval under Listing Rule 7.1A

The Company previously obtained approval from its Shareholders pursuant to Listing Rule 7.1A at its annual general meeting held on 20 January 2023 (**Previous Approval**).

During the 12 month period preceding the date of the Meeting, being on and from 29 November 2022, the Company has not issued any Equity Securities pursuant to the Previous Approval.

(g) Voting Exclusion Statement

As at the date of this Notice, the Company is not proposing to make an issue of Equity Securities under Listing Rule 7.1A. Accordingly, a voting exclusion statement is not included in this Notice.

5. RESOLUTIONS 4 TO 7 – APPROVAL TO ISSUE PERFORMANCE RIGHTSTO DIRECTORS

5.1 □ Background

The Company has agreed, subject to Shareholder approval being obtained at this Meeting, to issue a total of 45,000,000 Performance Rights under the European Lithium Incentive Scheme (**Performance Rights**) to all Directors as follows:

- (a) 20,000,000 Performance Rights to Okewood Pty Ltd, an entity associated with Mr Antony (Tony) Sage (the subject of Resolution 4);
- (b) 15,000,000 Performance Rights to Pixsell Pty Ltd ATFT Pixsell Unit Trust, an entity associated with Mr Malcolm Day (the subject of Resolution 5);

- (c) 5,000,000 Performance Rights to Michael Stanley Carter <The Carter Family A/C>, an entity associated with Mr Michael Carter (the subject of Resolution 6);
- (d) 5,000,000 Performance Rights to Mr Mykhailo Zhernov, (the subject of Resolution 7).

Messrs Sage, Day, Carter and Zhernov are herein referred to as the Related Parties.

The Performance Rights will vest into Shares upon the Company's undiluted market capitalisation being equal or greater than A\$350,000,000 for 20 consecutive trading days (based on the volume average weighted price of Shares for each trading day during that period) at any time prior to 31 December 2024.

5.2 □ Director Recommendation

Each Director has a material personal interest in the outcome of Resolutions 4 to 7 on the basis that all of the Directors (or their nominees) are to be issued Performance Rights should Resolutions 4 to 7 be passed. For this reason, the Directors do not believe that it is appropriate to make a recommendation on Resolutions 4 to 7 of this Notice.

5.3 Chapter 2E of the Corporations Act

Chapter 2E of the Corporations Act requires that for a public company, or an entity that the public company controls, to give a financial benefit to a related party of the public company, the public company or entity must:

- (a) obtain the approval of the public company's members in the manner set out in sections 217 to 227 of the Corporations Act; and
- (b) give the benefit within 15 months following such approval,

unless the giving of the financial benefit falls within an exception set out in sections 210 to 216 of the Corporations Act.

The issue of the Performance Rights to the Related Parties constitutes giving a financial benefit and each of the Related Parties is a related party of the Company by virtue of being a Director.

As the Performance Rights are proposed to be issued to all of the Directors, the Directors are unable to form a quorum to consider whether one of the exceptions set out in sections 210 to 216 of the Corporations Act applies to the issue of the Performance Rights. Accordingly, Shareholder approval for the issue of Performance Rights to the Related Parties is sought in accordance with Chapter 2E of the Corporations Act.

5.4 □ Listing Rule 10.14

Listing Rule 10.14 provides that an entity must not permit any of the following persons to acquire equity securities under an employee incentive scheme without the approval of the holders of its ordinary securities:

- 10.14.1 a director of the entity;
- 10.14.2 an associate of a director of the entity; or

10.14.3 a person whose relationship with the entity or a person referred to in Listing Rules 10.14.1 to 10.14.2 is such that, in ASX's opinion, the acquisition should be approved by security holders.

The issue of Performance Rights to the Related Parties falls within Listing Rule 10.14.1 in the case of Mr Zhernov and 10.14.2 in the case of Messrs Sage, Day, and Carter and therefore requires the approval of Shareholders under Listing Rule 10.14.

Resolutions 4 to 7 seek the required Shareholder approval for the issue of the Performance Rights under and for the purposes of Chapter 2E of the Corporations Act and Listing Rule 10.14.

5.5 ☐ Technical information required by Listing Rule 14.1A

If Resolutions 4 to 7 are passed, the Company will be able to proceed with the issue of the Performance Rights to the Related Parties under the European Lithium Incentive Scheme within three years after the date of the Meeting (or such later date as permitted by any ASX waiver or modification of the Listing Rules). As approval pursuant to Listing Rule 7.1 is not required for the issue of the Performance Rights (because approval is being obtained under Listing Rule 10.14), the issue of the Performance Rights will not use up any of the Company's 15% annual placement capacity.

If Resolution 4 to 7 are not passed, the Company will not be able to proceed with the issue of the Performance Rights to the Related Parties under the European Lithium Incentive Scheme and the Company will seek to find alternative ways to incentivise the Related Parties, which may be less cost effective to the Company.

Resolution 4 to 7 are independent of one another and seek approval for separate issues of Performance Rights.

It should be noted that the issue of Performance Rights to Mr Carter pursuant to Resolution 6 is subject to Resolution 2 being passed with respect to Mr Carter's reelection as a Director of the Company.

5.6□ Technical information required by Listing Rule 10.15 and section 219 of the Corporations Act

Pursuant to and in accordance with the requirements of Listing Rule 10.15 and section 219 of the Corporations Act, the following information is provided in relation to Resolutions 4 to 7:

- (a) the Performance Rights will be issued to the nominee entities of Messrs Sage, Day, and Carter and directly to Mr Zhernov, in the proportions set out in Section 5.1 above. In the case of Messrs Sage, Day, and Carter, each nominee entity falls within the category set out in Listing Rule 10.14.2 by virtue of being entities associated with those Directors and Mr Zhernov falls within the category set out in Listing Rule 10.14.1 by virtue of being a Director;
- (b) the maximum number of Performance Rights to be issued to the Related Parties (being the nature of the financial benefit proposed to be given) is 45,000,000. The Performance Rights will be apportioned amongst the Related Parties as set out in Section 5.1 above.
- (c) The Company has issued the following Securities pursuant to Listing Rule 10.14 within the last three years is as follow:

- (i) approved by Shareholders at the annual general meeting held on 20 January 2023:
 - (A) 40,000,000 Performance Rights to Okewood Pty Ltd, an entity associated with Mr Tony Sage;
 - (B) 30,000,000 Performance Rights to Mr Malcolm Day; and
 - (C) 10,000,000 Performance Rights to Mr Michael Carter,
- (ii) approved by Shareholders at a special general meeting held on 16 April 2021:
 - (A) Tony Sage –10,000,000 Options (\$0.075, expiring 19 April 2024); and
 - (B) Malcolm Day -10,000,000 Options (\$0.075, expiring 19 April 2024).
- (d) a summary of the material terms and conditions of the Performance Rights is set out in Schedule 1;
- (e) The Company has chosen to issue Performance Rights to the Related Parties for the following reasons:
 - (i) the deferred taxation benefit which is available to the Related Parties in respect of an issue of Performance Rights is also beneficial to the Company as it means the Related Parties are not required to immediately sell the Performance Rights to fund a tax liability (as would be the case in an issue of Shares where the tax liability arises upon issue of the Shares) and will instead, continue to hold an interest in the Company; and
 - (ii) it is not considered that there are any significant opportunity costs to the Company or benefits foregone by the Company in issuing the Performance Rights on the terms proposed;
- (f) the number of Performance Rights to be issued to each of the Related Parties has been determined based upon a consideration of:
 - (i) current market standards and/or practices of other ASX listed companies of a similar size and stage of development to the Company;
 - (ii) the remuneration of the Related Parties; and
 - (iii) incentives to attract and retain the service of the Related Parties who have appropriate knowledge and expertise, while maintaining the Company's cash reserves.
- (g) The Company does not consider that there are any significant opportunity costs to the Company or benefits foregone by the Company in issuing the Performance Rights upon the terms proposed;
- (h) the total remuneration package for each of the Related Parties for the previous financial year and the proposed total remuneration package for the current financial year are set out below:

Related Party	Current Financial Year Ended 30 June 2024	Previous Financial Year Ended 30 June 2023
Antony Sage	\$420,0005	\$1,813,4721
Malcom Day	\$117,0006	\$937,104 ²
Michael Carter	\$75,000 ⁷	\$348,368 ³
Mykhailo Zhernov	\$75,000 ⁷	\$60,0004

Notes:

