

Ausmon Resources Limited
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# NOTICE OF ANNUAL GENERAL MEETING

The fifteenth Annual General Meeting of shareholders of Ausmon Resources Limited ("Company") will be held at the Offices of Piper Alderman, Level 23, Governor Macquarie Tower, 1 Farrer Place, Sydney, on 28 November 2025 at 11:00 am.

### FINANCIAL, DIRECTORS' AND AUDITOR'S REPORTS

To receive and consider the Financial Report of the Company, the Directors' Report and the Auditor's Report for the year ended 30 June 2025 in accordance with Section 317 of the Corporations Act 2001.

A hard copy of the 2025 Annual Report is mailed only to those shareholders who have previously made the election. A copy of the 2025 Annual Report may be obtained from the Company's website at www.ausmonresources.com.au

#### **ORDINARY RESOLUTIONS**

To consider and, if thought fit, to pass the following ordinary resolutions:

# 1. Adoption of the Remuneration Report

"That the Remuneration Report contained in the Directors' Report of the 2025 Annual Report be adopted."

#### 2. Election of Mr Boris Patkin as a Director

"That Mr Boris Patkin who retires according to the Constitution of the Company and who, being eligible, offers himself for re-election, be re-elected a Director."

#### 3. Adoption of Ausmon Employee Incentive Plan 2025

"That the Ausmon Employee Incentive Plan 2025 ("EIP 2025") marked with the letter "A" and signed by the Chairman for the purposes of identification and tabled at the meeting be approved and adopted by the Company and that approval be given in accordance with Listing Rule 7.2 Exception 13 for the issue of securities from time to time under the EIP 2025."

### 4. Approval for issue of up to 200,000,000 new ordinary shares

"That approval is given under and for the purposes of Listing Rule 7.1 of ASX Limited for the issue and allotment of up to 200,000,000 fully paid ordinary shares as detailed in the Explanatory Statement."

## **VOTING EXCLUSION STATEMENT**

## **Resolution 1**

The Company will disregard any votes cast on Resolution 1 by or on behalf of either:

- a member of the key management personnel (KMP) as disclosed in the Remuneration Report; or
- a closely related party of such a member.

unless the vote is cast as proxy for a person entitled to vote on Resolution 1:

- in accordance with a direction on the proxy form; or
- by the Chairman of the meeting, in accordance with an express authorisation to exercise the proxy even though Resolution 1 is connected with the remuneration of the KMP.

#### **Resolution 3**

In accordance with Listing Rule 7.2 Exception 13 (b) of ASX, the Company will disregard any votes cast on Resolution 3 by:

- a Director of the Company (except one who is ineligible to participate in any employee incentive scheme in relation to the Company); and
- an associate of such person.

#### **Resolution 4**

In accordance with Listing Rule 7.1 of ASX Limited, the Company will disregard any votes cast in favour of Resolution 3 by or on behalf of:

- any person who is expected to participate in, or who will obtain a material benefit as a result of, the proposed issue (except a benefit solely by reason of being the holder of ordinary securities in the entity); and
- an associate of that person.

However, this does not apply to a vote cast in favour of Resolution 3 by:

- a person as proxy or attorney for a person who is entitled to vote on the resolution, in accordance with directions given to the proxy or attorney to vote on the resolution in that way;
- the chair of the meeting 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
- a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
  - the beneficiary provides written confirmation to the holder that they are not excluded from voting, and are not an associate of a person excluded from voting, on the resolution; and
  - the holder votes on the resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

#### **HOW TO VOTE**

If you wish to vote on the resolutions contained in this notice, you should either attend the meeting in person or appoint a proxy or proxies to attend on your behalf in person. In relation to the appointment of proxies, refer to the notes on proxies on the Proxy Form. A body corporate may appoint a representative to attend in accordance with the Corporations Act 2001. An executed notice evidencing the appointment of the person attending is required when registering at the Annual General Meeting.

To be valid, forms of proxy (enclosed) for use at the meeting must be completed and returned to the Company no later than 11:00 am NSW Standard Time on 26 November 2025.

### ENTITLEMENT TO VOTE

For the purpose of the meeting, and in accordance with regulation 7.11.37 of the Corporations Regulations 2001, it has been determined that shares in the Company will be taken to be held by the persons who are registered holders as at 11:00 pm (NSW Standard Time) on 26 November 2025. Accordingly, transactions registered after that time will be disregarded in determining entitlements to attend and vote at the meeting.

Dated this 29th day of October 2025.

