



May 6, 2015

Dear Shareholder,

I am pleased to offer you a limited opportunity to purchase new shares at a **discount** to the record date in Strategic Elements Limited **prior** to increasing our activities in both the resources and technology sectors.

As you are a current shareholder, you are eligible to acquire discounted shares under our Share Purchase Plan (“the Plan”).

You are eligible to purchase a maximum of \$10,000 of shares at 3 cents.

The share price as at the Record Date was 4 cents.

The offer is **capped** to a total of \$750,000 and applications will be accepted on a **first received basis**.

There is **no need** to return the application **form** if you elect to pay by **BPAY**. Please use the reference code printed on the attached application form.

The Plan closes 5.00pm on **28 May 2015**.

This comes at an exciting time in the Company’s development, with recent announcements outlining a calculated strategy designed to position the Company for future growth. The Company’s special registration by the Australian Federal Government means most shareholders pay no tax on capital gains when selling their shares.

The Plan also provides a unique opportunity to **average down** your buy price in the Company. For example, a shareholder who bought \$2,000 of shares in the IPO could bring their weighted average price down from **20 cents to 5.2 cents** by purchasing \$2,000 worth of shares under this Share Purchase Plan.

Please note the 52-week high share price is 9 cents whilst at that time the Company was **solely** focused on its Golden Blocks project in New Zealand.

The Company has recently announced its intention to widen its resources and technology activities. Funds raised under the Plan will be used for:

- **Strategic Materials Pty Ltd:** As announced the 100% owned Investee Company has resolved to conduct a drilling program targeting the potential continuation of the **Pioneer Shoot** being mined on Level 4 in 1914. Whilst licenses and approvals are being sought **exploration will continue** to generate a 3D Mine Model, position intended drill holes and continue surface exploration on exciting targets along strike from the Aorangi Mine and at other locations outlined by prior fieldwork/structural studies. Work is starting immediately on the 3D Mine Model.

- **Dr Pirajno Collaboration:** The Company has formed a new collaboration with one of Western Australia’s most respected economic geologists who recently retired after 21 years with the Western Australian government. The collaboration with Dr Franco Pirajno has been formed to conduct **frontier exploration** in Western Australia targeting areas that may have seen **basic mapping** by the Western Australian government but **limited** commercial exploration. Importantly these areas will have potential for styles of mineral deposits more commonly known **overseas**.

Previous to his long tenure with the Western Australian government where he spent extensive time **in the field**, Dr Pirajno had a successful career with the large multinational Anglo American Corporation of South Africa in Africa and Australasia.

This cumulated with his appointment as Exploration Manager for the New Zealand and the SW Pacific, Dr Pirajno was also part of the team that successfully made **several copper discoveries** in Africa during his time with Anglo. Dr Pirajno has extensive experience mapping and studying mineral systems in many different countries around the world and is uniquely qualified to oversee the technical team. The Company is **currently securing** projects.

- **Australian Advanced Materials Pty Ltd**: As announced the 100% owned Investee Company is continuing to actively assess various technology investments. AAM is currently negotiating a licensing agreement for an Australian technology, with nothing having been agreed to date.

- Supplementing the working capital of the Company.

Key Features of The Plan

Under the Plan, Australian and New Zealand shareholders on the register as at 5.00pm on 01 May 2015 can subscribe for up to \$10,000 worth of shares at 3 cents each **without** brokerage or other costs.

Key features of the Plan include (a) you are eligible to purchase shares to the value of \$10,000, \$7,500, \$5,000, \$2,500, \$2,000, \$1,500 or \$1,000 (b) applications are treated on a **first received basis up to a total** of \$750,000 (c) the Plan closes on 28 May 2015 (d) shares under the Plan are expected to be issued on or about 02 June 2015

The issue price was calculated having regard to the Company's circumstances and represents a **33% discount** to the closing price on the Record Date but not less than 80% of the volume weighted average price for the Company's Shares calculated over the last 5 days on which sales of Shares took place prior to the Plan being announced.

Details of the Company's current activities are set out in the announcements made by the Company to ASX and are available from ASX, or the Company's website at www.strategicelements.com.au. You should read the attached Terms and Conditions carefully before participating in the Plan.

There is no need to return the application form if you elect to pay by BPAY. Please use the reference code printed on the attached application form.