- 1. Comprising Director's fees of \$660,000 (including an accrued bonus payment to Okewood Pty Ltd in recognition of significant transactions undertaken by the Company during the year) and share-based payments of \$1,153,472.
- 2. Comprising Director's fees of \$72,000 and share-based payments of \$865,104.
- 3. Comprising Director's fees of \$60,000 and share-based payments of \$288,368.
- 4. Comprising Director's fees.
- 5. Comprises Director's fees of \$360,000 and share-based payments of \$60,000.
- 6. Comprises Director's fees of \$72,000 and share-based payments of \$45,000.
- 7. Comprises Director's fees of \$60,000 and share-based payments of \$15,000.
- (i) the value of the Performance Rights and the pricing methodology is set out in Schedule 2;
- (j) the Performance Rights will be issued to the Related Parties no later than 3 years after the date of the Meeting (or such later date as permitted by any ASX waiver or modification of the Listing Rules) and it is anticipated the Performance Rights will be issued on one date;
- (k) the issue price of the Performance Rights will be nil, as such no funds will be raised from the issue of the Performance Rights(other than in respect of funds received on exercise of the Performance Rights);
- (I) the purpose of the issue of the Performance Rights is to provide a performance linked incentive component in the remuneration package for the Related Parties to align the interests of the Related Parties with those of Shareholders, to motivate and reward the performance of the Related Parties in their roles as Directors and to provide a cost effective way from the Company to remunerate the Related Parties, which will allow the Company to spend a greater proportion of its cash reserves on its operations than it would if alternative cash forms of remuneration were given to the Related Parties;
- (m) a summary of the material terms and conditions of the European Lithium Incentive Scheme is set out in Schedule 3;
- (n) no loans are being made to the Related Parties in connection with the acquisition of the Performance Rights;
- (o) details of any Securities issued under the European Lithium Incentive Plan will be published in the annual report of the Company relating to the period in which they were issued, along with a statement that approval for the issue was obtained under Listing Rule 10.14;
- (p) any additional persons covered by Listing Rule 10.14 who become entitled to participate in an issue of Securities under the European Lithium

Incentive Scheme after Resolutions 4 to 7 are approved and who were not named in this Notice will not participate until approval is obtained under Listing Rule 10.14;

(q) the relevant interests of the Related Parties in securities of the Company as at the date of this Notice are set out below:

As at the date of this Notice

Related Party	Shares ¹	Options	Undiluted	Fully Diluted
Antony Sage	33,741,509	25,000,000²	2.3%	3.9%
Malcom Day	20,737,887	20,000,0003	1.4%	2.7%
Michael Carter	5,000,000	8,750,0004	0.3%	0.9%
Mykhailo Zhernov	52,631,580	10,000,0005	3.5%	4.2%

Notes:

- 1. Fully paid ordinary Shares in the capital of the Company.
- 2. Comprising 10,000,000 unlisted Options with an exercise price of \$0.075 expiry date of 19 April 2024 and 15,000,000 listed Options with an exercise price of \$0.18 expiry date 31 March 2025.
- 3. Comprising 10,00,000 listed Options with an exercise price of \$0.18 (18 cents) and expiry date of 31 March 2025 and 10,000,000 unlisted Options with an exercise price of \$0.075 expiry date of 19 April 2024.
- 4. Comprising 1,750,000 listed Options (\$0.075 each expiring 19 April 2024) and 7,000,000 listed Options (\$0.18 each expiring 31 March 2025).
- 5. Comprising 10,000,000 listed Options (\$0.18 each expiring 31 March 2025).

Post issue of Performance Rights to Related Parties

Related Party	Shares	Options	Performance Rights
Antony Sage	33,741,509	25,000,000	20,000,000
Malcom Day	20,737,887	20,000,000	15,000,000
Michael Carter	5,000,000	8,750,000	5,000,000
Mykhailo Zhernov	52,631,580	10,000,000	5,000,000

- (r) if the Performance Rights issued to the Related Parties are exercised, a total of 45,000,000 Shares would be issued. This will increase the number of Shares on issue from 1,394,239,175 (being the total number of Shares on issue as at the date of this Notice) to 1,439,239,175 (assuming that no Shares are issued and no convertible securities vest or are exercised) with the effect that the shareholding of existing Shareholders would be diluted by an aggregate of 3.13%, comprising 1.39% by Okewood Pty Ltd (an entity associated with Mr Sage) 1.04% by Pixsell Pty Ltd ATFT Pixsell Unit Trust (an entity associated with Mr Day) and 0.35% by each of Michael Stanley Carter <The Carter Family A/C> and Mykhailo Zhernov (entities associated with Mr Carter and Mr Zhernov); and
- (s) the Board is not aware of any other information that is reasonably required by Shareholders to allow them to decide whether it is in the best interests of the Company to pass Resolutions 4 to 7.

6. ■ BACKGROUND TO RESOLUTIONS 8 AND 9

6.1 General

On 27 March 2023, the Company announced that it had executed a binding Heads of Agreement with 2743718 Ontario Inc. (Ontario), a subsidiary of Richmond Minerals Inc. (TSX-V: RMD) (Richmond Minerals) (HOA), pursuant to which the Company has agreed to acquire 100% of the rights, title and interest in the Bretstein-Lachtal Project, Klementkogel Project and the Wildbachgraben Project (together, the Austrian Lithium Projects) (Acquisition).

The Austrian Lithium Projects consist of 245 exploration licenses covering a total area of 114.6 km² and are located approximately 80km from the Wolfsberg Lithium Project. The licenses cover ground that is considered prospective for lithium occurrences in the Styria mining district of Austria, approximately 70km north of the Company's Wolfsberg Project.

Consideration for the Acquisition comprised the following:

- (a) a cash payment of \$250,000;
- (b) 2,000,000 Shares at a deemed issue price of \$0.07 each (**Consideration Shares**); and
- (c) 2,000,000 unlisted Options with an exercise price of \$0.12 each expiring 26 June 2026 (**Consideration Options**).

The Consideration Shares and Consideration Options are together referred to as the **Consideration Securities**.

The HOA otherwise contains standard terms and conditions for an agreement of its nature.

The Company issued the Consideration Securities on 26 June 2023.

Resolution 8 seeks shareholder ratification for the prior issue of the Consideration Securities.

6.2□ Facilitator

The Company agreed to issue the broker, Tomrox GmbH, who facilitated the Acquisition consideration of 2,000,000 Shares and 2,000,000 unlisted Options on the same terms as the Consideration Options (Facilitator Securities).

The Facilitator Securities were issued on 26 June 2023.

Resolution 9 seeks shareholder ratification for the prior issue of the Facilitator Securities.

7. RESOLUTION 8 - RATIFICATION OF PRIOR ISSUE OF SHARES AND OPTIONS TO RICHMOND MINERALS

7.1 General

Resolution 8 seeks shareholder ratification for the prior issue of the Consideration Securities. Refer to Section 6.1 for further information with respect to the Consideration Securities.

7.2□ Listing Rule 7.1

Broadly speaking, and subject to a number of exceptions, Listing Rule 7.1 limits the amount of equity securities that a listed company can issue without the approval of its shareholders over any 12 month period to 15% of the fully paid ordinary securities it had on issue at the start of that 12 month period.

Under Listing Rule 7.1A, an eligible entity can seek approval from its members, by way of a special resolution passed at its annual general meeting, to increase this 15% limit by an extra 10% to 25%.

The Company obtained approval to increase its limit to 25% at the annual general meeting held on 30 January 2023.

The issue of the Consideration Securities does not fit within any of the exceptions set out in Listing Rule 7.2 and, as it has not yet been approved by Shareholders, it effectively uses up part of the 15% limit in Listing Rule 7.1, reducing the Company's capacity to issue further equity securities without Shareholder approval under Listing Rule 7.1 for the 12 month period following the date of issue of the Consideration Securities.

Listing Rule 7.4 allows the shareholders of a listed company to approve an issue of equity securities after it has been made or agreed to be made. If they do, the issue is taken to have been approved under Listing Rule 7.1 and so does not reduce the company's capacity to issue further equity securities without shareholder approval under that rule.

The Company wishes to retain as much flexibility as possible to issue additional equity securities in the future without having to obtain Shareholder approval for such issues under Listing Rule 7.1. Accordingly, the Company is seeking Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Consideration Securities.

Resolution 8 seeks Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Consideration Securities.

7.3 Technical information required by Listing Rule 14.1A

If Resolution 8 is passed, the Consideration Securities will be excluded in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively increasing the number of equity securities the Company can issue without Shareholder approval over the 12 month period following the date of issue of the Consideration Securities.

If Resolution 8 is not passed, the Consideration Securities will be included in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively decreasing the number of equity securities that the Company can issue without Shareholder approval over the 12 month period following the date of issue of the Consideration Securities.

It is noted that the Company's ability to utilise the additional 10% capacity provided for in Listing Rule 7.1A for issues of equity securities following this Meeting remains conditional on Resolution 3 being passed at this Meeting.

7.4 Technical information required by Listing Rule 7.5

Pursuant to and in accordance with Listing Rule 7.5, the following information is provided in relation to Resolution 8:

- (a) the Consideration Securities were issued to Richmond Minerals;
- (b) a maximum of 4,000,000 Consideration Securities were issued as follows:
 - (i) 2,000,000 Consideration Shares; and
 - (ii) 2,000,000 Consideration Options,
- (c) the Consideration Options were issued on the terms and conditions set out in Schedule 4:
- (d) the Consideration Securities were issued on 26 June 2023;
- (e) the issue price was nil per Consideration Share and nil per Consideration Option. The Company has not and will not receive any other consideration for the issue of the Consideration Securities (other than in respect of funds received on exercise of the Consideration Options);
- (f) the purpose of the issue of the Consideration Securities was to fulfil the Company's obligations under the HOA. Refer to Section 6.1 for further information with respect to the HOA and the Acquisition; and
- (g) the Consideration Securities were issued to Richmond Minerals under the HOA. A summary of the material terms of the HOA is set out in Section 6.1.