By Order of the Board of Directors of the Company

Eric Sam Yue

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Company Secretary T: 02 9264 6988

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# EXPLANATORY STATEMENT

This Explanatory Statement provides information to shareholders for the Annual General Meeting of shareholders of Ausmon Resources Limited to be held on 28 November 2025 at 11:00 am at the Offices of Piper Alderman, Level 23, Governor Macquarie Tower, 1 Farrer Place, Sydney and it should be read in conjunction with the accompanying Notice of Annual General Meeting.

## Receipt of Financial, Directors' and Auditor's Reports

The first item of business deals with the Financial Report of the Company, the Directors' Report and the Auditor's Report for the financial year ended 30 June 2025. Shareholders are to consider these reports and seek explanations, if required, from the Directors when the reports are presented to the meeting. No resolution is required on these reports and they are only required to be laid at the meeting in accordance with Section 317 of the Corporations Act 2001.

## Resolution 1 - Adoption of the Remuneration Report

The Remuneration Report contained in the Directors' Report of the Annual Report must be put to the vote for its adoption in accordance with Section 250R(2) of the Corporations Act 2001. The vote on this resolution is advisory only and does not bind the Directors or the Company. The Remuneration Report can be found on pages 27 to 31 of the 2025 Annual Report.

#### Resolution 2 - Election of Director - Mr Boris Patkin

Mr Boris Patkin joined the Company as a Director and Chairman in July 2014. He holds a Bachelor of Science (Industrial Chemistry) with a number of industry qualifications. He worked for the Shell Group from 1973 – 1980 and subsequently operated his own businesses for many years in various industries, including textile, footwear, freight forwarding, property and independent living communities. He is presently an authorised representative at Morgans stockbroking division dealing in generic securities, margin lending and managed investments. He is also a non-executive director of Noxopharm Limited and Chairman and Acting CEO of Golden Cross Resources Limited.

## Resolution 3- Approval of Ausmon Employee Incentive Plan 2025

The Company had in place an employee incentive scheme known as the Ausmon Employee Incentive Plan 2022("Plan") which was approved by shareholders on 25 November 2022. The Plan gave the Directors, employees and contractors ("Eligible Persons") the opportunity to participate in the equity of the Company that assists in the motivation and retention of those employees and contractors.

The Company has to date issued 69,000,000 shares excluding renounced options and shares under the Plan and any other employee share scheme of the Company in respect of shares or grant of options over the period since the Plan was last approved on 25 November 2022. In accordance with the Listing Rules of ASX Limited ("ASX"), after 25 November 2025 the Company cannot rely on Exception 13 of Listing Rule 7.2 to issue securities to Eligible Persons under the Plan.

Listing Rule 7.1 of the ASX limits the number of ordinary shares the Company may issue without the approval of its shareholders to 15% of issued capital unless the issue can be brought within one of the exceptions set out in Listing Rule 7.2. Exception 13 of Listing Rule 7.2 permits issues under an employee incentive scheme if within three years before the date of issue the scheme has been approved by shareholders.

If the Ausmon Employee Incentive Plan 2025 ("EIP 2025") is approved at the Annual General Meeting, the Directors may issue securities under the EIP 2025 without the approval of shareholders and those securities will be excluded from the calculation of the number of equity securities that the Company can issue without shareholder approval under Listing Rule 7.1 until 27 November 2028. In that respect, the Company may issue up to 30 million shares under that approval under the EIP 2025 during that period. Accordingly, Resolution 3 seeks approval for the issue of securities from time to time under the EIP 2025 during that period.

If Resolution 3 is not passed and the EIP 2025 is not approved, the Directors may continue to issue securities under the Plan and those securities will be included in the calculation of the number of equity securities that the Company can issue without shareholder approval under Listing Rule 7.1.

The terms of the EIP 2025 are the same as those of the Plan. The Rules for the EIP 2025 are summarised in the following paragraphs:

