

NOTICE OF ANNUAL GENERAL MEETING

EXPLANATORY STATEMENT AND PROXY FORM

ANNUAL GENERAL MEETING OF STAVELY MINERALS LIMITED

TO BE HELD AT: FIRST FLOOR, 168 STIRLING HIGHWAY NEDLANDS, WESTERN AUSTRALIA

WEDNESDAY 19 NOVEMBER 2025 COMMENCING AT 11:30 AM (WST)

INVITE LINK TO REGISTER FOR ZOOM TO VIEW THE MEETING:

https://us06web.zoom.us/meeting/register/fLK5dZnRT6WWl 7P3tLjag

This Notice of Meeting should be read in its entirety. If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting.

Should you wish to discuss the matters in this Notice of Meeting please do not hesitate to contact the Company Secretary on +61 8 9287 7630.

Stavely Minerals Limited ABN 33 119 826 907

First Floor, 168 Stirling Highway, Nedlands WA 6009 Phone: +61 8 9287 7630 Email: info@stavely.com.au

NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Annual General Meeting of Stavely Minerals Limited will be held at First Floor, 168 Stirling Highway, Nedlands, Western Australia on Wednesday 19 November 2025 at 11:30 AM (WST)

CONTENTS PAGE

Business of the Meeting (setting out the proposed resolutions)	4
Voting Prohibition Statements and Voting Exclusion Statements	6
Explanatory Statement (explaining the proposed resolutions)	8
Glossary	24
Schedule 1 – Specific Terms and Conditions of Related Party Options	25
Schedule 2 – Valuation of Related Party Options	28
Schedule 3 - Proportional Takeover Provisions in Stavely Mineral's Constitution	29
Proxy Form	enclosed

IMPORTANT INFORMATION

Your Vote is Important

The business of the Meeting affects your shareholding and your vote is important.

How to Vote

You may vote by attending the Meeting in person, by proxy or authorised representative.

To be valid, your proxy form (and any power of attorney under which it is signed) must be received at an address given below by 11:30 am (WST) on 17 November 2025. Any proxy form received after that time will not be valid for the scheduled meeting.

Online www.investorvote.com.au

By mail Share Registry - Computershare Investor Services Pty Limited, GPO Box 242, Melbourne

Victoria 3001, Australia

By mobile Scan the QR Code on your proxy form and follow the prompts

Custodian voting For Intermediary Online subscribers only (custodians) please visit

www.intermediaryonline.com to submit your voting intentions

Voting Eligibility

The Directors have determined pursuant to Regulation 7.11.37 of the Corporations Regulations 2001 (Cth) that the persons eligible to vote at the Meeting are those who are registered Shareholders at 4:00pm (WST) on Monday 17 November 2025.

Voting in Person

To vote in person, attend the Annual General Meeting at the time, date and place set out above.

Voting by Proxy

To vote by proxy, please complete and sign the Proxy Form enclosed and return by the time and in accordance with the instructions set out on the Proxy Form.

In accordance with section 249L of the Corporations Act, Shareholders are advised that:

- each Shareholder has a right to appoint a proxy;
- the proxy need not be a Shareholder of the Company; and

• a Shareholder who is entitled to cast 2 or more votes may appoint 2 proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the Shareholder appoints 2 proxies and the appointment does not specify the proportion or number of the Shareholder's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise one-half of the votes.

Your proxy form is enclosed.

Sections 250BB and 250BC of the Corporations Act came into effect on 1 August 2011 and apply to voting by proxy on or after that date. Shareholders and their proxies should be aware of these changes to the Corporations Act, as they apply to this Annual General Meeting. Broadly, the sections mean that:

- if proxy holders vote, they must cast all directed proxies as directed; and
- any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed.

Further details are set out below.

Proxy vote if appointment specifies way to vote

Section 250BB(1) of the Corporations Act provides that an appointment of a proxy may specify the way the proxy is to vote on a particular resolution and, **if it does**:

- the proxy need not vote on a show of hands, but if the proxy does so, the proxy must vote that way (i.e. as directed); and
- if the proxy has 2 or more appointments that specify different ways to vote on the resolution the proxy must not vote on a show of hands; and
- if the proxy is the chair of the meeting at which the resolution is voted on the proxy must vote on a poll, and must vote that way (i.e. as directed); and
- if the proxy is not the chair the proxy need not vote on the poll, but if the proxy does so, the proxy must vote that way (i.e. as directed).

Transfer of non-chair proxy to chair in certain circumstances

Section 250BC of the Corporations Act provides that, if:

- an appointment of a proxy specifies the way the proxy is to vote on a particular resolution at a meeting of the Company's Shareholders; and
- the appointed proxy is not the chair of the meeting; and
- at the meeting, a poll is duly demanded on the resolution; and
- either of the following applies:
 - the proxy is not recorded as attending the meeting;
 - o the proxy does not vote on the resolution,

the chair of the meeting is taken, before voting on the resolution closes, to have been appointed as the proxy for the purposes of voting on the resolution at the meeting.

STAVELY MINERALS LIMITED BUSINESS OF THE MEETING - AGENDA

ORDINARY BUSINESS

1. Financial Statements and Reports – Agenda Item

To receive and consider the annual financial report of the Company for the financial year ended 30 June 2025 together with the declaration of the directors, the Directors' Report, the Remuneration Report and the Auditor's Report.

2. Resolution 1 – Adoption of Remuneration Report

To consider and, if thought fit, to pass the following Resolution with or without amendment, as a **non-binding resolution**:

"That, for the purpose of section 250R(2) of the Corporations Act and for all other purposes, approval is given for the adoption of the Remuneration Report as contained in the Company's annual financial report for the financial year ended 30 June 2025."

A voting prohibition statement applies to this Resolution. Please see below.

Note: In accordance with section 250R(3) of the Corporations Act, this Resolution is advisory only and does not bind the Directors or the Company.

3. Resolution 2 – Re-election of Ms Amanda Sparks as a Director

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of clause 14.2 of the Constitution, ASX Listing Rule 14.5 and for all other purposes, Ms Amanda Sparks, a Director, retires, and being eligible, is re-elected as a Director."

4. Resolution 3 – Re-election of Mr Robert Dennis as a Director

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of clause 14.2 of the Constitution, ASX Listing Rule 14.5 and for all other purposes, Mr Robert Dennis, a Director, retires, and being eligible, is re-elected as a Director."

5. Resolution 4 – Issue of Director Options – Mr Christopher Cairns

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.11, section 195(4) and section 208 of the Corporations Act, and for all other purposes, approval is given for the Company to issue 1,250,000 Options to Mr Christopher Cairns (or his nominee), in accordance with the terms and conditions set out in the Explanatory Statement.

A voting exclusion statement and voting prohibition statement applies to this Resolution. Please see below.