8. RESOLUTION 9 - RATIFICATION OF PRIOR ISSUE OF SHARES AND OPTIONS TO TOMROX GMBH

8.1 General

Resolution 9 seeks shareholder ratification for the prior issue of the Facilitator Securities. Refer to Section 6.1 for further information with respect to the Facilitator Securities.

8.2□ Listing Rule 7.1

A summary of Listing Rule 7.1 is set out in Section 7.2 above.

The Company wishes to retain as much flexibility as possible to issue additional equity securities in the future without having to obtain Shareholder approval for such issues under Listing Rule 7.1. Accordingly, the Company is seeking Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Facilitator Securities.

Resolution 9 seeks Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Facilitator Securities.

8.3 Technical information required by Listing Rule 14.1A

If Resolution 9 is passed, the Facilitator Securities will be excluded in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively increasing the number of equity securities the Company can issue without Shareholder approval over the 12 month period following the date of issue of the Facilitator Securities.

If Resolution 9 is not passed, the Facilitator Securities will be included in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively decreasing the number of equity securities that the Company can issue without

Shareholder approval over the 12 month period following the date of issue of the Facilitator Securities.

It is noted that the Company's ability to utilise the additional 10% capacity provided for in Listing Rule 7.1A for issues of equity securities following this Meeting remains conditional on Resolution 3 being passed at this Meeting.

8.4 Technical information required by Listing Rule 7.5

Pursuant to and in accordance with Listing Rule 7.5, the following information is provided in relation to Resolution 9:

- (a) the Facilitator Securities were issued to Tomrox GmbH;
- (b) a maximum of 4,000,000 Facilitator Securities were issued as follows:
 - (i) 2,000,000 Shares; and
 - (ii) 2,000,000 Options,
- (c) the Options were issued on the same terms as the Consideration Options, which are set out in Schedule 4;
- (d) the Facilitator Securities were issued on 26 June 2023;
- (e) the issue price was nil per Share and nil per Option. The Company has not and will not receive any other consideration for the issue of the Facilitator Securities (other than in respect of funds received on exercise of the Options); and
- (f) the purpose of the issue of the Facilitator Securities was to fulfil the Company's obligations under an arrangement with the Tomrox GmbH. Refer to Sections 6.1 and 6.2 for further information with respect to the Acquisition and Tomrox GmbH.

9. RESOLUTION 10 - RATIFICATION OF PRIOR ISSUE OF SHARES TO EVOLUTION CAPITAL

9.1 ☐ General

On 22 June 2023, the Company entered into a mandate agreement with Evolution Capital Pty Ltd (**Evolution**) for the provision of general corporate advisory services (**Evolution Mandate**).

The Evolution Mandate contains terms and conditions considered standard for an agreement of its nature.

In consideration for services provided, the Company agreed to issue to Evolution 1,000,000 Shares at a deemed issue price of \$0.10 per Share (**Evolution Shares**).

The Evolution Shares were issued on 26 June 2023. Resolution 10 seeks Shareholder ratification for the prior issue of the Evolution Shares.

9.2□ Listing Rule 7.1

A summary of Listing Rule 7.1 is set out in Section 7.2 above.

The Company wishes to retain as much flexibility as possible to issue additional equity securities in the future without having to obtain Shareholder approval for

such issues under Listing Rule 7.1. Accordingly, the Company is seeking Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Evolution Shares.

Resolution 10 seeks Shareholder ratification pursuant to Listing Rule 7.4 for the issue of the Evolution Shares.

9.3 Technical information required by Listing Rule 14.1A

If Resolution 10 is passed, the Evolution Shares will be excluded in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively increasing the number of equity securities the Company can issue without Shareholder approval over the 12 month period following the date of issue of the Evolution Shares.

If Resolution 10 is not passed, the Evolution Shares will be included in calculating the Company's combined 25% limit in Listing Rules 7.1 and 7.1A, effectively decreasing the number of equity securities that the Company can issue without Shareholder approval over the 12 month period following the date of issue of the Evolution Shares.

It is noted that the Company's ability to utilise the additional 10% capacity provided for in Listing Rule 7.1A for issues of equity securities following this Meeting remains conditional on Resolution 3 being passed at this Meeting.

9.4 Technical information required by Listing Rule 7.5

Pursuant to and in accordance with Listing Rule 7.5, the following information is provided in relation to Resolution 10:

- (a) the Evolution Shares were issued to Evolution;
- (b) a maximum of 1,000,000 Evolution Shares were issued at a deemed issue price of \$0.10 per Share.
- (c) the Evolution Shares were issued on 26 June 2023; and
- (d) the purpose of the issue of the Evolution Shares was to fulfil the Company's obligations under the Evolution Mandate. Refer to Section 9.1 for further information with respect to the Evolution Mandate.

GLOSSARY

\$ means Australian dollars.

7.1A Mandate has the meaning given in Section 4.1.

Acquisition has the meaning given to it in Section 6.1.

ASIC means the Australian Securities & Investments Commission.

ASX means ASX Limited (ACN 008 624 691) or the financial market operated by ASX Limited, as the context requires.

Austrian Lithium Projects has the meaning given to it in Section 6.1.

Board means the current board of directors of the Company.

Business Day means Monday to Friday inclusive, except New Year's Day, Good Friday, Easter Monday, Christmas Day, Boxing Day, and any other day that ASX declares is not a business day.

Chair means the chair of the Meeting.

Closely Related Party of a member of the Key Management Personnel means:

- (a) a spouse or child of the member;
- (b) a child of the member's spouse;
- (c) a dependent of the member or the member's spouse;
- (d) anyone else who is one of the member's family and may be expected to influence the member, or be influenced by the member, in the member's dealing with the entity;
- (e) a company the member controls; or
- (f) a person prescribed by the Corporations Regulations 2001 (Cth) for the purposes of the definition of 'closely related party' in the Corporations Act.

Company means European Lithium Limited (ACN 141 450 624).

Consideration Options has the meaning given to it in Section 6.1.

Consideration Securities has the meaning given to it in Section 6.1.

Consideration Shares has the meaning given to it in Section 6.1.

Corporations Act means the Corporations Act 2001 (Cth).

Directors means the current directors of the Company.

Equity Securities includes a Share, a right to a Share or Option, an Option, a convertible security and any security that ASX decides to classify as an Equity Security.

Evolution Mandate has the meaning given to it in Section 9.1.

Evolution means Evolution Capital Pty Ltd.

Evolution Shares has the meaning given to it in Section 9.1.

Explanatory Statement means the explanatory statement accompanying the Notice.

Facilitator Securities has the meaning given to it in Section 6.2.

HOA has the meaning given to it in Section 6.1.

Key Management Personnel has the same meaning as in the accounting standards issued by the Australian Accounting Standards Board and means those persons having authority and responsibility for planning, directing and controlling the activities of the Company, or if the Company is part of a consolidated entity, of the consolidated entity, directly or indirectly, including any director (whether executive or otherwise) of the Company, or if the Company is part of a consolidated entity, of an entity within the consolidated group.

Listing Rules means the Listing Rules of ASX.

Meeting means the meeting convened by the Notice.

Notice means this notice of meeting including the Explanatory Statement and the Proxy Form.

Ontario means 2743718 Ontario Inc.

Option means an option to acquire a Share.

Optionholder means a holder of an Option.

Performance Rights has the meaning given to it in Section 5.1.

Proxy Form means the proxy form accompanying the Notice.

Related Parties has the meaning given to it in Section 5.1.

Remuneration Report means the remuneration report set out in the Director's report section of the Company's annual financial report for the year ended 30 June 2023.

Resolutions means the resolutions set out in the Notice, or any one of them, as the context requires.

Richmond Minerals means Richmond Minerals Inc. (TSX-V: RMD).

Section means a section of the Explanatory Statement.

Share means a fully paid ordinary share in the capital of the Company.

Shareholder means a registered holder of a Share.

Variable A means "A" as set out in the formula in Listing Rule 7.1A.2.

WST means Western Standard Time as observed in Perth, Western Australia.

SCHEDULE 1 - TERMS AND CONDITIONS OF THE PERFORMANCE RIGHTS

The following is a summary of the key terms and conditions of the Performance Rights:

(a) Milestone

The Performance Rights will vest into Shares upon the Company's undiluted market capitalisation being equal or greater than A\$350,000,000 for 20 consecutive trading days (based on the volume average weighted price of Shares for each trading day during that period) at any time prior to the Expiry Date.

(b) Notification to holder

The Company shall notify the holder in writing when the relevant Milestone has been satisfied.

(c) Conversion

Subject to paragraph (o), upon vesting, each Performance Right will, at the election of the holder, convert into one Share.

(d) Lapse of a Performance Right

A Performance Right will automatically lapse upon the earlier to occur of:

- (i) 31 December 2024 from the date of issue of the Performance Right (**Expiry** date); and
- (ii) the holder ceasing to be an officer (and employee, if applicable) or an employee of the Company (where they are not an officer at the time of issue), as applicable, unless otherwise determined by the Board at its absolute discretion.

(e) Consideration

The Performance Rights will be issued for nil consideration and no consideration will be payable upon the conversion of the Performance Rights into Shares.

