ASX ANNOUNCEMENT 28 July 2025

### **Activities Report - Quarter Ending 30 June 2025**

#### **HIGHLIGHTS:**

- **Acquisition of Nigerian Lithium Portfolio:** Acquired a 66.7% interest in one of the largest hard-rock lithium portfolios in Nigeria for US\$1.5 million in cash and 42 million ordinary Chariot shares, establishing Chariot's presence in the rapidly expanding Africa–China lithium supply corridor.
- **A\$1.6 Million Capital Raise:** Raised A\$1.6 million through a share placement to fund the Nigerian lithium portfolio acquisition and initiate exploration activities.
- **Working Capital Facility:** Retired amounts outstanding under the Company's convertible note agreement with Obsidian using proceeds from a newly negotiated A\$880,000 working capital facility.

Chariot Corporation Limited (ASX: CC9) ("**Chariot**" or the "**Company**") is pleased to present its Activities Report and Appendix 5B for the quarter ending 30 June 2025.

#### **Project Updates**

#### Black Mountain Project

No on-site fieldwork was conducted at the Black Mountain Project during the June quarter, as the Company awaited results from its phase 2 drilling program. These results have since been received and announced to the market in July.

#### Resurgent Project

The Company is not currently engaged in on-site activities at its Resurgent Project in the McDermitt Caldera. However, the Company continues to monitor developments at neighbouring projects in the Caldera; specifically, the Thacker Pass Project (owned and operated by Lithium Americas Corporation) and the McDermitt Project (owned and operated by Jindalee Lithium Ltd). Chariot continues to maintain a dialogue with the relevant regulatory bodies in the event market conditions improve and the Company elects to undertake further exploration activities.



#### Other Projects

The Zimbabwe project claims are in the process of being relinquished following a reassessment of the project in light of the current depressed lithium market conditions and our diminished expectations of the geological potential of the project. The balance of the portfolio remains in good standing.

#### **Corporate Updates**

#### Convertible Note Financing Amendment

On 3 June 2025, the Company executed a letter of amendment to the convertible note agreement with New York, United States – based investor Obsidian Global GP, LLC ("**Obsidian**") previously announced on 27 March 2025.

Pursuant to the letter of amendment, Obsidian agreed to defer the ripening of its conversion privilege and its right to receive twenty million placement shares from 1 June 2025 to 13 July 2025. The amendment enabled the Company to avoid both issuing the placement shares and potentially issuing shares in satisfaction of an exercise of the conversion feature of the notes during the extension period. During the extension period, the Company closed a working capital facility under which it raised funds that it used to retire the notes (see below for details) thereby avoiding any obligation to issue the placement shares or any conversion shares.

In exchange for Obsidian's agreement to defer the ripening of its conversion privilege and its right to receive the placement shares, the Company agreed to issue:

- 1,000,000 fully paid ordinary shares in the Company to Obsidian as consideration for extending the non-conversion period; and
- 750,000 fully paid ordinary shares in the Company to consultant Max Wealthy International Limited for the facilitation and negotiation of the amendment.

#### **Annual General Meeting**

On 30 May 2025, the Company held its annual general meeting with all resolutions being carried.

#### **Subsequent Events (Post-Quarter Developments)**

#### Acquisition of Nigerian Lithium Portfolio

On 10 July 2025, the Company announced that it had entered into a binding share sale agreement to acquire a 66.7% interest in one of the largest portfolios of hard-rock lithium assets in Nigeria. The assets cover approximately 254 square kilometers across four projects (Fonlo, Gbugbu, Iganna, and Saki) in the Oyo and Kwara states, comprising 8 exploration licences and 2 small-scale mining leases. As consideration, Chariot will pay a total of US\$1.5 million in cash and issue of 42 million ordinary shares to the vendor, Continental Lithium Limited ("Continental"), in stages through to the close of 2026. Upon completion, the assets will be held in a new joint venture company (C&C Minerals Limited, "C&C Minerals") in which Chariot will have a 66.7% controlling interest (with Continental retaining 33.3%).