Applications will be accepted on a **first received basis**. If you wish to participate in the Plan, please submit your application to the Company as soon as possible.

The Shares issued under the Plan will be quoted on ASX.

Please contact Executive Director Matthew Howard on +61 8 9278 2788 or email admin@strategicelements.com.au if you have any questions on how to subscribe for shares.

Yours Sincerely,

Charles Murphy
Managing Director
Strategic Elements Ltd

Schedule of Dates and Offer

Date	Details
01 May 2015	Record Date 5pm (WST) The date of which the Company determines eligible shareholders.
04 May 2015	Announcement Date
06 May 2015	Dispatch of Plan
07 May 2015	Opening Date The date on which the Plan opens.
28 May 2015	Closing Date The date on which the Plan closes. Applications and payments must be received by 5pm (WST).
02 Jun 2015	Allotment Date and Dispatch Date The date Shares under the Plan are allotted, any scale back and the issue price of the Shares is announced.
05 Jun 2015	Share Trading Date The date on which it is expected that Shares under the Plan will commence trading on the ASX.

Offer details	Price	Shares
Issue Price (per share)	\$0.03	
Minimum application amount	\$1,000	33,333
Maximum application amount	\$10,000	333,333
Permitted application amounts	\$1,000	33,334
	\$1,500	50,000
	\$2,000	66,667
	\$2,500	83,334
	\$5,000	166,667
	\$7,500	250,000
	\$10,000	333,334

The above dates are indicative only and are subject to change.

Share Purchase Plan - Terms and Conditions

These are the Terms and Conditions of the Share Purchase Plan ("the Plan") of Strategic Elements Limited ACN 122 437 503 ("Strategic").

1. Participation in the Plan

Shareholders who are entered in the register of members at 5.00pm (Perth time) on 1 May 2015 ("Record Date") and who have a registered address in Australia or New Zealand ("Eligible Shareholders") may participate in the Plan. The following rules apply to participation by Eligible Shareholders in the Plan:

- (a) **Single holders** – If you are the registered holder of shares, but you receive more than one offer under the Plan (for example, due to multiple registered holdings), you may only apply for up to a maximum amount of \$10,000 of shares in the specific name of your holding.
- (b) **Joint holders** – If you are recorded with one or more persons as the joint holder of a holding of shares, that joint holding is considered to be a single registered holding for the purpose of the Plan. Joint holders are only entitled to participate in the Plan in respect of that single holding. If the same joint holders receive more than one offer under the Plan due to multiple identical holdings, the joint holders may only apply for up to one maximum amount of \$10,000 of shares.
- (c) **Custodians and nominees** – If you are an Eligible Shareholder who hold shares as a custodian, trustee or nominee (within the definition of 'custodian' in ASIC Class Order 09/425 (**Class Order**) ("Custodian") or in any more specific relief granted to Strategic in relation to this offer and hold shares on behalf of one or more persons ("beneficiaries"), this offer is made to you and you have the discretion whether to extend this offer to the beneficiaries on whose behalf you hold shares. If you apply for shares on behalf of a beneficiary, Strategic will not issue shares to you unless you certify the following in writing to Strategic:
 - (i) that you hold the shares on behalf of one or more persons (each a "participating beneficiary") on the Record Date or on behalf of one or more other custodians (each a "downstream custodian") that hold beneficial interests in shares on behalf of one or more other persons (also each a "participating beneficiary") on the Record Date;
 - (ii) that each participating beneficiary or downstream custodian (as applicable) has subsequently instructed you to apply for shares on their behalf under the Plan;
 - (iii) the number of participating beneficiaries;
 - (iv) the name and address of each participating beneficiary;
 - (v) the number of shares that you or each downstream custodian (as applicable) holds on behalf of each participating beneficiary;
 - (vi) the number and dollar amount of shares which each participating beneficiary or downstream custodian has instructed you to apply for on their behalf;
 - (vii) that there are no participating beneficiaries in respect of which the total of the aggregate application price for the following exceeds A\$15,000:

- (A) the shares applied for by you on behalf of a participating beneficiary under the Plan; and
 - (B) any shares issued to you in the 12 months before the application as a result of an instruction given by a participating beneficiary to you to apply for shares on their behalf under an arrangement similar to the Plan;
- (viii) that a copy of the Plan offer document was given to each participating beneficiary; and
- (ix) where you hold shares on behalf of a participating beneficiary indirectly, through one or more downstream custodians, the name and address of each downstream custodian.