(f) Share ranking

All Shares issued upon the vesting of Performance Rights will upon issue rank pari passu in all respects with other existing Shares.

(g) Application to ASX

The Performance Rights will not be quoted on ASX. The Company must apply for the official quotation of a Share issued on conversion of a Performance Right on ASX within the time period required by the ASX Listing Rules.

(h) Timing of issue of Shares on conversion

Within 5 business days after the date that the Performance Rights are converted, the Company will:

(i) issue the number of Shares required under these terms and conditions in respect of the number of Performance Rights converted;

- (ii) if required, give ASX a notice that complies with section 708A(5)(e) of the Corporations Act, or, if the Company is unable to issue such a notice, lodge with ASIC a prospectus prepared in accordance with the Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors; and
- (iii) if admitted to the Official List of ASX at the time, apply for official quotation on ASX of Shares issued pursuant to the conversion of the Performance Rights.
- (iv) If a notice delivered under paragraph (h) (ii) for any reason is not effective to ensure that an offer for sale of the Shares does not require disclosure to investors, the Company must, no later than 20 business days after becoming aware of such notice being ineffective, lodge with ASIC a prospectus prepared in accordance with the Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors.

(i) Transfer of Performance Rights

The Performance Rights are not transferable.

(j) Participation in new issues

A Performance Right does not entitle a holder (in their capacity as a holder of a Performance Right) to participate in new issues of capital offered to holders of Shares such as bonus issues and entitlement issues without exercising the Performance Right.

(k) Reorganisation of capital

If at any time the issued capital of the Company is reorganised (including consolidation, subdivision, reduction or return), all rights of a holder will be changed in a manner consistent with the applicable ASX Listing Rules and the Corporations Act at the time of reorganisation.

(I) Adjustment for bonus issues of Shares

If the Company makes a bonus issue of Shares or other securities to the Company's existing shareholders (other than an issue in lieu or in satisfaction of dividends or by way of dividend reinvestment) the holder of Performance Rights is entitled, upon exercise of the Performance Rights, to receive an issue of as many additional Shares as would have been issued to the holder if the holder held Shares equal in number to the Shares in respect of which the Performance Rights are exercised.

(m) **Dividend and voting rights**

The Performance Rights do not confer on the holder an entitlement to vote (except as otherwise required by law) or receive dividends.

(n) Change in control

If a change of control event occurs, or the Board determines that such an event is likely to occur, the Board may in its discretion determine the manner in which any or all of the holder's Performance Rights will be dealt with, including, without

limitation, in a manner that allows the holder to participate in and/or benefit from any transaction arising from or in connection with the change of control event.

(0) Deferral of conversion if resulting in a prohibited acquisition of Shares

If the conversion of a Performance Right under paragraphs (c) or (n) would result in any person being in contravention of section 606(1) of the *Corporations Act* 2001 (Cth) (**General Prohibition**) then the conversion of that Performance Right shall be deferred until such later time or times that the conversion would not result in a contravention of the General Prohibition. In assessing whether a conversion of a Performance Right would result in a contravention of the General Prohibition:

- (i) holders may give written notification to the Company if they consider that the conversion of a Performance Right may result in the contravention of the General Prohibition. The absence of such written notification from the holder will entitle the Company to assume the conversion of a Performance Right will not result in any person being in contravention of the General Prohibition; and
- the Company may (but is not obliged to) by written notice to a holder request a holder to provide the written notice referred to in paragraph 0(i) within 7 days if the Company considers that the conversion of a Performance Right may result in a contravention of the General Prohibition. The absence of such written notification from the holder will entitle the Company to assume the conversion of a Performance Right will not result in any person being in contravention of the General Prohibition.

(p) No rights to return of capital

A Performance Right does not entitle the holder to a return of capital, whether in a winding up, upon a reduction of capital or otherwise.

(q) Rights on winding up

A Performance Right does not entitle the holder to participate in the surplus profits or assets of the Company upon winding up.

(r) ASX Listing Rule compliance

The Board reserves the right to amend any term of the Performance Rights to ensure compliance with the ASX Listing Rules.

(s) No other rights

A Performance Right gives the holder no rights other than those expressly provided by these terms and conditions and those provided at law where such rights at law cannot be excluded by these terms.

SCHEDULE 2 - VALUATION OF THE PERFORMANCE RIGHTS



16 October 2023

European Lithium Limited 32 Harrogate Street West Leederville, WA 6007 Attention: Melissa Chapman

RE: Valuation of European Lithium Limited performance shares

Dear Melissa.

1. Introduction

You have requested that we determine the fair market value of one tranche of performance shares (the **Performance Shares**) in accordance with AASB 2 – Share Based Payment (the **Engagement**). The Performance Shares are proposed to be granted by European Lithium Limited (the **Company**) to directors of the Company following shareholder approval at the Company's next General Meeting. As a result, we undertook the valuation as at 13 October 2023 (**Valuation Date**), being the most recently concluded market day prior to the date of this report.

2. Summary of the Performance Shares

The tranches comprising the Performance Shares are summarised below and further detailed in Annexure 1.

Tranche	Summary of terms / vesting conditions
Tranche 1	Market Capitalisation of the Company exceeding \$350.0m

3. Valuation Methodologies

We have used the Monte Carlo Simulation (MCS) Methodology, which utilises the Binomial Option Pricing Model, to estimate the fair value of the Performance Shares. Our valuation of the Performance Shares takes into consideration:

(1) The material terms of the Performs	ance SharesAnnexure	1
(2) Methodology and key inputs of the	e MCS Annexure 2	2
(3) Other considerations		3
(4) Key relevant accounting standards	S Annexure	4



4. Valuation Conclusion

Based on the inputs and assumptions discussed in this letter (including annexures), the resulting fair value for the Performance Shares is summarised in Table 1 below.

Table 1: Valuation Conclusion					
Tranche	# of equity instruments	Probability of achievement	Value per Performance Share	Concluded value	
	(a)	(b)	(c)	(d) = (a)*(b)*(c)	
Tranche 1	45,000,000	n/a	\$0.0030	\$135,000	

Should you have any questions regarding anything contained in this letter please do not hesitant to contact me. Yours faithfully



Oliver Schweizer, CFA Director

VALUERS' CERTIFICATION

I certify that, to the best of my knowledge and belief:

- The statements of fact contained in this letter are true and correct.
- The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions, and is our personal, unbiased professional analyses, opinion, and conclusion.
- Our compensation is not contingent upon the reporting of a predetermined value or direction in value that favours the cause of the client, the amount of the value estimate, the attainment of a stipulated result, or the occurrence of a subsequent event.
- No one provided significant professional assistance to the persons signing this certification other than other employees of 22 Corporate Advisory Pty Ltd.



STATEMENT OF LIMITING CONDITIONS

In accordance with professional ethics, our fees for this service are not contingent upon the opinions expressed herein. Information provided by management or its representatives in the course of this investigation has been accepted, without further verification, as correctly reflecting European Lithium Limited's business conditions and operating results.

Financial and statistical information is from sources we deem reliable. We make no representation as to our sources' accuracy or completeness and have accepted their information without further verification.

The conclusions are based upon the assumption that present management will continue to maintain the character and integrity of European Lithium Limited through any sale, reorganisation, or diminution of the owners' participation.

Our opinions expressed herein are valid only for the stated purpose and date of the appraisal. Though some similarities exist between the value as set forth for this purpose and others, it would be incorrect to use the opinions as determined herein for any other purpose due to specific timing, performance, and marketability issues. Accordingly, any such use of the conclusions as determined herein for other purposes would be inaccurate and possibly misleading.

Future services regarding the subject matter contained herein, including, but not limited to, testimony or attendance in court shall not be required of 22 Corporate Advisory Pty Ltd unless previous arrangements have been made in writing.

Neither all nor any part of the contents contained herein shall be conveyed to the public through advertising, public relations, news, sales, mail, direct transmittal, or other media without the prior written consent and approval of 22 Corporate Advisory Pty Ltd.



Annexure 1

Summary of the Performance Shares



Annexure 1 - Summary of the Performance Shares

• Table A1-1 below summarises the key terms of the Performance Shares:

Table A1-1: Summary of the Performance Shares							
	# of						
	Performance	Valuation	Expiry		Exercise	Vesting	Vesting
Tranche	Shares	Date	Date	Term	Price	Period Start	Period End
Tranche 1	45,000,000	13-Oct-23	31-Dec-24	1.22 yrs	\$nil	13-Oct-23	31-Dec-24

- The grant of the Performance Shares is subject to shareholder approval at the Company's next General Meeting. As a result, we undertook the valuation as at 13 October 2023, being the most recently concluded market day prior to the date of this report.
- The Performance Shares are subject to the following vesting conditions:

Non-market-based vesting criteria		
Tranche 1	no non-market-based vesting conditions	

Market-based vesting criteria		
Tranche 1	Market Capitalisation of the Company exceeding \$350.0m prior to 31 December 2024	

- Each individual Performance Share is exercisable for one fully-paid ordinary share in the Company at the exercise prices listed in Table A1-1 above.
- We understand the Performance Shares are subject to a service condition, whereby the holder of the Performance Shares must remain employed by the Company until vesting.
- The Performance Shares are exercisable immediately upon vesting (subject to the exercise price) until expiry.
- The Performance Shares expire 1.22 years after their issue date (also the Valuation Date for the purpose of this valuation) and following which the Performance Shares lapse.
- We understand that dividends are not received by the holder of the Performance Shares prior to exercise.
- We understand that there are no restrictions on disposal of shares after exercise of the Performance Shares, and that there are no other market-based or non-market-based vesting conditions, or any other conditions that impact on the value of the Performance Shares.