6. Resolution 5 – Issue of Director Options – Ms Jennifer Murphy

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.11, section 195(4) and section 208 of the Corporations Act, and for all other purposes, approval is given for the Company to issue 1,000,000 Options to Ms Jennifer Murphy (or her nominee), in accordance with the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement and voting prohibition statement applies to this Resolution. Please see below.

7. Resolution 6 – Issue of Director Options – Ms Amanda Sparks

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.11, section 195(4) and section 208 of the Corporations Act, and for all other purposes, approval is given for the Company to issue 625,000 Options to Ms Amanda Sparks (or her nominee), in accordance with the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement and voting prohibition statement applies to this Resolution. Please see below.

8. Resolution 7 – Issue of Director Options – Mr Peter Ironside

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.11, section 195(4) and section 208 of the Corporations Act, and for all other purposes, approval is given for the Company to issue 250,000 Options to Mr Peter Ironside (or his nominee), in accordance with the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement and voting prohibition statement applies to this Resolution. Please see below.

9. Resolution 8 – Issue of Director Options – Mr Robert Dennis

To consider and, if thought fit, to pass the following Resolution with or without amendment, as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.11, section 195(4) and section 208 of the Corporations Act, and for all other purposes, approval is given for the Company to issue 250,000 Options to Mr Robert Dennis (or his nominee), in accordance with the terms and conditions set out in the Explanatory Statement."

A voting exclusion statement and voting prohibition statement applies to this Resolution. Please see below.

10. Resolution 9 – Approval of 7.1A Mandate

To consider and, if thought fit, to pass the following Resolution as a special resolution:

"That, for the purposes of ASX Listing Rule 7.1A, and for all other purposes, Shareholders approve the future issue of that number of Equity Securities equal to 10% of the issued capital of the Company (at the time of issue) calculated in accordance with the formula prescribed in ASX Listing Rule 7.1A.2, and otherwise on the terms and conditions in the Explanatory Statement".

11. Resolution 10 – Renewal of Proportional Takeover Provisions in the Constitution

To consider and, if thought fit, to pass the following resolution as a **special resolution**:

"That, for the purposes of sections 136(2) and 648G of the Corporations Act and for all other purposes, approval is given for the Company to modify its existing Constitution by renewing clause 36 for a period of three years from the date of approval of this Resolution."

12. General

To transact any other business as may be brought before the Meeting in accordance with the Constitution of the Company, the Corporations Act, or otherwise.

BY ORDER OF THE BOARD

AMANDA SPARKS

Mari

DIRECTOR AND COMPANY SECRETARY

17 September 2025

Voting Prohibition Statements

Resolution 1 – Adoption of Remuneration Report	A vote on this Resolution must not be cast (in any capacity) by or on behalf of any of the following persons:		
		ber of the Key Management Personnel, details of whose remuneration luded in the Remuneration Report; or	
	(b) a Close	ly Related Party of such a member.	
	The state of the s	on (the voter) described above may cast a vote on this Resolution as a is not cast on behalf of a person described above and either:	
	* *	ter is appointed as a proxy in writing that specifies the way the proxy is e on this Resolution; or	
	(b) the vot	ter is the Chair and the appointment of the Chair as proxy:	
	(i)	does not specify the way the proxy is to vote on this Resolution; and	
	(ii)	expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of Key Management Personnel.	
Resolutions 4 to 8 – Issue of Director Options	not be cast (in any the specific Resol such a related pa does not apply if thow the proxy is the sexcluded Party. In accordance with must not vote, on (a) the protion (ii) (iii) (b) the approxided the Chain not apply if: (a) the protion (b) the approximation (b) the approximation (c)	h section 224 of the Corporations Act, a vote on these Resolutions must y capacity) by or on behalf of a related party of the Company to whom ution would permit a financial benefit to be given, or an associate of rty (Resolution 4-8 Excluded Party). However, the above prohibition the vote is cast by a person as proxy appointed by writing that specifies to vote on the Resolution and it is not cast on behalf of a Resolution 4-th section 250BD of the Corporations Act, a person appointed as a proxy of the basis of that appointment, on this Resolution if: (a) way is either: (a) a member of the Key Management Personnel; or (a) Closely Related Party of such a member; and cointment does not specify the way the proxy is to vote on the specification. (ir) is not a Resolution 4-8 Excluded Party, the above prohibition does not specific Resolution is connected directly or indirectly with the specific Resolution is connected directly or indirectly with the relation of a member of the Key Management Personnel.	

Voting Exclusion Statements

In accordance with Listing Rule 14.11, the Company will disregard any votes cast in favour of the Resolution set out below by or on behalf of the following persons:

Resolutions 4 to 8 – Issue of	In respec	ct to:
Director Options	(a)	Resolution 4, Mr Christopher Cairns (or his nominee);
	(b)	Resolution 5, Ms Jennifer Murphy (or her nominee);
	(c)	Resolution 6, Ms Amanda Sparks (or her nominee)
	(d)	Resolution 7, Mr Peter Ironside (or his nominee); and
	(e)	Resolution 8, Mr Robert Dennis (or his nominee),
	securitie	other person who will obtain a material benefit as a result of the issue of the is (except a benefit solely by reason of being a holder of ordinary securities ompany) or an associate of that person or those persons.

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

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

Stavely Minerals Limited ABN 33 119 826 907

First Floor, 168 Stirling Highway, Nedlands WA 6009 Phone: +61 8 9287 7630 Email: info@stavely.com.au

EXPLANATORY STATEMENT

This Explanatory Statement and all attachments are important documents. They should be read carefully.

If you have any questions regarding the matters set out in this Explanatory Statement or the preceding Notice, please contact the Company, your stockbroker or other professional adviser.

1. FINANCIAL STATEMENT AND REPORTS

In accordance with the Corporations Act, the business of the Annual General Meeting will include receipt and consideration of the annual financial report of the Company for the financial year ended 30 June 2025 together with the declaration of the Directors, the Directors' Report, the Remuneration Report and the Auditor's Report.

The Company will not provide a hard copy of the Company's annual financial report to Shareholders unless specifically requested to do so. The Company's annual financial report is available on its website at www.stavely.com.au.

2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

2.1 General

The Corporations Act requires that at a listed company's annual general meeting, a resolution to shareholders that the remuneration report be adopted must be put to shareholders. However, such a resolution is advisory only and does not bind the Directors or the Company.

A reasonable opportunity will be provided for discussion of the Remuneration Report at the meeting.

The Remuneration Report sets out the Company's remuneration arrangements for the Directors and senior management of the Company. The Remuneration Report is part of the Directors' Report contained in the annual financial report of the Company. The Chair of the Meeting must allow a reasonable opportunity for its shareholders to ask questions about or make comments on the Remuneration Report at the annual general meeting.

