

31 October 2024

ASX Market Announcements Office ASX Compliance Pty Ltd Level 40, Central Park 152-158 St Georges Terrace Perth WA 6000

Dear Sir/Madam,

Notice under section 708AA(2)(f) of the Corporations Act 2001 (Cth) as modified by ASIC Instrument 2016/84

Altamin Limited (ABN 63 078 510 988) (ASX: AZI) (**Altamin** or the **Company**) hereby provides notice under section 708AA(2)(f) of the *Corporations Act 2001* (Cth) (**Corporations Act**) as modified by Australian Securities and Investments Commission Corporations (Non-Traditional Rights Issues) Instrument 2016/84 (**Instrument 2016/84**).

Where applicable, references in this notice to sections of the Corporations Act are to those sections as modified by Instrument 2016/84.

Altamin announced on Thursday, 31 October 2024 an accelerated non-renounceable pro rata entitlement offer (**Entitlement Offer**) of four (4) new fully paid ordinary shares in Altamin (**New Shares**) for every five (5) fully paid ordinary shares in Altamin held as at 7:00pm (AEST) on Monday, 4 November 2024 to shareholders who (amongst other qualities) have a registered address in Australia, Belgium (institutional investors only), China (institutional investors only), Germany, Hong Kong, Italy, Japan, Mauritania, New Zealand, the Philippines, Singapore, Slovakia, Switzerland or the United Kingdom (**Eligible Shareholders**) (see the Company's ASX announcement dated Thursday, 31 October 2024 for further details).

The Entitlement Offer is not underwritten.

A retail offer booklet (**Retail Offer Booklet**) for the Entitlement Offer is expected to be dispatched to Eligible Retail Shareholders (defined below) on Thursday, 7 November 2024.

Altamin advises that:

- 1 the New Shares will be offered for issue without disclosure to investors under Part 6D.2 of the Corporations Act;
- 2 this notice is being given under section 708AA(2)(f) of the Corporations Act as modified;
- 3 as at the date of this notice, Altamin has complied with:
 - (a) the provisions of Chapter 2M of the Corporations Act as they apply to Altamin; and
 - (b) sections 674 and 674A of the Corporations Act as they apply to Altamin;
- 4 as at the date of this notice, there is no 'excluded information' of the type referred to in section 708AA(8) or section 708AA(9) of the Corporations Act that is required to be set out in this notice under section 708AA(7) of the Corporations Act; and
- 5 the potential effect of the issue of New Shares pursuant to the Entitlement Offer on the control of Altamin and the consequences of that effect, will depend on several factors, including existing shareholdings and the extent to which Eligible Shareholders take up their entitlements. However, the Company notes the following:





Structure of Entitlement Offer

- (a) Up to 351,079,228 New Shares (subject to rounding of fractional entitlements) will be issued under the Entitlement Offer, to raise up to approximately A\$8.4 million, equating to approximately 44.4% of all the issued shares in the Company following completion of the Entitlement Offer.
- (b) The Entitlement Offer will be conducted in two parts, an institutional component (Institutional Entitlement Offer) and a retail component (Retail Entitlement Offer). The results of the Institutional Entitlement Offer will be announced to the ASX on Friday, 1 November 2024.
- (c) The Company will offer a shortfall top-up facility as part of the Retail Entitlement Offer (**Top-up Facility**). The key terms of the Top-up Facility will be as follows:
 - i. under the Top-up Facility, Eligible Shareholders under the Retail Entitlement Offer (Eligible Retail Shareholders) who take up their entitlement in full will be able to apply for additional New Shares in excess of their entitlement (Top-up Facility Application), subject to the Corporations Act, the ASX Listing Rules and all other applicable laws and regulations; and
 - ii. to the extent Top-up Facility Applications exceed the number of New Shares available under the Top-up Facility, the Company will scale back applications:
 - A. in accordance with the policy set out in the Retail Offer Booklet, in the Company's board's (**Board**) absolute discretion; and
 - B. to ensure compliance with the ASX Listing Rules, the Corporations Act and all other applicable laws.
- (d) The Board also reserves, subject to compliance with the Corporations Act and the ASX Listing Rules, the right to place any or all of the shares comprising the shortfall following the Top-up Facility to one or more investors within three (3) months of the closing date of the Retail Entitlement Offer at a price not less than \$0.024 per share (Shortfall Offer).