Annexure 2

Methodology and Key Inputs of the MCS



Annexure 2 – Methodology and Key Inputs of the MCS

In determining the fair value of the Performance Shares we used the Monte Carlo Simulation (MCS) Methodology, which utilises the Binomial Option Pricing Model.

Specifically, we undertook the following process for each of 1,000,000 simulations, to determine the fair value of each tranche having regard to the market-based vesting condition of the market capitalisation performance hurdle:

- 1. We created a hypothetical price path using the principles of the Binomial model, on a daily basis, for an ordinary share in the Company for a duration equal to the term of each tranche as listed in Table A2-1 below.
- 2. At each day of the hypothetical price path, we compared the simulated market capitalisation using the simulated share price and shares outstanding at the Valuation Date against the performance hurdle (see Table A2-1 below). When the simulated market capitalisation exceeded the hurdle for 1 continuous day the performance condition was satisfied, and the tranche was considered to have vested.
- 3. In each simulation where the tranche vested, it was assumed that the tranche would be exercised immediately given the \$nil exercise price, and we discounted the value of an exercised performance share, being the difference between: (i) the simulated share price at vesting; and (ii) the exercise price, back to the Valuation Date noting that the simulated share price must exceed the exercise price for the performance share to be exercised.
- 4. In simulations that did not result in the performance hurdle being met, or in the tranche being exercised (exercise price > share price), we assumed a value of \$nil for the simulation.
- 5. Finally, we averaged the results in points 2-4 above to determine the value of the tranche.

Table A2-1 below summarises the key inputs used in the MCS methodology, and is followed by an explanation of each of the key inputs and how they were determined.

Table	A2-1: MCS Inputs	
Input	;	Values at Valuation Date
		Tranche 1
i.	Underlying share price	\$0.070
ii.	Exercise price	\$nil
iii.	Term	1.22 yrs
iv.	Risk-free rate	4.175%
v.	Dividend yield	Nil
vi.	Volatility (rounded)	50.0%
vii.	Market cap hurdle	≥\$350,000,000
viii.	Shares outstanding	1,394,239,175

i. Underlying share price

Being the price of the Company's shares at the close of the market on the Valuation Date.

ii. Exercise price

We have been provided with the exercise price of the Performance Shares as listed in Table A2-1 above.

iii. <u>Term</u>

Being the period from the Issue Date (assumed to be the Valuation Date for the purpose of this valuation) to the Expiry Date.



iv. Risk-free rate

The risk-free rate was determined to be the yield-to-maturity of an Australian government bond on the Valuation Date and with a term of equal duration to each tranche. The government bond interest rates were taken from data provider S&P Capital IQ for the government bonds quoted on the Australian Office of Financial Management website (https://www.aofm.gov.au/securities/treasury-bonds). As the term of the Performance Shares did not match the any term-to-maturity for the Australian government bonds as at the Valuation Date, linear interpolation was used to determine the risk-free rate.

v. Dividends

The dividend yield was assumed to be nil as no dividend has been recently paid by the Company and it was assumed that this trend would continue over the term of the Performance Shares.

vi. Volatility

In accordance with AASB 2 paragraph B22, Volatility was determined to be the annualised standard deviation of the continuously compounded change in price of the Company's shares. For each Tranche, the volatility was calculated using the daily, weekly, and monthly share prices for a period prior to the Valuation Date and of equal duration to the term of each tranche (or as long as the shares have been publicly traded). We also considered the volatility over difference calculation periods (from 6-months to 60-months) to determine an appropriate go-forward volatility. A summary of our volatility calculations is set out on the following page.

vii Market cap hurdle

The Company's market capitalisation (measured as the share price multiplied by the shares outstanding) being at least equal to the hurdle listed in Table A2-1 above for 1 continuous day.

viii Shares outstanding

Per the Company's ASX profile (https://www2.asx.com.au/markets/company/EUR) on the Valuation Date the total shares outstanding was 1,394,239,175

Based on the foregoing methodology and inputs, and before any other considerations discussed in the next section, we determined the value of the Performance Shares to be:

Tranche 1 - \$0.0030 per Performance Share



Table A2-2: Volatility Summary – tranche term calculation	period
(using daily changes in share price)	
Tranche	Tranche 1
End date (Valuation Date)	13/10/2023
Period (days)	445
Period (months)	14.60 mths
Period (yrs)	1.22 yrs
Start date	25/07/2022
Workings	
Beginning of period (Trading day)	25/07/2022
Trading segments in period (Days)	311
Standard deviation of price change	3.2%
Annualised Volatility	51.4%

Table A2-3: Volatility Summary – various calculation periods				
Calculation date:		13-Oct-23	13-Oct-23	13-Oct-23
Calculation	Weight	Chan	ge in share	price
Period		Daily	Weekly	Monthly
6 mnths	0.0	42.1%	41.3%	62.5%
12 mnths	1.0	47.5%	49.7%	51.5%
15 mnths	1.0	51.9%	49.0%	57.5%
17 mnths	0.0	56.1%	51.8%	65.3%
21 mnths	0.0	67.4%	63.6%	75.7%
24 mnths	0.0	76.0%	70.3%	73.3%
30 mnths	0.0	75.2%	70.0%	72.3%
36 mnths	0.0	77.0%	72.6%	74.7%
42 mnths	0.0	81.2%	76.3%	76.4%
48 mnths	0.0	82.1%	79.9%	79.3%
54 mnths	0.0	79.8%	76.8%	76.3%
60 mnths	0.0	83.1%	77.6%	77.9%
Average		68.3%	64.9%	70.2%
Median		75.6%	70.2%	74.0%
Average entire series		67.8%		
Median entire series		73.0%		
Weighted average		49.7%	49.4%	54.5%
Weighted median		49.7%	49.4%	54.5%
Weighted average (Daily, Weekly, Monthly)		51.2%		
Weighted median (Daily, Weekly, Monthly)			50.6%	

Chosen Volatility: 50.0%



Annexure 3

Other Considerations



Annexure 3 – Other Considerations

Non-market based vesting conditions

Per clause 19 and 20 of AASB 2, any non-market based vesting conditions are taken into account in the valuation of the Performance Shares by adjusting the number of equity instruments included in the measurement. The Company must estimate the probability of achievement of any non-market-based vesting condition (expressed as a % probability) and apply that percentage to the total number of instruments comprising the Performance Shares, to determine the number of equity instruments expected to vest as at the Valuation Date.

Given the employment condition described in Annexure 1 of this report, the Company should estimate the probability of achievement of this condition for each tranche and apply that percentage to the total number of Performance Shares comprising each tranche. For the purposes of this valuation, it was assumed that the likelihood of meeting the employment condition was 100%.



Annexure 4

Summary of AASB 2 Share-based Payment

Table A4-1 below sets out the pertinent clauses of AASB 2 – Share-based Payment as they relate to the Performance Shares.

Table A4-1: AASB 2 – Share Based Payment		
AASB Paragraph	Comment	
2 (a) Applicable paragraph	An entity shall apply this Standard in accounting for all share-based payment transactions, whether or not the entity can identify specifically some or all of the goods or services received, including:	
	(a) equity-settled share-based payment transactions;	
	(b) cash-settled share-based payment transactions; and	
	(c) transactions in which the entity receives or acquires goods or services and the terms of the arrangement provide either the entity or the supplier of those goods or services with a choice of whether the entity settles the transaction in cash (or other assets) or by issuing equity instruments,	
	except as noted in paragraphs 3A-6. In the absence of specifically identifiable goods or services, other circumstances may indicate that goods or services have been (or will be) received, in which case this Standard applies.	
22 Corporate Advisory comment	The Performance Shares are equity-settled share-based payment transactions, in which the entity (European Lithium Limited) receives goods or services (employment services of the grantee) as consideration for equity instruments of the entity (including shares or share options).	
10 & 11	For equity-settled share-based payment transactions, the entity shall measure the goods or services received, and the corresponding increase in equity, directly, at the fair value of the goods or services received, unless the fair value cannot be estimated reliably. If the entity cannot estimate reliably the fair value of the goods or services received, the entity shall measure their value, and the corresponding increase in equity, indirectly, by reference to the fair value of the equity instruments granted.	
	To apply the requirements of paragraph 10 to transactions with employees and others providing similar services, the entity shall measure the fair value of the services received by reference to the fair value of the equity instruments granted, because typically it is not possible to estimate reliably the fair value of the services received, as explained in paragraph 12. The fair value of those equity instruments shall be measured at grant date.	
	We believe that the entity cannot reliably measure the goods or services received along with the corresponding increase in equity. Accordingly, per clause 10, we have defaulted to measuring the goods or services received and the corresponding increase in equity, indirectly, by reference to the fair value of the equity instruments granted.	
	Given that the Performance Shares essentially allow the holder to receive a fully-paid ordinary share in the Company (whose value can be reliably estimated), subject to certain vesting criteria, we are of the view that the fair value of the equity instruments granted can be reliably estimated causing AASB 2 clauses $24-25$ to be irrelevant.	
14, 15	If the equity instruments granted vest immediately, the counterparty is not required to complete a specified period of service before becoming unconditionally entitled to those equity instruments. In the absence of evidence to the contrary, the entity shall presume that services rendered by the counterparty as consideration for the equity instruments	



Table A4-1: AASB 2 - Share Based Payment

AASB

Paragraph

Comment

have been received. In this case, on grant date the entity shall recognise the services received in full, with a corresponding increase in equity.