The Remuneration Report is set out in the Company's Annual Report which:

- outlines the Board's policy for determining the nature and amount of remuneration of Directors and other Key Management Personnel of the Company;
- discusses the relationship between the Board's remuneration policy and the Company's performance;
- details and explains any performance condition applicable to the remuneration of a Director or other Key Management Personnel;
- details the remuneration (including options) of each Director and other Key Management
 Personnel of the Company for the period; and
- summarises the terms of any contract under which any Director or other Key Management Personnel is engaged, including the period of notice required to terminate the contract and any termination payments provided for under the contract.

2.2 Voting consequences

A company is required to put to its shareholders a resolution proposing the calling of another meeting of shareholders to consider the appointment of directors of the company (**Spill Resolution**) if, at consecutive annual general meetings, at least 25% of the votes cast on a remuneration report resolution are voted against adoption of the remuneration report and at the first of those annual general meetings a Spill Resolution was not put to vote. If required, the Spill Resolution must be put to vote at the second of those annual general meetings.

If more than 50% of votes cast are in favour of the Spill Resolution, the company must convene a shareholder meeting (**Spill Meeting**) within 90 days of the second annual general meeting.

All of the directors of the company who were in office when the directors' report (as included in the company's annual financial report) for the previous financial year was approved, other than the managing director of the company, will cease to hold office immediately before the end of the Spill Meeting but may stand for re-election at the Spill Meeting.

Following the Spill Meeting those persons whose election or re-election as directors of the company is approved will be the directors of the company.

2.3 Previous voting results

At the Company's previous annual general meeting the votes cast against the Remuneration Report considered at that annual general meeting were 5.59%. Accordingly, the Spill Resolution is not relevant for this Annual General Meeting.

3. RESOLUTION 2 – RE-ELECTION OF MS AMANDA SPARKS AS A DIRECTOR

3.1 General

Listing Rule 14.5 provides that an entity which has directors must hold an election of directors at each annual general meeting.

The Constitution sets out the requirements for determining which Directors are to retire by rotation at an annual general meeting.

Clause 14.2 of the Constitution provides that:

- (a) at the Company's annual general meeting in every year, one-third of the Directors for the time being, or, if their number is not a multiple of 3, then the number nearest one-third (rounded upwards in case of doubt), shall retire from office, provided always that no Director (except a Managing Director) shall hold office for a period in excess of 3 years, or until the third annual general meeting following his or her appointment, whichever is the longer, without submitting himself or herself for re-election;
- (b) the Directors to retire at an annual general meeting are those who have been longest in office since their last election, but, as between persons who became Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by drawing lots;
- (c) a Director who retires by rotation under clause 14.2 of the Constitution is eligible for reelection; and
- (d) in determining the number of Directors to retire, no account is to be taken of:
 - (i) a Director who only holds office until the next annual general meeting pursuant to clause 14.4 of the Constitution; and/ or
 - (ii) a Managing Director,

each of whom are exempt from retirement by rotation. However, if more than one Managing Director has been appointed by the Directors, only one of them (nominated by the Directors) is

entitled to be excluded from any determination of the number of Directors to retire and/or retirement by rotation.

The Company currently has 5 Directors, 4 of whom are included for the purpose of the calculation in paragraph (d) above.

Ms Amanda Sparks, who has served as a Director since 28 November 2018 and was last re-elected on 16 November 2023, retires by rotation and seeks re-election.

3.2 Qualifications

Ms Sparks has a Bachelor of Business Degree, is a Chartered Accountant and a Fellow of the Financial Services Institute of Australasia. Amanda has over 35 years of resources related financial experience, both with explorers and producers. Amanda brings a range of important skills to the Board with her extensive experience in financial management, corporate governance and compliance for listed companies.

Ms Sparks is a member of the Company's Audit and Risk Committee.

3.3 Independence

The Board considers that if re-elected, Ms Sparks will not be an independent Director due to her additional role as Company Secretary.

3.4 Technical information required by Listing Rule 14.1A

If Resolution 2 is passed, Ms Sparks will be re-elected to the Board as a Director.

In the event that Resolution 2 is not passed, Ms Sparks will not join the Board as a Director. The Company may seek nominations or otherwise identify suitably qualified candidates to join the Company. As an additional consequence, this may detract from the Board and Company's ability to execute on its strategic vision, and lose an experienced director.

3.5 Board Recommendation

The Board has reviewed Ms Sparks' performance since her appointment to the Board and considers that Ms Sparks' skills and experience will continue to enhance the Board's ability to perform its role. Accordingly, the Board of Directors recommend vote in favour of Resolution 2.

4. RESOLUTION 3 – RE-ELECTION OF MR ROBERT DENNIS AS A DIRECTOR

4.1 General

The Constitution sets out the requirements for determining which Directors are to retire by rotation at an annual general meeting.

Clause 14.2 of the Constitution provides that:

- (a) at the Company's annual general meeting in every year, one-third of the Directors for the time being, or, if their number is not a multiple of 3, then the number nearest one-third (rounded upwards in case of doubt), shall retire from office, provided always that no Director (except a Managing Director) shall hold office for a period in excess of 3 years, or until the third annual general meeting following his or her appointment, whichever is the longer, without submitting himself or herself for re-election;
- (b) the Directors to retire at an annual general meeting are those who have been longest in office since their last election, but, as between persons who became Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by drawing lots;
- a Director who retires by rotation under clause 14.2 of the Constitution is eligible for reelection; and

- (d) in determining the number of Directors to retire, no account is to be taken of:
 - (i) a Director who only holds office until the next annual general meeting pursuant to clause 14.4 of the Constitution; and/ or
 - (ii) a Managing Director,

each of whom are exempt from retirement by rotation. However, if more than one Managing Director has been appointed by the Directors, only one of them (nominated by the Directors) is entitled to be excluded from any determination of the number of Directors to retire and/or retirement by rotation.

The Company currently has 5 Directors, 4 of whom are included for the purpose of the calculation in paragraph (d) above.

Mr Robert Dennis, who has served as a Director since 24 May 2021 and was last re-elected on 16 November 2023, retires by rotation and seeks re-election.

4.2 Qualifications

Mr Robert (Rob) Dennis is a mining engineer with over 45 years' experience in the nickel, copper, gold and alumina industries. Rob is a skilled leader and has extensive base metals and precious metals operational, technical and project development experience. Past positions include CEO and MD of Poseidon Nickel Limited, COO for the Independence Group (IGO) where he was responsible IGO's nickel, copper, zinc and gold operations including overseeing the development and commissioning of IGO's Nova Nickel Project.

Prior to that, he held positions including COO Aditya Birla Minerals Ltd where he managed the expansion and development of the Nifty Copper Project in the North West of Western Australia and the Mt Gordon operation in North Queensland, General Manager Project Development for Lionore Australia, General Manager Operations for Great Central Mines and Chief Mining Engineer for Western Mining Corporation.