The four project clusters contain a mix of licence types: exploration licences (ELs) for large-scale exploration and small-scale mining leases (SSMLs) over known mineralisation which provide Chariot with an opportunity to investigate fast-track development options.

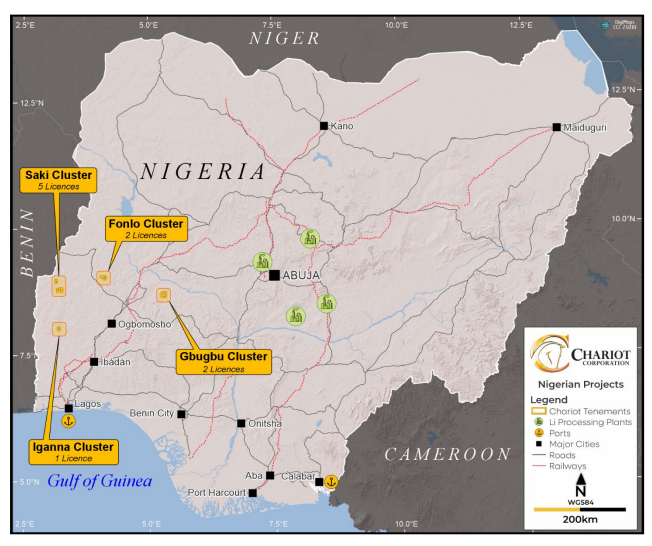


Figure 1. Map showing the location of the four project areas in Nigeria. Lithium processing plants are planned to open in 2025 and locations are general estimates based on several sources<sup>1</sup>.

The Nigerian tenements have historically produced several thousand tonnes of spodumene concentrate for export to Chinese customers between 2021 and 2024, which validates both the quality of their mineralisation and the existence of buyers for the ore. Chariot plans to commence systematic exploration across the Nigerian portfolio, with initial field programs underway and first drilling targeted for late 2025. The Nigerian acquisition complements Chariot's existing U.S. lithium projects

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<sup>&</sup>lt;sup>1</sup> Lithium processing plant locations are indicative only with general locations sourced from; (i) Ganfeng Lithium Industry Ltd US\$250m lithium plant: https://www.vanguardngr.com/2023/10/tinubu-lays-foundation-for-250m-lithium-factory-in-nasarawa/, (ii) Avatar New Energy Materials Company Limited US\$200m lithium plant: https://www.thecable.ng/tinubu-to-chinese-companies-dont-leave-communities-in-ruins-as-you-explore-minerals/, (iii) US\$600m lithium plant: https://thenationonlineng.net/600m-lithium-processing-plant-ready-soon/, and (iv) Jupiter Lithium Ltd modular lithium plant: https://dailytrust.com/mining-sector-gets-international-boost-with-jupiter-lithium-bevexs-processing-agreement/.



and is a significant step for Chariot in achieving it's objective of building a globally diversified lithium asset base.

#### Strategic Rationale: Africa—China Lithium Corridor

Chariot's acquisition of the Nigerian lithium portfolio provides the Company with exposure to the rapidly expanding Africa–China lithium supply corridor. Although China dominates the downstream EV battery supply chain, it remains heavily reliant on a limited number of lithium producers primarily located in Australia, Chile and Argentina. Recognizing this supplier dependence and concentration of geo-political risk, Chinese lithium buyers have been active in securing supply from Africa where Nigeria has emerged as one of the Continent's fastest-growing lithium regions. The Nigerian Government has created a supportive environment for local resource development and attracted significant investment in lithium processing capability (substantially all of which has been funded by Chinese businesses). Despite global lithium price headwinds since late 2021, artisanal and small-scale mining activity has surged across Africa, driven by robust and sustained Chinese demand.