Custodians should request a Custodian Certificate when making an application on behalf of participating beneficiaries. To request a Custodian Certificate, and if you would like further information on how to apply, you should contact our share registry Security Transfer Registrars Pty Limited ("Share Registry") on +61 8 9315 2333 between the hours of 8.30am and 5.00pm, Monday to Friday.

- (d) **Participation** - Participation in the Plan is entirely optional and the offer of shares under the Plan is not a recommendation. You should seek independent advice if you are unsure whether you should participate in the Plan. The offer of shares under the Plan is non-renounceable which means that Eligible Shareholders cannot transfer their entitlement to purchase shares under the Plan to another person. The application form specifies parcels of a particular number and value of shares for which applications may be made and application may not be made for any other number or value of shares. If an Eligible Shareholder applies for (i) more shares than is provided for in the application form, the maximum number of shares under the Plan will be issued and the excess amount paid will be refunded without interest or (ii) for a number of shares that is not designated on the application form, the number of shares issued will be the highest designated number of shares that is less than the cheque, bank draft or BPAY® (registered to BPAY Pty Ltd ABN 69 079 137 518) amount received and the excess amount paid will be refunded without interest.
- (e) **Not underwritten** - The Plan is not underwritten.
- (f) **Listing Rules Limit** - If total applications exceed the maximum amount permitted by the ASX Listing Rules to be raised under the Plan, applications will be scaled back in such manner as is determined at the absolute discretion of the Directors.

2. Application form

You do not need to return the application form if you have made payment by BPAY®. If payment is not made by BPAY®, applications to participate in the Plan must be made on the enclosed application form and must be received by the share registry (with the correct payment) no later than 5.00pm on 28 May 2015. Strategic reserves the right to return any payment and not allot any shares if payment is received after that time. By returning the enclosed application form or by making a BPAY® payment, you agree to be bound by these Terms and Conditions and certify that the aggregate of the application price paid by you for the shares the subject of the application form or BPAY® payment, and any other shares applied for by you, or which you have instructed a Custodian to acquire on your behalf, under the Plan or under any similar arrangement operated by Strategic in the 12 months prior to the date of issue under the Plan, does not exceed A\$15,000. Applications and payments under the Plan may not be withdrawn once they have been received. Application money will not bear interest under any circumstances.

3. Payments by BPAY®

If payment is made using the BPAY® facility (Australian bank accounts only), there is no requirement for the application form to be returned. Payment must be received by no later than 28 May 2015. Eligible Shareholders must ensure that funds submitted through BPAY® are received by this time. Applicants should be aware that their own financial institution may implement earlier cut off times for electronic payments and should take this into consideration when making payment of Application Monies via BPAY. You may also have your own limit on the amount that can be paid by BPAY. It is your responsibility to ensure that the amount you wish to pay via BPAY does not exceed your limit and is received by the Share Registry prior to the close of the offer. Eligible Shareholders must use the biller code and reference number shown on the personalised application form accompanying this offer document. If you have multiple holdings you will have multiple customer reference numbers. To ensure you receive your shares in respect of that holding, you must use the customer reference number shown on each personalised Application Form when paying for any new shares that you wish to apply for in respect of that holding. Shareholders who have multiple holdings must ensure they comply with the requirements in condition 1. Applications can only be made for parcels of shares in the amounts specified on the Application Form. Please do not forward cash. Receipts for payment will not be issued. Application forms returned by fax will not be accepted. Application monies will only be accepted if your cheque or money order is drawn, or your BPAY payment is made, in Australian currency. Cheques must be drawn on an Australian financial institution. Application money will not bear interest as against Strategic under any circumstances.

4. Acknowledgement

If you submit a BPAY payment or complete and return the application form, you represent to the Company that you have not applied for, or instructed a custodian (as defined in the Class Order) to apply on your behalf for, shares with an application price which, when aggregated with the application price for any shares issued to you or a custodian on your behalf under the Plan or any similar Company arrangement in the 12 months prior to your application, exceeds \$15,000.

5. Use of funds

- Funds raised under the Offer will be used for:

Strategic Materials Pty Ltd: As announced the 100% owned Investee Company has resolved to conduct a drilling program targeting the potential continuation of the **Pioneer Shoot** being mined on Level 4 in 1914. Whilst licenses and approvals are being sought **exploration will continue** to generate a 3D Mine Model, position intended drill holes and continue surface exploration on exciting targets along strike from the Aorangi Mine and at other locations outlined by prior fieldwork/structural studies. Work is starting immediately on the 3D Mine Model.