- (a) The EIP 2025 is open to full time or part time employees, contractors, Directors and officers of the Company or a controlled entity of the Company ("Eligible Persons").
- (b) Under the EIP 2025, the Directors at their discretion may offer ordinary fully paid shares in the Company or options to acquire ordinary fully paid shares in the Company to Eligible Persons. Shareholders must first approve any offer to a Director or anyone that the ASX considers that approval should be obtained in accordance with the Listing Rules.
- (c) The shares issued under the EIP 2025 have the same rights as other ordinary fully paid shares in the Company subject to restrictions on transfer and dealing with (i.e. sell, mortgage, pledge or otherwise encumber), which apply where a loan made by the Company remains unpaid, when any specified Qualifying Conditions has not been satisfied and during a Qualifying Period.
- (d) The subscription price for shares will be at the Market Value of the shares on the day an offer is decided i.e. the weighted average of the prices at which the shares were traded in the five business days prior to the offer ("Market Value").
- (e) The Company at the time of making an offer to purchase shares may also provide an interest free loan to assist with purchase of those shares. Unless otherwise specified in the offer document the terms of the loan will be as follows: -
  - The loan will be interest free and for a term of 5 years;
  - If a disqualifying event (as defined in the EIP 2025 Rules) occurs, the Company may sell the shares and after costs apply the sale proceeds to repay the outstanding amounts of the loan. If there is a shortfall between the loan amount still owing and the sale price, the plan participant will not be required to make good the shortfall. If there is a surplus after the sale of the shares the EIP 2025 participant is only entitled to the surplus if the Qualifying Period described in paragraph (g) below has expired and all Qualifying Conditions have been satisfied.
  - If at the expiry of a loan term, an EIP 2025 participant does not repay the loan, the Company may sell the shares and after costs, repay the loan. Any surplus will be paid to the participant provided all Qualifying Conditions have been satisfied. No shortfall between the sale price and the loan amount will be recoverable from the participant.
- (f) While an offer to take up shares under the EIP 2025 will be at Market Value the incentive for Eligible Persons to accept the offer is the granting of an interest free loan to fund all or part of the purchase price.
- (g) In certain circumstances, the Directors may specify in an offer to an Eligible Person that the Eligible Person may not transfer or deal with (i.e. sell, mortgage, pledge or otherwise encumber) the shares for a certain period of time ("Qualifying Period") and until certain conditions have been satisfied ("Qualifying Conditions"). Where the Company issues shares under the EIP 2025 and there is a loan granted to purchase those shares, the Company retains a lien over the shares until such time as the loan is repaid in full.

- (h) Options offered under the EIP 2025 ("EIP Option") are issued free. EIP Options will be exercisable at the price specified in the offer. However, the exercise price will be not less than the Market Value of a share at the time of offer of the option. The term of any EIP Option cannot be more than 5 years.
- (i) Options cannot be exercised in any Qualifying Period specified in the offer or in certain circumstances (e.g. the participant ceases to be an Eligible Person).
- (j) Options issued under the EIP 2025 will not be listed for quotation on any stock exchange.
- (k) There are no participating rights or entitlement inherent in the EIP Options and holders will not be entitled to participate in new issues of capital offered to shareholders during the currency of the EIP Options. However, the Company will ensure that for the purposes of determining entitlements to any such issue, the record date will be at least 10 business days after the issue is announced. This will give EIP Option holders the opportunity to exercise their EIP Options prior to the date for determining entitlements to participate in any such issue.
- (l) In the event of reorganisation (including a consolidation, sub-division, reduction or return) of the issued capital of the Company, the number of EIP Options or the exercise price of the EIP Options or both shall be reorganised (as appropriate) in the manner required by the Listing Rules of ASX.
- (m) In the event of a takeover offer for shares in the Company, the Company will use its reasonable endeavours to procure that an offer or invitation is also made to option holders. If this cannot be procured, then option holders will have the right to exercise their options irrespective of any Qualifying Period or other limitations.
- (n) The total number of shares issued and under option pursuant to the EIP 2025 or any other employee share scheme of the Company in respect of shares or grant of options over a period of 5 consecutive years will not exceed 20% of the total issued shares of the Company; however the 20% limit shall exclude expired or renounced options and renounced Shares that have been offered.
- (o) By accepting an offer of shares or options in accordance with the EIP 2025, a participant agrees to be bound by the EIP 2025 Rules or other conditions contained in the offer document.
- (p) The EIP 2025 Rules must comply with the Listing Rules of ASX and Corporations Act 2001 requirements.
- (q) Any amendment to the EIP 2025 Rules will also be subject to Listing Rules of ASX and Corporations Act 2001 requirements.
- (r) The EIP 2025 may only be amended by a resolution of the shareholders of the Company.

The detailed EIP 2025 Rules may be inspected during normal business hours at the registered office of the Company by prior appointment with the Company Secretary.