#### Geology and Comparisons to Brazil's "Lithium Valley"

Geologically, Nigeria's lithium-bearing pegmatites are part of the same Late Proterozoic (Pan-African) LCT system as the Borborema Pegmatitic Province (BPP) in Northeast Brazil and of similar age to the renowned "Lithium Valley" which is part of the Eastern Pegmatite Province in Brazil. Prior to the South Atlantic rift that occurred approximately 110 million years ago, the Nigerian and Brazilian pegmatites were part of a unified landmass. Like Brazil, many of Nigeria's pegmatite belts were historically, and still are, mined for tin, columbite-tantalite and semi-precious gemstones, further indicating the potential for highly fractionated, lithium-rich LCT pegmatite systems.

#### **Artisanal Mining History**

All four projects have a recent history of artisanal lithium mining activities with local miners extracting and producing saleable hand-picked lithium bearing material.

Each project hosts several outcropping LCT pegmatites, which remain untested by drilling. Numerous shallow artisanal workings at each site confirm lithium-bearing mineralisation. Reconnaissance mapping by Continental has visually identified spodumene and lithium-mica mineralisation within all four of the project areas and confirmed by limited rock chip sampling.

#### Good Infrastructure & Access

All project areas are located approximately 170–400 km by road from the major Port of Lagos, an easily accessible export gateway to international markets. Each of the projects may be accessed from existing road networks and is reasonably proximate to access points for Nigeria's electrical power grid and natural gas pipelines. Additionally, the climate enables year-round road access to the projects allowing for an uninterrupted twelve-month exploration season.



#### Favourable Jurisdiction

Nigeria has West Africa's largest economy and is proactively encouraging mineral sector growth to diversify from its dependence on oil. The government has recently established new regulatory frameworks, formed a Nigerian Mining Company to attract investment and is seeing significant Chinese investment in lithium processing facilities. Mining licences in Nigeria are granted with secure tenure and the fiscal regime, which includes tax incentives for mining projects, is designed to be attractive to miners.

#### Working Capital Facility Agreement

On 10 July 2025, the Company entered into a binding working capital facility agreement with GAM Company Pty Ltd ATF The GAM 1 Trust ("GAM"). Under this agreement, GAM has provided an unsecured loan facility of A\$880,000 ("Loan") to Chariot. The proceeds of the Loan were used to retire Chariot's convertible note facility with Obsidian (originally announced on 27 March 2025). Key terms of the facility include an interest rate of 18% per annum, payable upfront on any drawn amount and an arrangement fee of A\$58,080 (plus GST) payable to GAM. The placement of shares described below triggered a partial principal repayment of A\$132,000 under the Loan and the remaining Loan balance is repayable on the earlier of the end of the six-month term or a date elected by the Company. In addition, Chariot has agreed (subject to shareholder approval) to issue 6,000,000 options to GAM (or its nominees) as part of the facility, on the same terms as the options issued under the July placement of shares described below. These facility options will entitle the holder to acquire Chariot shares at an exercise price of A\$0.10 and will expire 3 years from the date of issue. If shareholder approval for the issue of the options to GAM is not obtained, the Company must pay GAM a cash amount in lieu of the options equal to the higher of A\$0.0131 per option and the Black-Scholes valuation of the option at 12 weeks from the facility agreement date. The facility agreement contains other terms and conditions customary for a financing of this nature, including representations, warranties, covenants and events of default.

#### A\$1.6 Million Share Placement

On 15 July 2025, the Company announced that it had received firm commitments for a share placement to raise A\$1.6 million (before costs). The placement was conducted at an issue price of A\$0.05 per share, with a total of 32,000,000 new fully paid ordinary shares issued. The placement was strongly supported by both existing shareholders and new institutional and sophisticated investors, including cornerstone support from groups associated with GBA Capital Pty Ltd (the lead manager to the placement). For every two shares subscribed for in the placement, participants will receive one (1) free attaching option exercisable at A\$0.10 and expiring 3 years from issue ("**Placement Options**"), subject to shareholder approval at a forthcoming general meeting. In total, up to 16,000,000 Placement Options will be issued in connection with the capital raising, subject to shareholder approval.