- **Dr Pirajno Collaboration:** The Company has formed a new collaboration with one of Western Australia's most respected economic geologists who recently retired after 21 years with the Western Australian government. **The Company is currently securing projects.**
- **Australian Advanced Materials Pty Ltd:** As announced the 100% owned Investee Company is continuing to actively assess various technology investments. AAM is currently negotiating a licensing agreement for an Australian technology, with nothing having been agreed to date.
- Supplementing the working capital of the Company.

6. Issue Price

The issue price was calculated having regard to the Company's circumstances and represents a 33% discount to the closing price on the Record Date but not less than 80% of the volume weighted average price for the Company's Shares calculated over the last 5 days on which sales of Shares took place prior to the Plan being announced.

Shares are a speculative investment and the market price of shares may change between the opening date and the allotment date. However, this will not affect the price at which Eligible Shareholders will receive shares under the Plan. This means that the 3 cent issue price for the shares under the Plan may be higher or lower than the market price of shares at the date of issue. Strategic recommends that you monitor the share price, which can be found in the financial pages of major Australian metropolitan newspapers, or on the ASX website at www.asx.com.au (ASX code: SOR).

The Company recommends that you obtain your own financial advice in relation to the Offer and consider price movements of Shares in the Company prior to making an application under the Plan.

7. Shares to be issued

- (a) Shares issued under the Plan will rank equally in all respects with existing fully paid ordinary shares. Promptly after issue, application will be made by for shares issued under the Plan to be listed for quotation on the official list of the Australian Securities Exchange. Transaction Confirmation Statements will be dispatched to the Issuer Sponsored and CHESS participants for shares issued under the Plan. No brokerage, commissions, stamp duty or other transaction costs will be payable by Eligible Shareholders for their application for, or issue of, shares under the Plan. This offer of securities under the Plan is made in accordance with the Class Order, which grants relief from the requirement to prepare a prospectus for the offer of shares under the Plan.
- (b) The Company intends to raise \$750,000 under the Plan, in the event that applications are received in excess of the \$750,000 worth of Shares under the Offer, the Directors reserve the right to accept the oversubscriptions as they deem appropriate (and in any event, not exceeding the regulatory 30% Threshold).
- (c) To the extent that there is a shortfall in the subscription of Shares under the Plan by shareholders of the Company ("Shortfall Shares"), the Company reserves the right to place any Shortfall Shares in their absolute discretion at a price no less than the price of Shares offered under the Plan, to the extent that any such placement of Shortfall Shares can be made having regard to ASX Listing Rule 7.1 and the Corporations Act 2001 (Cth).

8. Variations, waivers and resolution of disputes

The Plan is governed by the law in force in Western Australia and Strategic reserves the right to:

- (a) vary the closing date and share issue date for the Plan;
- (b) waive compliance with any of these Terms and Conditions;
- (c) refuse to allot shares where it believes there has been a breach of these Terms and Conditions;
- (d) amend or vary these Terms or Conditions or suspend or terminate the Plan at any time;
- (e) scale back applications at its absolute discretion; and

- (f) settle in any manner it thinks fit any disputes or anomalies which may arise in connection with the Plan. Any determinations by Strategic will be binding on all Eligible Shareholders and other persons to whom the determination relates.

Strategic's rights may be exercised by the Board or any delegate thereof.

9. Foreign offer restrictions

The document may not be released or distributed in any country other than Australia and New Zealand. This document does not constitute or contain an offer to sell, or a solicitation of an offer to buy, securities in any other country. In particular, any securities described in this document have not been, and will not be, registered under the US Securities Act of 1933 (as amended) and may not be offered or sold in the United States except in transactions exempt from, or not subject to, registration under the US Securities Act and applicable US state securities laws.

10. New Zealand Shareholders

The shares offered under the Plan are not being offered or sold to the public within New Zealand other than to existing shareholders of the Company with registered addresses in New Zealand and to whom the Offer is being made in reliance on the Securities Act (Overseas Companies) Exemption Notice 2013 (New Zealand).