Mr Dennis is Chair of the Company's Audit and Risk Committee and Chair of the Company's Nomination and Remuneration Committee.

4.3 Independence

The Board considers that if re-elected, Mr Dennis will be an independent Director.

4.4 Technical information required by Listing Rule 14.1A

If Resolution 3 is passed, Mr Dennis will be re-elected to the Board as a Director.

In the event that Resolution 3 is not passed, Mr Dennis will not join the Board as a Director. The Company may seek nominations or otherwise identify suitably qualified candidates to join the Company. As an additional consequence, this may detract from the Board and Company's ability to execute on its strategic vision.

4.5 Board Recommendation

The Board has reviewed Mr Dennis' performance since his appointment to the Board and considers that Mr Dennis' skills and experience will continue to enhance the Board's ability to perform its role. Accordingly, the Board of Directors recommend that Shareholders that Shareholders vote in favour of Resolution 3.

5. RESOLUTIONS 4 TO 8 - ISSUE OF RELATED PARTY OPTIONS

5.1 General

The Company has agreed, subject to obtaining Shareholder approval, to issue an aggregate of 3,375,000 Options (**Related Party Options**) to Mr Christopher Cairns, Ms Jennifer Murphy, Ms Amanda Sparks, Mr Peter Ironside and Mr Robert Dennis (together, the **Related Parties**) as part of each Director's broader remuneration package in the proportions and on the terms and conditions set out below.

Resolutions 4 to 8 seek Shareholder approval for the issue of the Related Party Options to the Related Parties.

5.2 Director recommendation

Each Director has a material personal interest in the outcome of Resolutions 4 to 8 on the basis that all of the Directors (or their nominees) are to be issued Options should Resolutions 4 to 8 be passed. For this reason, the Directors do not believe that it is appropriate to make a recommendation on Resolutions 4 to 8 of this Notice.

5.3 Chapter 2E of the Corporations Act

For a public company or an entity that the public company controls, to give a financial benefit to a related party of the public company, the public company or entity must:

- (a) obtain the approval of the public company's members in the manner set out in sections 217 to 227 of the Corporations Act; and
- (b) give the benefit within 15 months following such approval,

unless the giving of the financial benefit falls within an exception set out in sections 210 to 216 of the Corporations Act.

The issue of the Related Party Options constitutes giving a financial benefit to the Related Parties, as each of the Related Parties are related parties of the Company by virtue of being Directors.

The purpose of the issue of the Related Party Options to the Directors is to provide a broader remuneration for the Related Parties as Directors of the Company. By offering these incentives in the form of Related Party Options, rather than cash, the Company can maximise the availability of cash for the Company's future exploration activities.

The Related Party Options will have an exercise price at a significant premium to the current Share price.

As the Related Party Options are proposed to be issued to all of the Directors, the Directors are unable to form a quorum to consider whether one of the exceptions set out in sections 210 to 216 of the Corporations Act applies to the issue of the Related Party Options. Accordingly, Shareholder approval for the issue of Related Party Options to the Related Parties is sought in accordance with Chapter 2E of the Corporations Act.

5.4 ASX Listing Rule 10.11

ASX Listing Rule 10.11 provides that unless one of the exceptions in ASX Listing Rule 10.12 applies, a listed company must not issue or agree to issue equity securities to:

- (a) (10.11.1) a Related Party;
- (b) (10.11.2) a person who is, or was at any time in the 6 months before the issue or agreement, a substantial (30%+) holder in the company;
- (c) (10.11.3) a person who is, or was at any time in the 6 months before the issue or agreement, a substantial (10%+) holder in the company and who has nominated a director to the board of the company pursuant to a relevant agreement which gives them a right or expectation to

do so;

- (d) (10.11.4) an associate of a person referred to in ASX Listing Rules 10.11.1 to 10.11.3; or
- (e) (10.11.5) a person whose relationship with the company or a person referred to in ASX Listing Rules 10.11.1 to 10.11.4 is such that, in ASX's opinion, the issue or agreement should be approved by its shareholders,

unless it obtains the approval of its shareholders.

This issue of the Related Party Options falls within ASX Listing Rule 10.11.1 and does not fall within any of the exceptions in ASX Listing Rule 10.12. It therefore requires the approval of the Company's Shareholders under ASX Listing Rule 10.11. Resolutions 4 to 8 seek the required Shareholder approval for the issue under and for the purposes of ASX Listing Rule 10.11.

5.5 Information required by ASX Listing Rule 10.13

In accordance with ASX Listing Rule 10.13, the following information is provided to Shareholders in relation to Resolutions 4 to 8:

Name of the persons to whom securities to be issued	The proposed recipients of the Related Party Options are set out in Section 5.1 above.		
Which category in ASX Listing Rules 10.11.1 - 10.11.5 the person falls within and why.	10.11.1, each of the Related Parties are Directors of the Company. Any nominee(s) of the proposed recipients who receive Related Party Options may constitute 'associates' for the purposes of Listing Rule 10.11.4.		
The number and class of securities to be issued to the person.	Resolution 4: C Cairns Resolution 5: J Murphy Resolution 6: A Sparks Resolution 7: P Ironside Resolution 8: R Dennis 1,250,000 Unlisted Options 625,000 Unlisted Options 250,000 Unlisted Options 250,000 Unlisted Options		
If the securities are not fully paid ordinary securities, a summary of the material terms of the securities.	A summary of the material terms of the Related Party Options is set out in Schedule 1 to this Notice of Meeting.		
The date or dates on or by which the entity will issue the securities, which must not be more than 1 month after the date of the meeting.	No later than 1 month after the date of the Meeting (or such other date to the extent permitted by any ASX waiver or modification of the ASX Listing Rules) and it is intended that the issue of the Related Party Options will occur on the same date.		
The price or other consideration the entity will receive for the issue.	Issue Price: Nil Exercise Price for Related Party Options: To be determined at the date of issue of the Options and be a 50% premium to the volume weighted average Share price (VWAP) over the five trading days preceding the date of issue of the Related Party Options (and including the day of issue).		
	The Company will not receive any other consideration in respect of the issue of the Related Party Options (other than in respect of funds received on exercise of the Related Party Options).		