If the equity instruments granted do not vest until the counterparty completes a specified period of service, the entity shall presume that the services to be rendered by the counterparty as consideration for those equity instruments will be received in the future, during the vesting period. The entity shall account for those services as they are rendered by the counterparty during the vesting period, with a corresponding increase in equity. For example:

- (a) If an employee is granted share options conditional upon completing three years' service, then the entity shall presume that the services to be rendered by the employee as consideration for the share options will be received in the future, over that three-year vesting period.
- (b) If an employee is granted share options conditional upon the achievement of a performance condition and remaining in the entity's employ until that performance condition is satisfied, and the length of the vesting period varies depending on when that performance condition is satisfied, the entity shall presume that the services to be rendered by the employee as consideration for the share options will be received in the future, over the expected vesting period. The entity shall estimate the length of the expected vesting period at the grant date, based on the most likely outcome of the performance condition. If the performance condition is a *market condition*, the estimate of the length of the expected vesting period shall be consistent with the assumption used in estimating the fair value of the options granted, and shall not be subsequently revised. If the performance condition is not a *market condition*, the entity shall revise its estimate of the length of the vesting period, if necessary, if subsequent information indicates that the length of the vesting period differs from previous estimates.

We understand the Performance Shares to have a service condition (i.e. holder must remain employed by the Company until vesting). As such, we consider the Company should account for the services rendered by the holder of the Performance Shares over the expected vesting period of the Performance Shares, with a corresponding increase in equity. The Company should estimate the length of the expected vesting period as at the grant date, based on the most likely outcome of the performance condition.

- ► For instruments with only a service condition, the vesting period should be equal to the period of required service.
- ► For instruments with market-based vesting criteria, the length of the expected vesting criteria should be consistent with the assumptions used in estimating their fair value and should not be subsequently revised.
- ► For instruments with non-market-based vesting criteria, the Company should revise its estimate, if necessary, if subsequent information indicates that the length of the vesting period differs from previous estimates.

We note that these accounting treatments should be confirmed with the Company's auditors.

16

For transactions measured by reference to the fair value of the equity instruments granted, an entity shall measure the fair value of equity instruments granted at the measurement date, based on market prices if available, taking into account the terms and

AASB	
Paragraph	Comment
	conditions upon which those equity instruments were granted (subject to the requirements of paragraphs 19-22).
	We have used the closing share price on the Valuation Date as accurately reflecting the per share price of a fully-paid ordinary share in the Company as at the Valuation Date.
19	A grant of equity instruments might be conditional upon satisfying specified <i>vesting conditions</i> . For example, a grant of shares or share options to an employee is typically conditional on the employee remaining in the entity's employ for a specified period of time. There might be performance conditions that must be satisfied, such as the entity achieving a specified growth in profit or a specified increase in the entity's share price. Vesting conditions, other than market conditions, shall not be taken into account where estimating the fair value of the shares or share options at the measurement date. Instead vesting conditions shall be taken into account by adjusting the number of equity instruments included in the measurement of the transaction amount so that, ultimately the amount recognised for goods or services received as consideration for the equity instruments granted shall be based on the number of equity instruments that eventually vest. Hence, on a cumulative basis, no amount is recognised for goods or services received if the equity instruments granted do not vest because of failure to satisfy a vesting condition, for example, the counterparty fails to complete a specified service period, or a performance condition is not satisfied, subject to the requirements of paragraph 21.
	The granting of shares from exercise of the Performance Shares is conditional upor achievement of share price appreciation above the exercise price, and Marke Capitalisation Hurdle, which will be taken into account when determining the fair value of the Performance Shares.
	Any non-market-based vesting conditions will be taken into account by estimating their probability of achievement and adjusting the number of equity instruments included in the measurement of the transaction.
	Any market-based vesting conditions will be taken into account when determining the fair value of the Rights.
20	To apply the requirements of paragraph 19, the entity shall recognise an amount for the goods or services received during the vesting period based on the best available estimate of the number of equity instruments expected to vest and shall revise that estimate, it necessary, if subsequent information indicates that the number of equity instruments expected to vest differs from previous estimates. On vesting date, the entity shall revise the estimate to equal the number of equity instruments that ultimately vested, subject to the requirements of paragraph 21.
	The Company must estimate the probability of achievement of each non-market-based vesting condition (expressed as a % probability) and apply that percentage to the total number of instruments comprising the Performance Shares, to determine the number of equity instruments expected to vest as at the Valuation Date.
21	Market conditions, such as a target share price upon which vesting (or exercisability) is conditioned, shall be taken into account when estimating the fair value of the equity instruments granted. Therefore, for grants of equity instruments with market conditions the entity shall recognise the goods or services received from a counterparty who

AASB Paragraph	Comment
	satisfies all other vesting conditions (e.g. services received from an employee wh remains in service for the specified period of service), irrespective of whether that market condition is satisfied.
	We have determined that exercisability of the Performance Shares is subject to marker conditions (share price appreciation above the exercise price, and Market Capitalisation Hurdle) and therefore these market conditions must be taken into account whe estimating the fair value of the Performance Shares.
	Based on information provided, there are no other market conditions upon which vestin is conditioned.
AG B4	For share options granted to employees, in many cases market prices are not available because the options granted are subject to terms and conditions that do not apply traded options. If traded options with similar terms and conditions do not exist, the fa value of the options granted shall be estimated by applying an option pricing model.
	We have used the Monte Carlo Simulation (MCS) Methodology, which utilises the Binomial Option Pricing Model, to estimate the fair value of the Performance Share The valuation under the MCS methodology is discussed in Annexure 2.
AG B5	The entity shall consider factors that knowledgeable, willing market participants would consider in selecting the option pricing model to apply. For example, many employed options have long lives, are usually exercisable during the period between vesting date and the end of the options' life, and are often exercised early. These factors should be considered when estimating the grant date fair value of the options. For many entities this might preclude the use of the Black-Scholes-Merton formula, which does not allow for the possibility of exercise before the end of the option's life and may not adequate reflect the effects of expected early exercise. It also does not allow for the possibility that expected volatility and other model inputs might vary over the option's life However, for share options with relatively short contractual lives, or that must be exercised within a short period of time after vesting date, the factors identified above may not apply. In these instances, the Black-Scholes-Merton formula may produce value that is substantially the same as a more flexible option pricing model.
	Given that the Performance Shares can be exercised for nil consideration, we consider that they would be exercised immediately after satisfaction of the vesting criteria, being achievement of the performance hurdle, which could occur at any point before expiry.
	Consequently, we consider the MCS Methodology to be the most appropriate method value the Performance Shares as it allows more flexibly to: (i) examine the impararound the potential of early exercise; and (ii) evaluate the performance hurdle during the vesting period, and not just at expiry of the Performance Shares.
AG B6	All option pricing models take into account, as a minimum, the following factors:
	(a) the exercise price of the option;
	(b) the life of the option;
	(c) the current price of the underlying shares;

(d) the expected volatility of the share price;

AASB Paragraph	Comment
	(e) the dividends expected on the shares (if appropriate); and
	(f) the risk-free interest rate for the life of the option.
	The above factors are taken into account in the valuation of the Performance Shares (See Annexure 2).
AG B7	Other factors that knowledgeable, willing market participants would consider in setting the price shall also be taken into account (except for vesting conditions and reload features that are excluded from the measurement of fair value in accordance with paragraphs 19-22).
	Based on our instructions, there are no other factors a knowledgeable, willing market participant would consider in setting the price of the Performance Shares.
	Expected volatility – Unlisted Entities
AG B27 – B29	An unlisted entity will not have historical information to consider when estimating expected volatility. Some factors to consider instead are set out below.
	In some cases, an unlisted entity that regularly issues options or shares to employees (or other parties) might have set up an internal market for its shares. The volatility of those share prices could be considered when estimating expected volatility.
	Alternatively, the entity could consider the historical or implied volatility of similar listed entities, for which share price or option price information is available, to use when estimating expected volatility. This would be appropriate if the entity has based the value of its shares on the share prices of similar listed entities.
	As the Company is listed this clause is not applicable to the Performance Shares. See Annexure 2 for our discussion on volatility.
AG B34 & B35	Conversely, if the employees are not entitled to dividends or dividend equivalents during the vesting period (or before exercise, in the case of an option), the grant date valuation of the rights to shares or options should take expected dividends into account. That is to say, when the fair value of an option grant is estimated, expected dividends should be included in the application of an option pricing model. When the fair value of a share grant is estimated, that valuation should be reduced by the present value of dividends expected to be paid during the vesting period.
	Option pricing models generally call for expected dividend yield. However, the models may be modified to use an expected dividend amount rather than a yield. An entity may use either its expected yield or its expected payments. If the entity uses the latter, it should consider its historical pattern of increases in dividends. For example, if an entity's policy has generally been to increase dividends by approximately 3 per cent per year, its estimated option value should not assume a fixed dividend amount throughout the option's life unless there is evidence that supports that assumption.
	The Company has not paid any dividends recently and is assumed to continue this trend for the term of the Performance Shares. As such, this clause is not applicable to the valuation of the Performance Shares.