11. Applications and notices

Applications and notices given to Strategic for the Plan must be in writing and in such form as Strategic may from time to time require. Such applications and notices will be effective on receipt by Strategic subject to (a) these Terms and Conditions and (b), in the case of applications, acceptance by Strategic before the closing date.

12. ASIC relief

This offer of shares under the Plan is made in accordance with the Class Order which grants relief from the requirement to prepare a disclosure document for the Plan subject to certain terms and conditions. Strategic has, prior to the release of this offer document, given a notice to ASX that complies with the requirements of the Class Order.

13. Questions

If you have any questions, please contact Strategic's share registry Security Transfer Registrars Pty Limited on +61 8 9315 2333 between the hours of 8.30am and 5.00pm, Monday to Friday. For details regarding how your personal shareholder information is used, please refer to the enclosed application form. For details on the Company's operations please contact the Company on +61 8 9278 2788.

SHARE PURCHASE PLAN APPLICATION FORM

THIS DOCUMENT IS IMPORTANT. IF YOU ARE IN DOUBT AS TO HOW TO DEAL WITH IT, PLEASE CONTACT YOUR STOCK BROKER OR LICENSED PROFESSIONAL ADVISOR.

REGISTERED OFFICE:
Suite 6
27 Railway Road
Subiaco WA 6008
AUSTRALIA



STRATEGIC ELEMENTS LIMITED

ABN: 47 122 437 503

SHARE REGISTRY:
Security Transfer Registrars Pty Ltd

All Correspondence to:
**PO BOX 535,
APPLECROSS WA 6953 AUSTRALIA**
770 Canning Highway,
APPLECROSS WA 6153 AUSTRALIA
T: +61 8 9315 2333 F: +61 8 9315 2233
E: registrar@securitytransfer.com.au
W: www.securitytransfer.com.au

«HOLDER_NAME»
«ADDRESS_LINE_1»
«ADDRESS_LINE_2»
«ADDRESS_LINE_3»
«ADDRESS_LINE_4»
«ADDRESS_LINE_5»

Code:
Holder Number:
Record Date:

**NON-RENOUCEABLE SHARE PURCHASE PLAN OFFER CLOSING AT 5.00PM WST ON 28 MAY 2015
ISSUE PRICE OF \$0.03 PER SHARE**

(1) I/We, the above mentioned, wish to apply for the number of Fully Paid Ordinary Shares which will be issued in accordance with the Share Purchase Plan (SPP) and the Constitution of the Company as stated below: **(please mark "X" to indicate one choice only)**

	TOTAL SUBSCRIPTION AMOUNT @ \$ 0.03 PER SHARE	NUMBER OF SHARES		TOTAL SUBSCRIPTION AMOUNT @ \$ 0.03 PER SHARE	NUMBER OF SHARES
<input type="checkbox"/> A	\$ <input type="text" value="10,000"/>	<input type="text" value="333,334"/>	<input type="checkbox"/> E	\$ <input type="text" value="2,000"/>	<input type="text" value="66,667"/>
<input type="checkbox"/> B	\$ <input type="text" value="7,500"/>	<input type="text" value="250,000"/>	<input type="checkbox"/> F	\$ <input type="text" value="1,500"/>	<input type="text" value="50,000"/>
<input type="checkbox"/> C	\$ <input type="text" value="5,000"/>	<input type="text" value="166,667"/>	<input type="checkbox"/> G	\$ <input type="text" value="1,000"/>	<input type="text" value="33,334"/>
<input type="checkbox"/> D	\$ <input type="text" value="2,500"/>	<input type="text" value="83,334"/>			

- (2) I/We have enclosed/made payment for the amount shown above (following the payment instructions as detailed overleaf).
 (3) I/We agree to be bound by the terms of the SPP and the Company Constitution.
 (4) I/We hereby agree to accept any lesser number of new Shares applied for.
 (5) I/We hereby certify that the amount of Shares subscribed for by me/us pursuant to the SPP (being a maximum of \$10,000 worth of Shares) does not exceed \$10,000 taking into account the Shares the subject of this application and any other Shares applied for by me/us under the SPP or any other similar arrangement within the 12 months prior to this application including other beneficial interests. **Limit on Participation and Custodian Certification - see overleaf for details.**
 (6) My/Our contact details in case of enquiries are:

NAME TELEPHONE NUMBER ()

EMAIL ADDRESS
@

BPAY PAYMENT OR THE RETURN OF THIS DOCUMENT WITH THE REQUIRED REMITTANCE WILL CONSTITUTE YOUR ACCEPTANCE OF THE OFFER.
 You do not need to return this form if you have made payment via BPAY.

