



Cleansing Notice

Notification under paragraph 708A(5)(e) of the Corporations Act 2001 (Cth)

This notice is given by **Macro Metals Limited (Issuer or Company) (ASX:M4M)** under section 708A(5)(e) of the Corporations Act 2001 (Cth) (“**Act**”).

The Company has today issued 248,738,401 ordinary fully paid shares (**Shares**), being 44,431,428 Shares at an issue price of \$0.007 (0.7 cents) pursuant to the Placement announced 5 August 2025; 23,056,973 Shares issued in lieu of director fees; 6,250,000 Shares issued as director incentive securities; 175,000,000 Shares as consideration for the Rusty acquisition; all of which were approved by Shareholders at the Annual General Meeting held on 27 November 2025 (“**Issued Shares**”).

In accordance with section 708A(5)(e) of the Act, the Company gives notice that:

1. the Issued Shares were issued without disclosure to investors under Part 6D.2 of the Act;
2. as at the date of this notice, the Company has complied with the provisions of Chapter 2M of the Act, as they apply to the Company and sections 674 and 674A of the Act; and
3. as at the date of this notice, other than as disclosed below, there is no information that is ‘excluded’ information within the meanings of section 708A(7) and 708A(8) of the Act, being information:
 - a) that has been excluded from a continuous disclosure notice in accordance with the ASX Listing Rules;
 - b) that investors and their professional advisers would reasonably require for the purposes of making and informed assessment of:
 - i. the assets and liabilities, financial position and performance, profits and losses and prospects of the Company; or
 - ii. the rights and liabilities attaching to the Securities.

As previously disclosed, the Company continues to undertake extensive business development, reaffirming its commitment to delivering a robust mining services business with long term, sustainable growth prospect. In addition to the updates previously disclosed, a further update as to the business development pipeline is provided in Annexure A.

The Company cautions that all the business development opportunities remain subject to final contract award, scope confirmation, customary approvals and client schedules. There is no assurance that any or all of these opportunities will proceed or proceed on the values or timelines indicated. Investors are therefore cautioned against making investment decisions based on the current business-development pipeline

This announcement has been authorised for release by the Board of Macro Metals Limited.

For further information please contact:

Macro Metals Limited

Stephen Buckley

Company Secretary

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Annexure A

Opportunity	Region	Potential Revenue	Stage / Status
Exclusivity has been granted by ASX listed gold miner while negotiating a binding agreement for Macro Gold Mining Services to provide mining services, to acquire 40% profit share in 30,000oz	Goldfields	Not currently ascertainable	Exclusivity agreement in place, binding terms sheet in advanced negotiation
One of the Company's majority indigenous-owned joint venture (49% owned by Company) to provide mining services to tier 1 iron ore producer	Pilbara	Unable to be ascertained	<p>Awaiting execution of a framework/umbrella agreement with tier 1 iron ore miner (the terms of which have been agreed) to enable multiple discrete work packages to be awarded under agreed framework/umbrella terms and conditions.</p> <p>Confirmation of award of first two work packages received, agreed and pending execution of framework/umbrella agreement and issue of awaiting purchase orders.</p>

Forward-Looking Statements

This Annexure contains forward-looking statements, including indicative contract values, timing estimates and financial outlook information. Such statements are based on a number of assumptions (commodity prices, award timing, mobilisation schedules, fleet availability, labour costs, regulatory approvals and JV share) that are subject to business, economic and competitive uncertainties and contingencies beyond the Company's control. No assurance is given that the events described will occur as contemplated or that the estimates will be achieved. Investors should not place undue reliance on forward-looking statements. Except as required by law (including the ASX Listing Rules), the Company undertakes no obligation to update them.