### Resolution 4 – Approval for issue of up to 200,000,000 new shares

The Company proposes to issue up to 200,000,000 fully paid ordinary shares ("Future Issue") at a price per share that is at least 80% of the volume weighted average market price for the share calculated over the last 5 days on which sales in the shares were recorded before the day on which the issue is made.

The shares proposed to be issued have the same rights as other fully paid ordinary shares of the Company already on issue.

The amount to be raised is to be applied to fund the Company's exploration activities, appraisal of corporate opportunities, investment in available new ventures, payment of borrowings if any, the cost of placement of the shares and for general working capital.

The Company has plans to undertake new capital raisings but there is no agreement in place and the subscribers for a potential capital raising have not yet been determined. The Company proposes to offer the shares to professional and sophisticated investors and other investors not requiring a disclosure document under section 708 of the Corporations Act who have previously participated in private placements or share purchase plans or pro-rata offers of shares of the Company or may be in the top 20 shareholders list and/or introduced by stockbrokers who

may offer to assist in capital raising. The stockbrokers may select prospective investors from their in-house database of professional and sophisticated clients who may have interests in investing in small to medium listed resources entities. The shares will only be issued to those entities that accept an offer, if and when the proposed issue is approved by shareholders at the Annual General Meeting.

The shares will not be offered to related parties or key management personnel or substantial shareholders or adviser of the Company or their associates without shareholders' approval and be issued more than 1% of the issued capital of the Company. The Company may not issue all the securities for which approval is given. The Company may issue and allot the securities progressively as the Company places the securities with investors.

In accordance with Listing Rule 7.3.4, shares approved under this Resolution 9 will be issued and allotted by the Company no later than three months from the date of the approval.

## Application of Listing Rules of ASX Limited to Resolution 9

Subject to a number of exceptions, Listing Rule 7.1 of ASX Limited limits the amount of equity securities that the 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.

The Future Issue does not fall within any of these exceptions and does not exceed the 15% limit in Listing Rule 7.1. It therefore does not require the approval of the Company's shareholders under Listing Rule 7.1.

If Resolution 4 is passed, the Company will be able to proceed with the Future Issue and raise capital as may be required to fund its activities. In addition, the Future Issue will be excluded from the calculation of the number of equity securities that the Company can issue without shareholder approval under Listing Rule 7.1.

If Resolution 4 is not passed, the Company will be able to proceed with the Future Issue but will be restricted to raise capital with the issue of new shares without shareholder approval within the 15% limit in Listing Rule 7.1.

Resolution 4 seeks the required shareholder approval to the Future Issue under and for the purposes of Listing Rule 7.1.

#### **Recommendation of Directors**

The Directors recommend shareholders to vote in favour of all resolutions.

### SHAREHOLDER COMMUNICATIONS

Receiving your shareholder communications electronically is the best way to stay informed and will assist Ausmon Resources Limited with reducing paper usage. If you haven't already, we encourage you to make the switch to paperless communications and provide us with your email address. To make the change, login to <a href="https://www.investorserve.com.au">www.investorserve.com.au</a>, add your email address via 'My Details' on the left-hand side of the screen and click 'Communication Options' to select the communication options you would like to set to email.

You can make a standing election as to how you would like to receive certain documents including annual reports, meeting-related documents (for example notices of meeting and proxy/voting forms) and payment statements.

You can also make a one-off request to receive a document in physical or electronic form by contacting the registry on <a href="mailto:enquiries@boardroomlimited.com.au">enquiries@boardroomlimited.com.au</a>

You will also be able to access Shareholder Documents such as our Annual Report, Notice of Meeting and other documents relating to shareholder meetings when they are published on our website or made available on the ASX platform.



A hard copy of the Notice of Annual General Meeting and Explanatory Memorandum has not been mailed with this Proxy Form and may be viewed and downloaded from the Company's website <a href="https://www.ausmonresources.">https://www.ausmonresources.</a>

com.au/AGM.

You may call the Company Secretary on +61 2 9264 6988 if you require a hard copy mailed or emailed to you.

## Attending the Meeting

Please bring this form with you to assist registration.

### **Ausmon Resources Limited**

ABN 88 134 358 964

("Company")

Australia

FOR ALL ENQUIRIES CALL: +61 2 9264 6988

ALL CORRESPONDENCE TO:
PO Box 20188
World Square, Sydney NSW 2002

## YOUR VOTE IS IMPORTANT

FOR YOUR VOTE TO BE EFFECTIVE IT MUST BE RECORDED BEFORE 11:00 AM ON 26 NOVEMBER 2025

### TO VOTE BY COMPLETING THE PROXY FORM

#### STEP 1 Appointment of Proxy

Indicate here who you want to appoint as your Proxy

If you wish to appoint the Chairman of the Meeting as your proxy, mark the box. If you wish to appoint someone other than the Chairman of the Meeting as your proxy please write the full name of that individual or body corporate. If you leave this section blank, or your named proxy does not attend the meeting, the Chairman of the Meeting will be your proxy. A proxy need not be a security holder of the Company. Do not write the name of the Company or the registered security holder in the space.