The purpose of the issue, including The purpose for the issue of the Related Party Options is to provide the intended use of any funds an incentive component in the remuneration package for the raised by the issue. Related Parties to align the interests of the Related Parties with those of Shareholders, to motivate and reward the performance of the recipients of the Related Party Options under Resolutions 4 to 8 in their roles as Directors and to provide a cost effective way from the Company to remunerate the Related Parties, which will allow the Company to spend a greater proportion of its cash reserves on exploration than it would if alternative cash forms of remuneration were given to the Related Parties. The Company will not receive any other consideration in respect of the issue of the Related Party Options (other than in respect of funds received on exercise of the Related Party Options). If the person is: (a) a director and therefore a Related Party under Annual remuneration rule 10.11.1; or (b) an associate of, Director Resolution 2025/2026 or person connected with, a Name including director under rules 10.11.4 or superannuation 10.14.5, and the issue is intended \$370,000 Cash (includes super) 4 C Cairns to remunerate or incentivise the \$ 9,500 1,250,000 Unlisted Options¹ \$379,500 director, details (including the Cash (includes super) amount) of the director's current \$290,000 1.000.000 Unlisted 5 <u>\$ 7,600</u> J Murphy total remuneration package. Options¹ \$297,600 \$112,000 Cash (includes super) 6 A Sparks 625.000 Unlisted Options1 \$ 4,750 \$116,750 \$ 56,000 Cash (includes super) 7 P Ironside 250,000 Unlisted Options¹ \$ 1,900 \$ 57,900 \$ 56,000 Cash (includes super) R Dennis \$ 1,900 250,000 Unlisted Options¹ \$ 57,900 1. Being the value of the Related Party Options the subject of these Resolutions: Exercise Price to be 150% of the Company Share price calculated based on the five (5) day volume weighted average trading price preceding the date of issue (and including the day of issue). Expiry 30 November 2028. The value of the Related Party Options and the pricing methodology is set out in Schedule 2. The Related Party Options are not being issued under an If the securities are issued under an agreement. agreement, a summary of any other material terms of the agreement. Voting exclusion statements are included in Resolutions 4 to 8 of Voting exclusion statement this Notice.

5.6 Technical information required by ASX Listing Rule 14.1A

If Resolutions 4 to 8 are passed, the Company will be able to proceed with the issue of the Related Party Options to the Related Parties within one month after the date of the Meeting (or such later date as permitted by any ASX waiver or modification of the ASX Listing Rules). As approval pursuant to ASX Listing Rule 7.1 is not required for the issue of the Related Party Options (because approval is

being obtained under ASX Listing Rule 10.11), the issue of the Related Party Options will not use up any of the Company's 15% annual placement capacity.

If Resolutions 4 to 8 are not passed, the Company will not be able to proceed with the issue of the Related Party Options to the Related Parties and the Company may be required to re-negotiate the remuneration arrangements with the Related Parties, which may require additional cash payments and affect the Company's available cash position.

5.7 Technical information required by section 219 of the Corporations Act

Identity of the Related Party: s219(1)(a)	Mr Christopher Cairns, Ms Jennifer Murphy, Mr Peter Ironside, Ms Amanda Sparks and Mr Robert Dennis (or their nominees).		
Nature of the financial benefit: s219(1)(b)	The maximum number of Related Party Options (being the nature of the financial benefit being provided) to be granted to the Related Parties is:		
	Resolution 4: C Cairns Resolution 5: J Murphy Resolution 6: A Sparks Resolution 7: P Ironside Resolution 8: R Dennis 1,250,000 Unlisted Options 625,000 Unlisted Options 250,000 Unlisted Options 250,000 Unlisted Options		
Directors' recommendations: s219(1)(c) and Directors' interest in the outcome: s219(1)(d)	Each Director has a material personal interest in the outcome of Resolutions 4 to 8 on the basis that all of the Directors (or their nominees) are to be issued Related Party Options should Resolutions 4 to 8 be passed. For this reason, the Directors do not believe that it is appropriate to make a recommendation on Resolutions 4 to 8 of this Notice.		
Valuation of the financial benefit	The value of the Related Party Options and the pricing methodology is set out in Schedule 2.		
Dilution	The Related Party Options are unquoted; therefore, the issue of the Related Party Options has no immediate dilutionary impact on Shareholders.		
	If the Related Party Options granted to the Related Parties are exercised, a total of 3,375,000 Shares would be issued. This will increase the number of Shares on issue from 684,786,382 to 688,161,382 (assuming that no other Options or Rights are exercised and no other Shares are issued) with the effect that the shareholding of existing Shareholders would be diluted by an aggregate of 0.49%, comprising approximately 0.18% by Mr Cairns, 0.15% by Ms Murphy, 0.09% by Ms Sparks, 0.04% by Mr Ironside and 0.04% by Mr Dennis.		
Other information	The number of Related Party Options to be issued to each of the Related Parties has been determined based upon a consideration of:		
	 current market standards and/or practices of other ASX listed companies of a similar size and stage of development to the Company; the remuneration of the Related Parties; and incentives to attract and ensure continuity of service of the Related Parties who have appropriate knowledge and expertise, while maintaining the Company's cash reserves. The Company does not consider that there are any significant opportunity costs to the Company or benefits foregone by the Company in issuing the Related Party Options upon the terms proposed. 		

The Related Party Options will have an exercise price at a significant premium to the current Share price to minimise taxation upfront for the Related Parties which is also beneficial to the Company as it means the Related Parties are not required to immediately sell the Related Party Options to fund a tax liability (as would be the case in an issue of Shares where the tax liability arises upon issue of the Shares) and will instead, continue to hold an interest in the Company. There are no significant opportunity costs to the Company or benefits foregone by the Company in issuing the Related Party Options on the terms proposed.

The Board is not aware of any other information that is

The Board is not aware of any other information that is reasonably required by Shareholders to allow them to decide whether it is in the best interests of the Company to pass Resolutions 4 to 8.

5.8 Other Information

(a) the relevant interests of the Related Parties in securities of the Company are set out below:

As at the date of this Notice

Related Party	Number of Shares	Number of Options
Mr Christopher Cairns	10,037,729	 1,500,000 unlisted options expiring 30/11/25 at \$0.22 1,000,000 unlisted options expiring 30/11/26 at \$0.14 1,000,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07
Ms Jennifer Murphy	7,699,165	 1,250,000 unlisted options expiring 30/11/25 at \$0.22 800,000 unlisted options expiring 30/11/26 at \$0.14 800,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07
Ms Amanda Sparks	4,770,889	 1,000,000 unlisted options expiring 30/11/25 at \$0.22 500,000 unlisted options expiring 30/11/26 at \$0.14 500,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07
Mr Peter Ironside	41,648,944	 700,000 unlisted options expiring 30/11/25 at \$0.22 200,000 unlisted options expiring 30/11/26 at \$0.1 200,000 unlisted options expiring 30/11/27 at \$0.04 2,702,703 Listed options expiring 31/12/25 at \$0.07
Mr Robert Dennis	644,444	 700,000 unlisted options expiring 30/11/25 at \$0.22 200,000 unlisted options expiring 30/11/26 at \$0.14 200,000 unlisted options expiring 30/11/27 at \$0.04