SCHEDULE 3 - MATERIAL TERMS AND CONDITIONS OF THE EUROPEAN LITHIUM INCENTIVE SCHEME

A summary of the material terms of the European Lithium Incentive Scheme (**Plan**) is set out below.

Eligible Participant	Eligible Participant means a person that is a 'primary participant' (as that term is defined in Division 1A of Part 7.12 of the Corporations Act) in relation to the Company or an Associated Body Corporate (as defined in the Corporations Act) and has been determined by the Board to be eligible to participate in the Plan from time to time.				
Purpose	The purpose of the Plan is to:				
10.000	(a) assist in the reward, retention and motivation of Eligible				
	Participants; (b) link the reward of Eligible Participants to Shareholder value				
	creation; and				
	(c) align the interests of Eligible Participants with shareholders of the Group (being the Company and each of its Associated Bodies Corporate), by providing an opportunity to Eligible Participants to receive an equity interest in the Company in the form of Options, Performance Rights and Shares (Securities).				
Plan administration	The Plan will be administered by the Board. The Board may exercise any power or discretion conferred on it by the Plan rules in its sole and absolute discretion (except to the extent that it prevents the Participant relying on the deferred tax concessions under Subdivision 83A-C of the <i>Income Tax Assessment Act 1997</i> (Cth)). The Board may delegate its powers and discretion.				
Eligibility, invitation and application	The Board may from time to time determine that an Eligible Participant may participate in the Plan and make an invitation to that Eligible Participant to apply for any (or any combination of) the Securities provided under the Plan on such terms and conditions as the Board decides.				
	On receipt of an invitation, an Eligible Participant may apply for the Securities the subject of the invitation by sending a completed application form to the Company. The Board may accept an application from an Eligible Participant in whole or in part.				
	If an Eligible Participant is permitted in the invitation, the Eligible Participant may, by notice in writing to the Board, nominate a party in whose favour the Eligible Participant wishes to renounce the invitation.				
Grant of Securities	The Company will, to the extent that it has accepted a duly completed application, grant the Participant the relevant number and type of Securities, subject to the terms and conditions set out in the invitation, the Plan rules and any ancillary documentation required.				
Rights attaching to Convertible Securities	A Convertible Security represents a right to acquire one or more Plan Shares in accordance with the Plan (for example, an Option or a Performance Right).				
	Prior to a Convertible Security being exercised, the holder:				
	(a) does not have any interest (legal, equitable or otherwise) in any Share the subject of the Convertible Security other than as expressly set out in the Plan;				
	(b) is not entitled to receive notice of, vote at or attend a meeting of the shareholders of the Company;				

(c) is not entitled to receive any dividends declared by the Company; and

(d) is not entitled to participate in any new issue of Shares (see Adjustment of Convertible Securities section below).

Vesting of Convertible Securities

Any vesting conditions which must be satisfied before Convertible Securities can be exercised and converted to Shares will be described in the invitation. If all the vesting conditions are satisfied and/or otherwise waived by the Board, a vesting notice will be sent to the Participant by the Company informing them that the relevant Convertible Securities have vested. Unless and until the vesting notice is issued by the Company, the Convertible Securities will not be considered to have vested. For the avoidance of doubt, if the vesting conditions relevant to a Convertible Security are not satisfied and/or otherwise waived by the Board, that Convertible Security will lapse.

Exercise of Convertible Securities and cashless exercise

To exercise a Convertible Security, the Participant must deliver a signed notice of exercise and, subject to a cashless exercise of Convertible Securities (see next paragraph below), pay the exercise price (if any) to or as directed by the Company, at any time following vesting of the Convertible Security (if subject to vesting conditions) and prior to the expiry date as set out in the invitation or vesting notice.

An invitation may specify that at the time of exercise of the Convertible Securities, the Participant may elect not to be required to provide payment of the exercise price for the number of Convertible Securities specified in a notice of exercise, but that on exercise of those Convertible Securities the Company will transfer or issue to the Participant that number of Shares equal in value to the positive difference between the Market Value of the Shares at the time of exercise and the exercise price that would otherwise be payable to exercise those Convertible Securities.

Market Value means, at any given date, the volume weighted average price per Share traded on the ASX over the 5 trading days immediately preceding that given date, unless otherwise specified in an invitation.

A Convertible Security may not be exercised unless and until that Convertible Security has vested in accordance with the Plan rules, or such earlier date as set out in the Plan rules.

Timing of issue of Shares and quotation of Shares on exercise

As soon as practicable after the valid exercise of a Convertible Security by a Participant, the Company will issue or cause to be transferred to that Participant the number of Shares to which the Participant is entitled under the Plan rules and issue a substitute certificate for any remaining unexercised Convertible Securities held by that Participant.

Restrictions on dealing with Convertible Securities

A holder may not sell, assign, transfer, grant a security interest over or otherwise deal with a Convertible Security that has been granted to them unless otherwise determined by the Board. A holder must not enter into any arrangement for the purpose of hedging their economic exposure to a Convertible Security that has been granted to them.

However, in Special Circumstances as defined under the Plan (including in the case of death or total or permanent disability of the Participant) a Participant may deal with Convertible Securities granted to them under the Plan with the consent of the Board.

Listing of Convertible Securities

A Convertible Security granted under the Plan will not be quoted on the ASX or any other recognised exchange. The Board reserves the right in its absolute discretion to apply for quotation of an Convertible Security granted under the Plan on the ASX or any other recognised exchange.

Forfeiture of Convertible Securities

Convertible Securities will be forfeited in the following circumstances:

- (a) where a Participant who holds Convertible Securities ceases to be an Eligible Participant (e.g. is no longer employed or their office or engagement is discontinued with the Group), all unvested Convertible Securities will automatically be forfeited by the Participant;
- (b) where a Participant acts fraudulently or dishonestly, negligently, in contravention of any Group policy or wilfully breaches their duties to the Group;
- (c) where there is a failure to satisfy the vesting conditions in accordance with the Plan;
- (d) on the date the Participant becomes insolvent; or
- (e) on the Expiry Date.

Change of control

If a change of control event occurs, or the Board determines that such an event is likely to occur, the Board may in its discretion determine the manner in which any or all of the holder's Convertible Securities will be dealt with, including, without limitation, in a manner that allows the holder to participate in and/or benefit from any transaction arising from or in connection with the change of control event.

Adjustment of Convertible Securities

If there is a reorganisation of the issued share capital of the Company (including any subdivision, consolidation, reduction, return or cancellation of such issued capital of the Company), the rights of each Participant holding Convertible Securities will be changed to the extent necessary to comply with the Listing Rules applicable to a reorganisation of capital at the time of the reorganisation.

If Shares are issued by the Company by way of bonus issue (other than an issue in lieu of dividends or by way of dividend reinvestment), the holder of Convertible Securities is entitled, upon exercise of the Convertible Securities, to receive an issue of as many additional Shares as would have been issued to the holder if the holder held Shares equal in number to the Shares in respect of which the Convertible Securities are exercised.

Unless otherwise determined by the Board, a holder of Convertible Securities does not have the right to participate in a pro rata issue of Shares made by the Company or sell renounceable rights.

Plan Shares

The Board may, from time to time, make an invitation to an Eligible Participant to acquire Plan Shares under the Plan. The Board will determine in its sole an absolute discretion the acquisition price (if any) for each Plan Share which may be nil. The Plan Shares may be subject to performance hurdles and/or vesting conditions as determined by the Board.

Where Plan Shares granted to a Participant are subject to performance hurdles and/or vesting conditions, the Participant's Plan Shares will be subject to certain restrictions until the applicable performance hurdles and/or vesting conditions (if any) have been satisfied, waived by the Board or are deemed to have been satisfied under the Rules.

Rights attaching to Plan Shares

All Shares issued or transferred under the Plan or issued or transferred to a Participant upon the valid exercise of a Convertible Security, (**Plan Shares**) will rank equally in all respects with the Shares of the same class for the time being on issue except for any rights attaching to the Shares by reference to a record date prior to the date of the allotment or transfer of the Plan Shares. A Participant will be entitled to any dividends declared and distributed by the Company on the Plan Shares and may participate in any dividend reinvestment plan operated by the Company in respect of Plan Shares. A Participant may exercise any voting rights attaching to Plan Shares.

Disposal restrictions on Plan Shares

If the invitation provides that any Plan Shares are subject to any restrictions as to the disposal or other dealing by a Participant for a period, the Board may implement any procedure it deems appropriate to ensure the compliance by the Participant with this restriction.