	<p>PAYMENT INFORMATION - Please also refer to payment instructions overleaf.</p> <p>Billers code: 159483 Ref: EFT_REFERENCE_NUMBER</p> <p>CHEQUE / MONEY ORDER</p> <p>All cheques (expressed in Australian currency) are to be made payable to STRATEGIC ELEMENTS LIMITED and crossed "Not Negotiable".</p>	<p>REGISTRY DATE STAMP</p> <p><SEQUENCE_NUMBER></p> <p>E & O.E. <PRINT></p>
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LODGEMENT INSTRUCTIONS

PAYMENT INFORMATION



Billers code: 159483

BPAY® this payment via internet or phone banking.
Your reference number is quoted on the front of this form.

Multiple acceptances must be paid separately.

Applicants should be aware of their financial institution's cut-off time (the time payment must be made to be processed overnight) and ensure payment is processed by their financial institution on or before the day prior to the closing date of the offer. BPAY applications will only be regarded as accepted if payment is received by the registry from your financial institution on or prior to the closing date. It is the Applicant's responsibility to ensure funds are submitted correctly by the closing date and time.

Your BPAY reference number will process your payment to your entitlement electronically and you will be deemed to have applied for such Securities for which you have paid.

CHEQUE / MONEY ORDER

All cheques should be drawn on an Australian bank and expressed in Australian currency and crossed "Not Negotiable".

Sufficient cleared funds should be held in your account as your acceptance may be rejected if your cheque is dishonoured.

Cheques or bank drafts drawn on overseas banks in Australian or any foreign currency will NOT be accepted. Any such cheques will be returned and the acceptance deemed to be invalid.

Do not forward cash as receipts will not be issued.

When completed, this form together with the appropriate payment should be forwarded to the share registry:

Security Transfer Registrars Pty Ltd
PO Box 535, APPLECROSS WA 6953.

Applications must be received by Security Transfer Registrars Pty Ltd no later than 5.00pm WST on the closing date.

CERTIFICATION

By making payment for the application monies, I/we hereby:

1. Acknowledge that I/we have read and understood the Terms of the SPP;
2. Agree to be bound by the Terms of the Constitution of the Company and the SPP;
3. Agree to accept any lesser number of new Securities than the number of Securities applied for; and
4. (If not a Custodian as defined in ASIC Class Order 09/425) Certify that the amount of Securities subscribed for by me/us pursuant to the SPP does not exceed the maximum amount taking into account the Securities the subject of this application and any other Securities applied for by me/us under the SPP or any other similar arrangement within the 12 months prior to this application including joint and other beneficial interests.

LIMITATION ON PARTICIPATION

The maximum subscription limitation of \$10,000 will apply even if an eligible Holder has received more than one form (whether in respect of a joint holding or because the eligible Holder has more than one holding under separate Security accounts).

CUSTODIAN CERTIFICATION

If you are a Custodian (as defined in ASIC Class Order 09/425), you must submit a custodian certificate to STRATEGIC ELEMENTS LIMITED. If you did not receive a custodian certificate, contact Security Transfer Registrars Pty Limited. If you need further information to determine whether you are a Custodian, refer to the terms and conditions of the Plan which accompany this Share Purchase Plan Application Form or contact Security Transfer Registrars Pty Limited.

ENQUIRIES

All enquiries should be directed to the Company's share registry:

Security Transfer Registrars Pty Ltd
PO Box 535, Applecross WA 6953 AUSTRALIA
770 Canning Highway, Applecross WA 6153 AUSTRALIA
Telephone +61 8 9315 2333
Facsimile +61 8 9315 2233
Email: registrar@securitytransfer.com.au

PRIVACY STATEMENT

Personal information is collected on this form by Security Transfer Registrars Pty Ltd as the registrar for securities issuers for the purpose of maintaining registers of security holders, facilitating distribution payments and other corporate actions and communications. Your personal details may be disclosed to related bodies corporate, to external service providers such as mail and print providers, or as otherwise required or permitted by law. If you would like details of your personal information held by Security Transfer Registrars Pty Ltd or you would like to correct information that is inaccurate please contact them on the address on this form.