The A\$1.6 million in funds raised will be used by Chariot to settle the acquisition of the 66.7% interest in the Nigerian lithium portfolio (see above), to cover landholding and licence maintenance costs for the expanded portfolio, to commence exploration programs across the Nigerian project areas and to provide working capital and funds for corporate overhead and administration as the Company



integrates these new assets into its business. The successful completion of this placement affirms investor confidence in Chariot's strategy and the potential of the newly acquired Nigerian lithium assets.

#### **Financial & Related Party Transactions**

The Company's Quarterly Cashflow Report (Appendix 5B) follows this activities report. Chariot group companies collectively held approximately A\$0.20 million of cash as at 30 June 2025. Chariot group companies have no borrowings.

Exploration expenditure during the quarter was approximately A\$0.37 million, primarily relating to payment for exploration work conducted in the prior quarter.

The total amount paid by the Company to related parties and their associates during the quarter totalled \$38,000 for directors' fees and superannuation paid to directors (as per item 6.1 and 6.2 of Appendix 5B).

#### **Use of Funds**

As required by ASX Listing Rule 5.3.4, the Company provides the following information with respect to its Use of Funds Statement set out in its Supplementary Prospectus dated 25 September 2023 and its actual expenditures since its ASX admission on 27 October 2023.

Expenditure	Funds allocated under Prospectus (\$'000)	Actual 27 October 2023 to 30 June 2025 (\$'000)	Variance (\$'000)	Note
Exploration	\$7,167	\$7,036	(\$131)	1
Administration & Compliance	\$3,344	\$4,410	\$1,066	2
Working Capital	\$133	(\$1,636)	(\$1,769)	3
Cost of Offer	\$563	\$869	\$306	4
Total	\$11,207	\$10,679		

#### Notes:

- 1. The variance is largely due to the Prospectus' longer forecast period of 2 years versus a period of 15 months of actual spend. The Use of Funds table is a statement of current intentions only and investors should be aware that actual expenditures may vary from the allocation of funds set out in the table due to a number of factors, including the results of exploration, outcome of development activities, regulatory developments and market and general economic conditions.
- 2. The variance is due to higher than anticipated marketing expenses.
- 3. In October 2024 the Company completed a capital raising of A\$1.5 million and in April 2025 issued convertible notes raising A\$0.6 million before costs.
- 4. Expenses of the Offer were higher due to the extension of the IPO Offer period and lead manager legal counsel expenses exceeding expectations.



#### **Tenements**

The newly acquired exploration licenses and small-scale mining licenses in Nigeria will be included in this section upon approval of the acquisition by Chariot's shareholder and subsequent completion of the acquisition.

#### United States of America

Project	Location	Claims	Interest on ASX listing	Interest at end of quarter
Black Mountain <sup>1</sup>	Wyoming, USA	352	91.9%	93.9%
Copper Mountain <sup>2</sup>	Wyoming, USA	83	91.9%	93.9%
South Pass	Wyoming, USA	214	91.9%	93.9%
Barlow Gap	Wyoming, USA	60	91.9%	93.9%
Tin Cup	Wyoming, USA	45	91.9%	93.9%
Pathfinder	Wyoming, USA	32	91.9%	93.9%
JC	Wyoming, USA	9	91.9%	93.9%
Resurgent	Nevada / Oregon, USA	1210	79.4%	79.4%
Horizon	Nevada, USA	839	0%	24.0%
Halo	Nevada, USA	98	0%	24.0%

#### Notes:

- 1. Subject to an Exploration and Secured Option Agreement with Black Mountain Lithium Corp. over 27 Claims and a Mining Lease with Option to Purchase Agreement with Vesper Resources LLC over two (2) Claims.
- 2. Subject to a Mining Lease with Option to Purchase Agreement with Vesper Resources LLC over two (2) claims.