For so long as a Plan Share is subject to any disposal restrictions under the Plan, the Participant will not:

- (a) transfer, encumber or otherwise dispose of, or have a security interest granted over that Plan Share; or
- (b) take any action or permit another person to take any action to remove or circumvent the disposal restrictions without the express written consent of the Company.

General Restrictions on Transfer of Plan Shares

If the Company is required but is unable to give ASX a notice that complies with section 708A(5)(e) of the Corporations Act, Plan Shares issued under the Plan (including on exercise of Convertible Securities) may not be traded until 12 months after their issue unless the Company, at its sole discretion, elects to issue a prospectus pursuant to section 708A(11) of the Act.

Restrictions are imposed by Applicable Law on dealing in Shares by persons who possess material information likely to affect the value of the Shares and which is not generally available. These laws may restrict the acquisition or disposal of Shares by you during the time the holder has such information.

Any Plan Shares issued to a holder under the Plan (including upon exercise of Convertible Securities) shall be subject to the terms of the Company's Securities Trading Policy.

Buy-Back

Subject to applicable law, the Company may at any time buy-back Securities in accordance with the terms of the Plan.

Employee Share Trust

The Board may in its sole and absolute discretion use an employee share trust or other mechanism for the purposes of holding Convertible Securities for holders under the Plan and delivering Shares on behalf of holders upon exercise of Convertible Securities.

Maximum number of Securities

The Company will not make an invitation under the Plan which involves monetary consideration if the number of Plan Shares that may be issued, or acquired upon exercise of Convertible Securities offered under an invitation, when aggregated with the number of Shares issued or that may be issued as a result of all invitations under the Plan during the 3 year period ending on the day of the invitation, will exceed 5% of the total number of issued Shares at the date of the invitation (unless the Constitution specifies a different percentage and subject to any limits approved by Shareholders under Listing Rule 7.2 Exception 13(b).

Amendment of Plan

Subject to the following paragraph, the Board may at any time amend any provisions of the Plan rules, including (without limitation) the terms and conditions upon which any Securities have been granted under the Plan and determine that any amendments to the Plan rules be given retrospective effect, immediate effect or future effect.

No amendment to any provision of the Plan rules may be made if the amendment materially reduces the rights of any Participant as they existed before the date of the amendment, other than an amendment introduced primarily for the purpose of complying with legislation or to correct manifest error or mistake, amongst other things, or is agreed to in writing by all Participants.

Plan duration

The Plan continues in operation until the Board decides to end it. The Board may from time to time suspend the operation of the Plan for a fixed period or indefinitely and may end any suspension. If the Plan is terminated or suspended for any reason, that termination or suspension must not prejudice the accrued rights of the Participants.

If a Participant and the Company (acting by the Board) agree in writing that some or all of the Securities granted to that Participant are to be cancelled on a specified date or on the occurrence of a particular event, then those Securities may be cancelled in the manner agreed between the Company and the Participant.

Income Tax Assessment Act

The Plan is a plan to which Subdivision 83A-C of the *Income Tax* Assessment Act 1997 (Cth) applies (subject to the conditions in that Act) except to the extent an invitation provides otherwise.

SCHEDULE 4 – TERMS AND CONDITIONS OF OPTIONS

1.□ Entitlement

Each Option entitles the holder to subscribe for one Share upon exercise of the Option.

2. ☐ Exercise Price

Subject to paragraph 9, the amount payable upon exercise of each Option will be \$0.12 (Exercise Price).

3. ☐ Expiry Date

Each Option will expire at 5:00 pm (WST) on 26 June 2026 (**Expiry Date**). An Option not exercised before the Expiry Date will automatically lapse on the Expiry Date.

4. ☐ Exercise Period

The Options are exercisable at any time on or prior to the Expiry Date (**Exercise Period**).

5. □ Notice of Exercise

The Options may be exercised during the Exercise Period by notice in writing to the Company in the manner specified on the Option certificate (**Notice of Exercise**) and payment of the Exercise Price for each Option being exercised in Australian currency by electronic funds transfer or other means of payment acceptable to the Company.

6. ☐ Exercise Date

A Notice of Exercise is only effective on and from the later of the date of receipt of the Notice of Exercise and the date of receipt of the payment of the Exercise Price for each Option being exercised in cleared funds (Exercise Date).

7.□ Timing of issue of Shares on exercise

Within five Business Days after the Exercise Date, the Company will:

- (a) issue the number of Shares required under these terms and conditions in respect of the number of Options specified in the Notice of Exercise and for which cleared funds have been received by the Company;
- (b) if required, give ASX a notice that complies with section 708A(5)(e) of the Corporations Act, or, if the Company is unable to issue such a notice, lodge with ASIC a prospectus prepared in accordance with the Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors; and
- (c) if admitted to the official list of ASX at the time, apply for official quotation on ASX of Shares issued pursuant to the exercise of the Options.

If a notice delivered under 7(b) for any reason is not effective to ensure that an offer for sale of the Shares does not require disclosure to investors, the Company must, no later than 20 Business Days after becoming aware of such notice being ineffective, lodge with ASIC a prospectus prepared in accordance with the

Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors.

8. ☐ Shares issued on exercise

Shares issued on exercise of the Options rank equally with the then issued shares of the Company.

9. ☐ Reconstruction of capital

If at any time the issued capital of the Company is reconstructed, all rights of an Optionholder are to be changed in a manner consistent with the Corporations Act and the ASX Listing Rules at the time of the reconstruction.

10. ☐ Participation in new issues

There are no participation rights or entitlements inherent in the Options and holders will not be entitled to participate in new issues of capital offered to Shareholders during the currency of the Options without exercising the Options.

11. ☐ Change in exercise price

An Option does not confer the right to a change in Exercise Price or a change in the number of underlying securities over which the Option can be exercised.

12. ☐ Transferability

The Options are transferable subject to any restriction or escrow arrangements imposed by ASX or under applicable Australian securities laws.



Need assistance?



Phone:

1300 850 505 (within Australia) +61 3 9415 4000 (outside Australia)



Online:

www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 11:00am (AWST) on Monday, 27 November 2023.

Proxy Form

How to Vote on Items of Business

All your securities will be voted in accordance with your directions.

APPOINTMENT OF PROXY

Voting 100% of your holding: Direct your proxy how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy may vote or abstain as they choose (to the extent permitted by law). If you mark more than one box on an item your vote will be invalid on that item.

Voting a portion of your holding: Indicate a portion of your voting rights by inserting the percentage or number of securities you wish to vote in the For, Against or Abstain box or boxes. The sum of the votes cast must not exceed your voting entitlement or 100%.

Appointing a second proxy: You are entitled to appoint up to two proxies to attend the meeting and vote on a poll. If you appoint two proxies you must specify the percentage of votes or number of securities for each proxy, otherwise each proxy may exercise half of the votes. When appointing a second proxy write both names and the percentage of votes or number of securities for each in Step 1 overleaf.

A proxy need not be a securityholder of the Company.

SIGNING INSTRUCTIONS FOR POSTAL FORMS

Individual: Where the holding is in one name, the securityholder must sign.

Joint Holding: Where the holding is in more than one name, all of the securityholders should sign.

Power of Attorney: If you have not already lodged the Power of Attorney with the registry, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: Where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please sign in the appropriate place to indicate the office held. Delete titles as applicable.

PARTICIPATING IN THE MEETING

Corporate Representative

If a representative of a corporate securityholder or proxy is to participate in the meeting you will need to provide the appropriate "Appointment of Corporate Representative". A form may be obtained from Computershare or online at www.investorcentre.com/au and select "Printable Forms".

Lodge your Proxy Form:

Online:

Lodge your vote online at www.investorvote.com.au using your secure access information or use your mobile device to scan the personalised QR code.

Your secure access information is



Control Number: 183363

For Intermediary Online subscribers (custodians) go to www.intermediaryonline.com

By Mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne VIC 3001 Australia

By Fax:

1800 783 447 within Australia or +61 3 9473 2555 outside Australia



PLEASE NOTE: For security reasons it is important that you keep your SRN/HIN confidential.

You may elect to receive meeting-related documents, or request a particular one, in electronic or physical form and may elect not to receive annual reports. To do so, contact Computershare.

Change of address. If incorrect,
mark this box and make the
correction in the space to the left.
Securityholders sponsored by a
broker (reference number
commences with 'X') should advise
your broker of any changes.

| Proxy Form

Please mark 🗶 to indicate your direction	ns
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Step 1	Appoint a Prox	ky to Vo	te on	Your I	Behalf					
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Resolution 2	Re-election of Director – Mr Michael Carter					Stanley Carter <the a="" c="" carter="" family="">C</the>				
Resolution 3	Approval of 7.1A Mandate				Resolution 7	Approval to issue Performance Rights – Mykhailo				
Resolution 4	Approval to issue Performance Rights – Okewood Pty Ltd				Resolution 8	Zhernov Ratification of prior issue of Shares and Options to				
Resolution 5	Approval to issue Performance Rights – Pixsell					Richmond Minerals				
	Pty Ltd ATFT Pixsell Unit Trust				Resolution 9	Ratification of prior issue of Shares and Options to Tomrox Gmbh				
					Resolution 10	Ratification of prior issue of Shares to Evolution Capital				
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