Impact of the Entitlement Offer on Control of the Company

(e) Based on information made available to the Company at the date of this notice, the substantial shareholders of the Company as at the date of this notice are:

Substantial Shareholder	Number of Shares	Voting Power
V B S Exchange Pty Ltd (ACN 109 106 201) (VBS), Gannet Capital Pty Ltd (ACN 139 264 690) as trustee for the Victor Smorgon Partners Global Multi-Strategy Fund and Victor Smorgon Partners Pty Ltd (ACN 630 512 739) (together, Victor Smorgon Group) ¹	190,368,736	43.38%
Alexander Burns and associates	42,465,494	9.68%

Notes:

1. Refer to the substantial holder notice dated 13 February 2024.

(f) Victor Smorgon Group is the Company's largest shareholder and, based on public fillings, holds "Voting Power" (as that term is defined in the Corporations Act) of 43.38% of the Company (noting that, since the last public filing, the number of issued fully paid Altamin ordinary shares has not changed). VBS, a member of Victor Smorgon Group, has committed to subscribe for at least \$2.1 million (87,843,312 New Shares at \$0.024 per share) pursuant to the Institutional Entitlement Offer.





The potential increase in Victor Smorgon Group's relevant interest in the voting shares of the Company as a result of the Entitlement Offer will depend on how many New Shares are taken up under the Entitlement Offer (and shares under the Top Up Facility) and how many shares comprising the Shortfall Offer are placed by the Board. The table below sets out Victor Smorgon Group's interests in the Company following completion of the Entitlement Offer (and assuming zero take-up under the Top-up Facility or Shortfall Offer) under a number of scenarios:

Scenario	Total Number of Shares held by Victor Smorgon Group ^{1 2}	Total Victor Smorgon Group Voting Power ^{1 2}
A: 100% take-up of the Entitlement Offer by eligible shareholders	342,663,725	43.4%
B: No take-up of the Entitlement Offer by eligible shareholders other than VBS subscribing for 87,843,312 New Shares	278,212,048	52.8%
C: No take-up of the Entitlement Offer by eligible shareholders other than Victor Smorgon Group subscribing for its full entitlement	342,663,725	58.0%

Notes:

1.In calculating the potential outcomes in the table immediately above, the Company has included the issue of any New Shares which would have been offered to ineligible shareholders (had they been Eligible Shareholders), on the assumption that those New Shares are sold by Euroz Hartleys Limited (ACN 104 195 057; AFS Licence No. 230 052) acting as a nominee for the purposes of section 615 of the *Corporations Act 2001* (Cth) and taken up by transferees not associated with Victor Smorgon Group. No forecast is made on whether any such shares will be sold.

2. Subject to rounding.

To the extent Victor Smorgon Group's Voting Power in the Company is not permitted by section 606 of the Corporations Act, Victor Smorgon Group's acquisition of New Shares under the Entitlement Offer is permitted by the exception to section 606 of the Corporations Act detailed in item 10A of section 611 of the Corporations Act. To that end, with respect to shareholders in jurisdictions to which the Entitlement Offer is not being extended, the Company:

- will implement the nominee procedure set out in section 615 of the Corporations Act; and
- has received in-principle approval from the Australian Securities and Investments Commission to the appointment of Euroz Hartleys Limited as nominee for the purposes of section 615 of the Corporations Act.

Given the structuring of the Entitlement Offer, Victor Smorgon Group's Voting Power in the Company may increase to up to 58.0% following the Entitlement Offer (assuming that no other shareholder participates in the Entitlement Offer and Victor Smorgon Group takes-up its full entitlement, although it has only committed to take-up part of its entitlement).

The Company understands that Victor Smorgon Group has no present intention to:

- change the business of the Company;
- inject further capital into the Company, this may however change on the basis of the Company's future funding requirements;
- make any changes regarding the future employment of present employees of the Company;
- transfer any assets between the Company and Victor Smorgon Group or its associates;





- redeploy the fixed assets of the Company; or
- significantly change the financial or dividend distribution policies of the Company.

If Victor Smorgon Group were to achieve Voting Power of more than 50% following the Entitlement Offer, Victor Smorgon Group can control the composition of the Board and the Company's management and strategic direction and impact the outcome of resolutions of Shareholders. Victor Smorgon Group's interests may not align with those of all other shareholders.

Yours faithfully

Stephen Hills Company Secretary

This announcement has been approved for lodgement by the Board of Altamin