#### **ASX Announcements**

This Quarterly Activities Report contains information extracted from ASX market announcements reported in accordance with the 2012 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" (2012 JORC Code). Further details (including 2012 JORC Code reporting tables where applicable) of exploration results referred to in this Quarterly Activities Report can be found in the following announcements lodged with the ASX:

- 15 July 2025 Chariot Raises \$1.6 Million Through Placement of Shares
- 10 July 2025 Chariot enters into Working Capital Facility Agreement
- 10 July 2025 Chariot to Acquire 67% Stake in Nigerian Lithium Portfolio
- 3 June 2025 Amendment of Convertible Note Terms
- 30 May 2025 Results of Annual General Meeting



These announcements are available for viewing on the Company's website at www.chariotcorporation.com. Chariot confirms that it is not aware of any new information or data that materially affects the information included in any original ASX announcement.

Authorised on behalf of the Board of Directors.

Shanthar Pathmanathan Managing Director Chariot Corporation Ltd

#### **Important Notice**

Statements in this announcement are made only as of the date of this announcement unless otherwise stated and the information in this announcement remains subject to change without notice.

To the maximum extent permitted by law, neither Chariot nor any of its affiliates, related bodies corporate, their respective officers, directors, employees, advisors and agents or any other person accepts any liability as to or in relation to the accuracy or completeness of the information, statements, opinions or matters (express or implied) arising out of, contained in or derived from this announcement or any omission from this announcement or of any other written or oral information or opinions provided now or in the future to any person.

This announcement may contain some references to forecasts, estimates, assumptions and other forward-looking statements. Although the Company believes that its expectations, estimates and projected outcomes are based on reasonable assumptions, it can give no assurance that they will be achieved.

In addition, the map of Chariot's tenement applications included in this announcement contains references to selected lithium and gold mines in the region for contextual and informational purposes only. These references do not imply that mineralisation within Chariot's applications is comparable to mineralisation found at these third-party projects or that mineralization within the third-party applications is indicative of mineralization at Chariot's applications. The tenements shown are applications only and remain subject to the standard regulatory approval process. There is no guarantee that all or any of these applications will be granted, nor that any granted tenements will host economically viable mineralisation. Investors should not rely on the proximity of Chariot's applications to other mineral deposits as a measure of their prospectivity.

# **About Chariot**

Chariot Corporation Limited is a mineral exploration company focused on discovering and developing high-grade and near surface lithium opportunities focused principally in the United States and Nigeria. In addition to the recently announced acquisition of a Nigeria lithium portfolio, Chariot has twelve (12) lithium projects, including two core projects in the United States (the "Core Projects") and a number of exploration pipeline projects which Chariot majority owns and operates.

The Core Projects include Chariot's flagship Black Mountain Project (which is prospective for hard rock lithium) in Wyoming, USA and the Resurgent Project (which is prospective for claystone lithium) in Nevada and Oregon, USA. Initial survey results from the Core Projects indicate high-grade lithium mineralisation at surface.

The Nigeria portfolio of hard-rock lithium assets consists of four project clusters (Fonlo, Gbugbu, Iganna, and Saki) in the Oyo and Kwara states which cover approximately 254 square kilometers and are comprised of 8 exploration licences and 2 small-scale mining leases. These assets represent one of the largest portfolios of lithium assets in the country and have a history of artisanal lithium mining.

Chariot also holds an interest in six exploration pipeline projects located in Wyoming, USA, including the Copper Mountain Project, the South Pass Project and four other hard rock lithium projects.

Chariot also holds an interest in applications for seven (7) exploration licences in the highly prospective Southern Cross Greenstone Belt, Western Australia. The Southern Cross Greenstone Belt, one of Western Australia's most significant gold-producing regions with over 150 mines, is now emerging as a key region for LCT pegmatites.

Chariot holds an interest in a hard rock lithium project in Zimbabwe. The Zimbabwe project licences are in the process of being relinquished.

In addition, Chariot holds a portfolio interest in certain properties prospective for claystone hosted lithium located in the State of Nevada in the United States through its interest in Mustang Lithium LLC.