#### Proxy which is a Body Corporate

Where a body corporate is appointed as your proxy, the representative of that body corporate attending the meeting must have provided an "Appointment of Corporate Representative" prior to admission. An Appointment of Corporate Representative form can be obtained from the Company.

### Appointment of a Second Proxy

You are entitled to appoint up to two proxies to attend the meeting and vote on a poll. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by telephoning the Company or you may copy this form.

To appoint a second proxy you must:

- (a) complete two Proxy Forms. On each Proxy Form state the percentage of your voting rights or the number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.
- (b) return both forms together in the same envelope or by email or fax.

### STEP 2 Voting Directions to your Proxy

You can tell your Proxy how to vote

To direct your proxy how to vote, place a mark in one of the boxes opposite each item of business. All your securities will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on any item by inserting the percentage or number of securities you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on a given item, your proxy may vote as he or she chooses. If you mark more than one box on an item your vote on that item will be invalid.

### STEP 3 Sign the Form

The form **must** be signed as follows:

Individual: this form is to be signed by the security holder.

**Joint Holding:** where the holding is in more than one name, all the security holders must sign.

**Power of Attorney:** to sign under a Power of Attorney, you must have already lodged it with the registry or the Company. Alternatively, attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: this form must be signed by a Director jointly with either another Director or a Company Secretary. Where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. Please indicate the office held by signing in the appropriate place.

## STEP 4 Lodgement of a Proxy

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below not later than 48 hours before the commencement of the meeting i.e. at 11:00 am on 26 November 2025. Any Proxy Form received after that time will not be valid for the scheduled meeting.

#### Proxies may be lodged:

BY MAIL - Ausmon Resources Limited, PO Box 20188, World Square, Sydney NSW 2002 Australia

BY EMAIL - office@ausmonresources.com.au

IN PERSON - Ausmon Resources Limited,

"World Tower" Suite 1312, Level 13, 87-89 Liverpool Street, Sydney NSW 2000 Australia

# **Ausmon Resources Limited**

#### Your Address

This is your address as it appears on the company's share register. If this is incorrect, please mark the box with an "X" and make the correction on the form. Security holders sponsored by a broker should advise their broker of any changes. Please note, you cannot change ownership of your securities using this form.

Annual General Meeting of Ausmon Resources Limited to be held on 28 November 2025 at 11:00 am See overleaf for details

	21 - Appointment of Proxy						
l/We b	the Chairman of the Meeting (mark with an 'X')  the Chairman of the Meeting (mark with an 'X')			point  If you are not appointing the Chairman of the Meeting as your proxy please write here the full name of the individual or body corporate (excluding the registered security holder) you are appointing as your proxy.			
Gener Sydne direction	al Meeting of Ausmon Resources Limited by on 28 November 2025 at 11:00 am and a cons or if no directions have been given, as the		Level 23, Gov our behalf and	vernor Macquari d to vote in accor	e Tower, 1 Farrer dance with the fol	r <b>Place,</b> lowing	
the Ch of a me	airman of the Meeting to exercise the proxy ember of the Company's Key Management R	by appointment or by default, and you have not in respect of each resolution, even though a respersionnel. The Chairman of the Meeting intends  Proxy – please mark X or V to it	solution is con to vote undire	nected directly or ected proxies in fa	indirectly with the evour of each item	e remuneration	
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2	Election of Mr Boris Patkin as a Director						
3	Adoption of Ausmon Employee Incentive Plan 2025						
4	Approval for issue of up to 200,000,000 new shares under ASX Listing Rule 7.1						
not be	e counted in computing the required majority	·					
STE	P 3 - PLEASE SIGN HERE This semented.	section must be signed in accordance with th	e instructions	s overleaf to ena	able your direction	ns to be	
	Individual or Securityholder 1	Securityholder 2		Securityholder 3			
Sole Director and Sole Company Secretary		Director		Director/Company Secretary			
Conta	ct Name	Contact Daytime Telephone	D	ate /	/ 2025		