Post issue of the Related Party Options to the Related Parties

Related Party	Number of Shares	Number of Options		
Mr Christopher Cairns	10,037,729	 1,500,000 unlisted options expiring 30/11/25 at \$0.22 1,000,000 unlisted options expiring 30/11/26 at \$0.14 1,000,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07 1,250,000 unlisted options exercisable at a 50% premium to the VWAP over the five trading days prior to the issue of the Related Party Options, expiry 30/11/2028 		
Ms Jennifer Murphy	7,699,165	 1,250,000 unlisted options expiring 30/11/25 at \$0.22 800,000 unlisted options expiring 30/11/26 at \$0.14 800,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07 1,000,000 unlisted options exercisable at a 50% premium to the VWAP over the five trading days prior to the issue of the Related Party Options, expiry 30/11/2028 		

Ms Amanda Sparks	4,770,889	 1,000,000 unlisted options expiring 30/11/25 at \$0.22 500,000 unlisted options expiring 30/11/26 at \$0.14 500,000 unlisted options expiring 30/11/27 at \$0.04 675,675 Listed options expiring 31/12/25 at \$0.07 625,000 unlisted options exercisable at a 50% premium to the VWAP over the five trading days prior to the issue of the Related Party Options, expiry 30/11/2028
Mr Peter Ironside	41,648,944	 700,000 unlisted options expiring 30/11/25 at \$0.22 200,000 unlisted options expiring 30/11/26 at \$0.1 200,000 unlisted options expiring 30/11/27 at \$0.04 2,702,703 Listed options expiring 31/12/25 at \$0.07 250,000 unlisted options exercisable at a 50% premium to the VWAP over the five trading days prior to the issue of the Related Party Options, expiry 30/11/2028
Mr Robert Dennis	644,444	 700,000 unlisted options expiring 30/11/25 at \$0.22 200,000 unlisted options expiring 30/11/26 at \$0.14 200,000 unlisted options expiring 30/11/27 at \$0.04 250,000 unlisted options exercisable at a 50% premium to the VWAP over the five trading days prior to the issue of the Related Party Options, expiry 30/11/2028

(b) the trading history of the Shares on ASX in the 12 months before the date of this Notice is set out below:

	Price	Date
Highest	0.04	1/10/2024
Lowest	0.010	25/06/2024 to 7/07/2024
Last	0.017	16/09/2025

(c) ASX Listing Rule 7.1 limits the amount of equity securities that a listed company can issue without the approval of its shareholders over any 12 month period to 15% of the fully paid ordinary shares it had on issue at the start of that period, subject to specific exemptions.

ASX Listing Rule 7.2, exception 14, provides that ASX Listing Rule 7.1 does not apply to an issue of securities under ASX Listing Rule 10.11.

Pursuant to ASX Listing Rule 7.2, exception 14, the effect of passing Resolutions 4 to 8 will be to allow the Company to issue Related Party Options to the Related Parties without using up any of the Company's 15% placement capacity under ASX Listing Rule 7.1.

- (d) The Board is not aware of any other information that is reasonably required by Shareholders to allow them to decide whether it is in the best interests of the Company to pass these Resolutions.
- (e) Voting exclusion statements and voting prohibition statements are included in Resolutions 4 to 8 of this Notice.

6. RESOLUTION 9 – APPROVAL OF 7.1A MANDATE

6.1 General

Broadly speaking, and subject to a number of exceptions, ASX Listing Rule 7.1 limits the amount of Equity Securities that a listed 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.

However, under ASX Listing Rule 7.1A, an eligible entity may seek shareholder approval by way of a special resolution passed at its annual general meeting to increase this 15% limit by an extra 10% to 25% (7.1A Mandate).

An 'eligible entity' means an entity which is not included in the S&P/ASX 300 Index and has a market capitalisation of \$300,000,000 or less. The Company is an eligible entity for these purposes.

As at the date of this Notice, the Company is an eligible entity as it is not included in the S&P/ASX 300 Index and has a current market capitalisation of approximately \$9.5 million (based on the number of Shares on issue and the closing price of Shares on the ASX on 8 September 2025).

6.2 Technical information required by Listing Rule 14.1A

Resolution 9 seeks Shareholder approval by way of special resolution for the Company to have the additional 10% placement capacity provided for in ASX Listing Rule 7.1A to issue Equity Securities without Shareholder approval.

If Resolution 9 is passed, the Company will be able to issue Equity Securities up to the combined 25% limit in ASX Listing Rules 7.1 and 7.1A without any further Shareholder approval.

If Resolution 9 is not passed, the Company will not be able to access the additional 10% capacity to issue Equity Securities without Shareholder approval under ASX Listing Rule 7.1A, and will remain subject to the 15% limit on issuing Equity Securities without Shareholder approval set out in ASX Listing Rule 7.1.

Resolution 9 is a special resolution. Accordingly, at least 75% of votes cast by Shareholders present and eligible to vote at the Meeting must be in favour of Resolution 9 for it to be passed.

6.3 Technical Information required by ASX listing Rule 7.1A.

Pursuant to and in accordance with ASX Listing Rule 7.3A, the information below is provided in relation to this Resolution:

(a) Period for which the 7.1A Mandate is valid

The 7.1A Mandate will commence on the date of the Meeting and expiring on the first to occur of the following:

- (i) the date that is 12 months after the date of this Meeting;
- (ii) the time and date of the Company's next annual general meeting; and
- (iii) the time and date of approval by Shareholders of any transaction under ASX Listing Rule 11.1.2 (a significant change in the nature or scale of activities) or ASX Listing Rule 11.2 (disposal of the main undertaking).

(b) Minimum Issue Price

Any Equity Securities issued under the 7.1A Mandate must be in an existing quoted class of Equity Securities and be issued at a minimum price of 75% of the volume weighted average price of Equity Securities in that class, calculated over the 15 trading days on which trades in that class were recorded before:

- (i) the date on which the price at which the Equity Securities are to be issued is agreed by the entity and the recipient of the Equity Securities; or
- (ii) if the Equity Securities are not issued within 10 trading days of the date in Section 6.2(b)(i), the date on which the Equity Securities are issued.

(c) Use of funds raised under the 7.1A Mandate

The Company intends to use funds raised from issues of Equity Securities under the 7.1A Mandate towards funding expenditure associated with the exploration and development of the Company's gold and copper assets within Australia, cash acquisitions of new assets or investments and/or general working capital.

(d) Risk of economic and voting dilution

Any issue of Equity Securities under the 7.1A Mandate will have a dilutive effect on the interests of existing Shareholders who do not receive any Shares under the issue.

If this Resolution is approved by Shareholders and the Company issues the maximum number of Equity Securities available under the 7.1A Mandate, the economic and voting dilution of existing Shares would be as shown in the table below.

The table below shows the dilution of existing Shareholders calculated in accordance with the formula outlined in ASX Listing Rule 7.1A(2), on the basis of the current market price of Shares and the current number of Equity Securities on issue as at 12 September 2025.