## Appendix 5B

# Mining exploration entity or oil and gas exploration entity quarterly cash flow report

#### Name of entity

Chariot Corporation Limited		
ABN Quarter ended ("current quarter")		
13 637 559 847	30 June 2025	

Con	solidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
1.	Cash flows from operating activities		
1.1	Receipts from customers	-	-
1.2	Payments for		
	(a) exploration & evaluation	(373)	(480)
	(b) development	-	-
	(c) production	-	-
	(d) staff costs	(74)	(122)
	(e) administration and corporate costs	(308)	(457)
1.3	Dividends received (see note 3)	-	72
1.4	Interest received	-	-
1.5	Interest and other costs of finance paid	-	-
1.6	Income taxes (paid) / refunded	-	-
1.7	Government grants and tax incentives	-	-
1.8	Other (provide details if material)	-	1
1.9	Net cash from / (used in) operating activities	(755)	(986)

	Ca	sh flows from investing activities	
2.1	Pay	yments to acquire or for:	
	(a)	entities	-
	(b)	tenements	-
	(c)	property, plant and equipment	-
	(d)	exploration & evaluation	-
	(e)	investments	-
	(f)	other non-current assets	-

ASX Listing Rules Appendix 5B (17/07/20)

Con	solidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
2.2	Proceeds from the disposal of:		
	(a) entities	-	-
	(b) tenements	-	-
	(c) property, plant and equipment	-	-
	(d) investments	7	113
	(e) other non-current assets	-	-
2.3	Cash flows from loans to other entities	-	-
2.4	Dividends received (see note 3)	-	-
2.5	Other (provide details if material)	-	-
2.6	Net cash from / (used in) investing activities	7	(86)

3.	Cash flows from financing activities		
3.1	Proceeds from issues of equity securities (excluding convertible debt securities)	-	50
3.2	Proceeds from issue of convertible debt securities	600	600
3.3	Proceeds from exercise of options	-	-
3.4	Transaction costs related to issues of equity securities or convertible debt securities	(45)	(45)
3.5	Proceeds from borrowings	-	-
3.6	Repayment of borrowings	-	-
3.7	Transaction costs related to loans and borrowings	-	-
3.8	Dividends paid	-	-
3.9	Other (provide details if material)	-	-
3.10	Net cash from / (used in) financing activities	555	605

4.	Net increase / (decrease) in cash and cash equivalents for the period		
4.1	Cash and cash equivalents at beginning of period	399	673
4.2	Net cash from / (used in) operating activities (item 1.9 above)	(755)	(986)
4.3	Net cash from / (used in) investing activities (item 2.6 above)	7	(86)
4.4	Net cash from / (used in) financing activities (item 3.10 above)	555	605

Con	solidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
4.5	Effect of movement in exchange rates on cash held	(3)	(3)
4.6	Cash and cash equivalents at end of period	203	203

5.	Reconciliation of cash and cash equivalents at the end of the quarter (as shown in the consolidated statement of cash flows) to the related items in the accounts	Current quarter \$A'000	Previous quarter \$A'000
5.1	Bank balances	172	368
5.2	Call deposits	-	-
5.3	Bank overdrafts	-	-
5.4	Other (Term Deposit – 90 days maturity)	31	31
5.5	Cash and cash equivalents at end of quarter (should equal item 4.6 above)	203	399

6.	Payments to related parties of the entity and their associates	Current quarter \$A'000
6.1	Aggregate amount of payments to related parties and their associates included in item 1	38
6.2	Aggregate amount of payments to related parties and their associates included in item 2	-
Note: i	if any amounts are shown in items 6.1 or 6.2 your quarterly activity report must includ	ile a description of and an

Note: if any amounts are shown explanation for, such payments.

7.	Financing facilities  Note: the term "facility' includes all forms of financing arrangements available to the entity.  Add notes as necessary for an understanding of the sources of finance available to the entity.	Total facility amount at quarter end \$A'000	Amount drawn at quarter end \$A'000
7.1	Loan facilities	600	600
7.2	Credit standby arrangements	-	-
7.3	Other (please specify)	-	-
7.4	Total financing facilities	600	600
7.5	5 Unused financing facilities available at quarter end		-

7.6 Include in the box below a description of each facility above, including the lender, interest rate, maturity date and whether it is secured or unsecured. If any additional financing facilities have been entered into or are proposed to be entered into after quarter end, include a note providing details of those facilities as well.

Convertible Note facility from Obsidian Global GP, LLC, with no interest payable, unsecured and expiring 3 April 2026. Refer to ASX Announcement on 27 March 2025 for full details.

8.	Estimated cash available for future operating activities	\$A'000
8.1	Net cash from / (used in) operating activities (item 1.9)	(755)
8.2	(Payments for exploration & evaluation classified as investing activities) (item 2.1(d))	-
8.3	Total relevant outgoings (item 8.1 + item 8.2)	(755)
8.4	Cash and cash equivalents at quarter end (item 4.6)	203
8.5	Unused finance facilities available at quarter end (item 7.5)	-
8.6	Total available funding (item 8.4 + item 8.5)	203
8.7	Estimated quarters of funding available (item 8.6 divided by item 8.3)	0.27

Note: if the entity has reported positive relevant outgoings (ie a net cash inflow) in item 8.3, answer item 8.7 as "N/A". Otherwise, a figure for the estimated quarters of funding available must be included in item 8.7.

8.8 If item 8.7 is less than 2 quarters, please provide answers to the following questions:

8.8.1 Does the entity expect that it will continue to have the current level of net operating cash flows for the time being and, if not, why not?

Answer: Yes.

8.8.2 Has the entity taken any steps, or does it propose to take any steps, to raise further cash to fund its operations and, if so, what are those steps and how likely does it believe that they will be successful?

Answer: The Company completed a placement as announced on 15 July 2025 raising A\$1.6 million before costs.

8.8.3 Does the entity expect to be able to continue its operations and to meet its business objectives and, if so, on what basis?

Answer: The Company expects to be able to continue its operations and meet its business objectives based on the placement as announced on 15 July 2025 raising A\$1.6 million before costs.

Note: where item 8.7 is less than 2 quarters, all of questions 8.8.1, 8.8.2 and 8.8.3 above must be answered.

#### **Compliance statement**

- This statement has been prepared in accordance with accounting standards and policies which comply with Listing Rule 19.11A.
- 2 This statement gives a true and fair view of the matters disclosed.

Date: 28 July 2025

Authorised by: By the Board

(Name of body or officer authorising release – see note 4)

#### Notes

- This quarterly cash flow report and the accompanying activity report provide a basis for informing the market about the entity's activities for the past quarter, how they have been financed and the effect this has had on its cash position. An entity that wishes to disclose additional information over and above the minimum required under the Listing Rules is encouraged to do so.
- If this quarterly cash flow report has been prepared in accordance with Australian Accounting Standards, the definitions in, and provisions of, AASB 6: Exploration for and Evaluation of Mineral Resources and AASB 107: Statement of Cash Flows apply to this report. If this quarterly cash flow report has been prepared in accordance with other accounting standards agreed by ASX pursuant to Listing Rule 19.11A, the corresponding equivalent standards apply to this report.
- 3. Dividends received may be classified either as cash flows from operating activities or cash flows from investing activities, depending on the accounting policy of the entity.
- 4. If this report has been authorised for release to the market by your board of directors, you can insert here: "By the board". If it has been authorised for release to the market by a committee of your board of directors, you can insert here: "By the [name of board committee eg Audit and Risk Committee]". If it has been authorised for release to the market by a disclosure committee, you can insert here: "By the Disclosure Committee".
- 5. If this report has been authorised for release to the market by your board of directors and you wish to hold yourself out as complying with recommendation 4.2 of the ASX Corporate Governance Council's *Corporate Governance Principles and Recommendations*, the board should have received a declaration from its CEO and CFO that, in their opinion, the financial records of the entity have been properly maintained, that this report complies with the appropriate accounting standards and gives a true and fair view of the cash flows of the entity, and that their opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.