The table below also shows:

- (i) the hypothetical voting dilution impact where the number of Shares on issue (variable 'A' in the formula) changes. Specifically, the table shows three examples where variable 'A' has increased by 25%, 50% and 100%. These examples of a 25%, 50% and 100% increase in variable 'A' are provided as required under Listing Rule 7.3A.2. We note however that, even in the event Resolution 9 is passed, it is not possible for the Company to issue additional Shares in excess of 25% of its current issued capital without Shareholder approval, unless the Share issue is as a result of an issue that falls within an exemption within Listing Rule 7.2 (such as a pro rata entitlements issue or a share purchase plan); and
- (ii) the hypothetical economic dilution where there are changes in the issue price of Shares issued under the 7.1A Mandate.

Issued Share Capital (Number of Shares on issue - variable 'A' in ASX Listing Rule 7.1A2)	50% decrease in current Market Price \$0.0085		Current Ma (as at 12 Sept \$0.0	ember 2025)	100% inc current Ma \$0.0	rket Price
	10% Voting Dilution	Capital Raised \$	10% Voting Dilution	Capital Raised \$	10% Voting Dilution	Capital Raised \$
Current variable 'A'						
684,786,382	68,478,638	582,068	68,478,638	1,164,137	68,478,638	2,328,274
25% Increase in Share Capital 855,982,978	85,598,298	727,586	85,598,298	1,455,171	85,598,298	2,910,342
50% Increase in Share Capital 1,027,179,573	102,717,957	873,103	102,717,957	1,746,205	102,717,957	3,492,411
100% Increase in share capital 1,369,572,764	136,957,276	1,164,137	136,957,276	2,328,274	136,957,276	4,656,547

^{*}The number of Shares on issue (Variable A in the formula) could increase as a result of the issue of Shares that do not require Shareholder approval (such as under a pro-rata rights issue or scrip issued under a takeover offer) or that are issued with Shareholder approval under ASX Listing Rule 7.1.

Assumptions and explanations

- There are currently 684,786,382 Shares on issue as at the date of this Notice of Meeting, and the Company has not issued any Equity Securities in the 12 months prior to the Meeting that were not issued either under an exception in ASX Listing Rule 7.2 or with approval under ASX Listing Rule 7.1.
- The issue price set out above is the closing price of the Shares on the ASX on 12 September 2025.
- The issue of Equity Securities under the 7.1A Mandate consists only of Shares. It is assumed that
 no Options or Performance Rights are exercised into Shares before the date of issue of the Equity
 Securities. If the issue of Equity Securities includes quoted Options, it is assumed that those quoted
 Options are exercised into Shares for the purpose of calculating the voting dilution effect on existing
 Shareholders.
- The 10% voting dilution reflects the aggregate percentage dilution against the issued share capital at the time of issue. This is why the voting dilution is shown in each example as 10%.
- The Company issues the maximum possible number of Equity Securities under the 7.1A Mandate.
- The calculations above do not show the dilution that any one particular Shareholder will be subject
 to. All Shareholders should consider the dilution caused to their own shareholding depending on
 their specific circumstances.
- This table does not set out any dilution pursuant to approvals under ASX Listing Rule 7.1 unless otherwise disclosed.
- The table does not show an example of dilution that may be caused to a particular Shareholder by reason of placements under the 7.1A Mandate, based on that Shareholder's holding at the date of the Meeting.

Shareholders should note that there is a specific risk that:

- (i) the market price for the Company's Shares may be significantly lower on the date of the issue than it is on the date of the Meeting; and
- (ii) the Shares may be issued at a price that is at a discount to the market price for those Shares on the issue date.

(e) Allocation under the 7.1A Mandate

The recipients of the Equity Securities to be issued under the 7.1A Mandate have not yet been determined. However, the recipients of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.

The Company will determine the recipients at the time of the issue under the 7.1A Mandate, having regard to the following factors:

- (i) the purpose of the issue;
- (ii) alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue, share purchase plan, placement or other offer where existing Shareholders may participate;
- (iii) the effect of the issue of the Equity Securities on the control of the Company;
- (iv) the circumstances of the Company, including, but not limited to, the financial position and solvency of the Company;
- (v) prevailing market conditions; and
- (vi) advice from corporate, financial and broking advisers (if applicable).

(f) Previous approval under ASX Listing Rule 7.1A.

The Company has previously obtained Shareholder approval under ASX Listing Rule 7.1A at its annual general meeting held on 21 November 2024 (**Previous Approval**).

During the 12 month period preceding the date of this Meeting, the Company issued a total of 54,107,975 Shares under rule 7.1A which represents approximately 9.8% of the total diluted number of Equity Securities on issue 12 months ago, which was 549,352,236 (481,540,424 Shares and 67,811,812 Options).

Details of the issues of Equity Securities by the Company under Listing Rule 7.1A during the 12 month period preceding the date of this annual general meeting are set out in the table below:

Date of Issue	Number of Equity Securities	Class of Equity Securities and summary of terms	Names of recipients or basis on which recipients determined	Issue price of Equity Securities and discount to Market Price on the trading day prior to the issue	Consideration
11/08/25	54,107,975	Ordinary Shares (issued under Listing Rule 7.1A)	Issued to sophisticated investors pursuant to a placement	\$0.014 Market Price day before issue was \$0.014. Discount of Nil%.	Cash \$757,512 plus one (1) free Placement Option for every two (2) Placement Shares exercisable at \$0.04 with an expiry of 30 November 2026. Funds have been applied to soil auger, aircore and Reverse Circulation (RC) drilling and associated geochemical analysis at Stavely's Fairview North and Fairview South gold prospects and working capital. Additionally, the S41 breccia-hosted gold prospect will be progressed towards drilling.
TOTAL EQUITY ISSUED UNDER 7.1A	54,107,975				

(g) Compliance with ASX Listing Rules 7.1A.4

When the Company issues Equity Securities pursuant to the 7.1A Mandate, it must give to ASX a list of the recipients of the Equity Securities and the number of Equity Securities issued to each (not for release to the market), in accordance with ASX Listing Rule 7.1A.4.

6.4 Voting exclusion statement

As at the date of this Notice, the Company is not proposing to make an issue of Equity Securities under ASX Listing Rule 7.1A. Accordingly, a voting exclusion statement is not included in this Notice.

7.1 General

A proportional takeover bid is a takeover bid where the offer made to each shareholder is only for a proportion of that shareholder's shares.

Pursuant to section 648G of the Corporations Act, an entity may include a provision in its constitution whereby a proportional takeover bid for shares may only proceed after the bid has been approved by a meeting of shareholders held in accordance with the terms set out in the Corporations Act.

In accordance with section 648G(1) of the Corporations Act, such clause will cease to apply at the end of three years from the incorporation of the Company, insertion of the clause or renewal of the clause (as appropriate) unless otherwise specified. When this clause ceases to apply, the constitution will be modified by omitting the clause.

A company may renew its proportional takeover approval provisions in the same manner in which a company can modify its constitution (i.e., by special resolution of shareholders).

The proportional takeover provisions contained in clause 36 of the Constitution are no longer operative as it has been more than three years since they were last approved by Shareholders.

This Resolution is a special resolution which will enable the Company to modify its Constitution by reinserting proportional takeover provisions into the Constitution in the form of clause 36. The new clause 36 is in the same form as the existing clause 36 (as set out in Schedule 3 of this Notice).

The Company is permitted to seek further Shareholder approval to renew this clause for further periods of up to three years on each occasion.

The Constitution was approved by Shareholders on 11 November 2022 and is available for download from the Company's website.

7.2 Technical information required by section 648G(5) of the Corporations Act

Overview	A proportional takeover bid is a takeover bid where the offer made to each shareholder is only for a proportion of that shareholder's shares.
	Pursuant to section 648G of the Corporations Act, the Company has included in the Proposed Constitution a provision whereby a proportional takeover bid for Shares may only proceed after the bid has been approved by a meeting of Shareholders held in accordance with the terms set out in the Corporations Act.
	This clause of the Proposed Constitution will cease to have effect on the third anniversary of the date of the adoption of last renewal of the clause.
Effect of proposed proportional takeover provisions	Where offers have been made under a proportional off-market bid in respect of a class of securities in a company, the registration of a transfer giving effect to a contract resulting from the acceptance of an offer made under such a proportional off-market bid is prohibited unless and until a Resolution to approve the proportional off-market bid is passed.
Reasons for proportional takeover provisions	A proportional takeover bid may result in control of the Company changing without Shareholders having the opportunity to dispose of all their Shares. By making a partial bid, a bidder can obtain practical control of the Company by acquiring less than a majority interest. Shareholders are exposed to the risk of being left as a minority in the Company and the risk of the bidder being able to acquire control of the Company without payment of an adequate control premium. These amended provisions allow Shareholders to decide whether a proportional takeover bid is acceptable in principle, and assist in ensuring that any partial bid is appropriately priced.
Knowledge of any acquisition proposals	As at the date of this Notice, no Director is aware of any proposal by any person to acquire, or to increase the extent of, a substantial interest in the Company.

Potential advantages The Directors consider that the proportional takeover provisions have no and disadvantages of potential advantages or disadvantages for them and that they remain free proportional takeover to make a recommendation on whether an offer under a proportional provisions takeover bid should be accepted. The potential advantages of the proportional takeover provisions for Shareholders include: the right to decide by majority vote whether an offer under a (a) proportional takeover bid should proceed; assisting in preventing Shareholders from being locked in as a (b) minority; (c) increasing the bargaining power of Shareholders which may assist in ensuring that any proportional takeover bid is adequately priced; and (d) each individual Shareholder may better assess the likely outcome of the proportional takeover bid by knowing the view of the majority of Shareholders which may assist in deciding whether to accept or reject an offer under the takeover bid. The potential disadvantages of the proportional takeover provisions for Shareholders include: (a) proportional takeover bids may be discouraged; (b) lost opportunity to sell a portion of their Shares at a premium; the likelihood of a proportional takeover bid succeeding may (c) be reduced.

Recommendation of the Board

The Directors do not believe the potential disadvantages outweigh the potential advantages of adopting the proportional takeover provisions and as a result consider that the proportional takeover provision in the Proposed Constitution is in the interest of Shareholders and unanimously recommend that Shareholders vote in favour of this Resolution.

8. ENQUIRIES

Shareholders are invited to contact Director and Company Secretary, Ms Amanda Sparks, on (08) 9287 7630 if they have any queries in respect of the matters set out in these documents.

GLOSSARY

\$ means Australian dollars.

7.1A Mandate has the meaning given in section 6 of the Explanatory Statement which accompanies the Notice.

Annual General Meeting or Meeting means the meeting convened by the Notice.

ASIC means the Australian Securities and Investments Commission.

ASX means ASX Limited (ACN 008 624 691) or the Australian Securities Exchange, as the context requires.

ASX Listing Rules means the Listing Rules of ASX.

Board means the current board of directors of the Company.

Business Day means Monday to Friday inclusive, except New Year's Day, Good Friday, Easter Monday, Christmas Day, Boxing Day, and any other day that ASX declares is not a business day.

Chair means the chair of the Meeting.

Closely Related Party of a member of the Key Management Personnel means:

- (a) a spouse or child of the member;
- (b) a child of the member's spouse;
- (c) a dependent of the member or the member's spouse;
- (d) anyone else who is one of the member's family and may be expected to influence the member, or be influenced by the member, in the member's dealing with the entity:
- (e) a company the member controls; or
- (f) a person prescribed by the Corporations Regulations 2001 (Cth).

Company means Stavely Minerals Limited (ABN 33 119 826 907).

Constitution means the Company's constitution.

Corporations Act means the Corporations Act 2001 (Cth).

Directors means the current directors of the Company.

Eligible Entity means an entity that, at the date of the relevant general meeting is not included in the S&P/ASX 300 Index; and has a maximum market capitalisation (excluding restricted securities and securities quoted on a deferred settlement basis) of \$300,000,000.

Equity Securities includes a Share, a right to a Share or Option, an Option, a convertible security and any security that ASX decides to classify as an Equity Security.

Explanatory Statement means the explanatory statement accompanying the Notice.

Key Management Personnel has the same meaning as in the accounting standards issued by the Australian Accounting Standards Board and means those persons having authority and responsibility for planning, directing and controlling the activities of the Company, or if the Company is part of a consolidated entity, of the consolidated entity, directly or indirectly, including any director (whether executive or otherwise) of the Company, or if the Company is part of a consolidated entity, of an entity within the consolidated group.

Listing Rules means the Listing Rules of ASX.

Notice or Notice of Meeting means this notice of meeting including the Explanatory Statement and the Proxy Form.

Option means an option which enables the holder to subscribe for one Share.

Ordinary Securities has the meaning set out in the ASX Listing Rules.

Proxy Form means the proxy form accompanying the Notice.

Remuneration Report means the remuneration report set out in the Directors' Report of the Company's annual financial report for the period ended 30 June 2025.

Resolutions means the resolutions set out in the Notice, or any one of them, as the context requires.

Securities includes Shares, Options and Performance Rights.

Share means a fully paid ordinary share in the capital of the Company.

Shareholder means a holder of a Share.

Variable A means "A" means as set out in the formula in Listing Rule 7.1A.2.

WST means Western Standard Time as observed in Perth, Western Australia.

Schedule 1 - Terms and Conditions of Related Party Options

(a) Entitlement

Each Option entitles the holder to subscribe for one Share upon exercise of the Option.

(b) Exercise Price

- (i) Subject to paragraphs (b)(ii) and (k), the amount payable upon exercise of each Option will be set at 150% of the Company Share Price based on the volume weighted average Share price (VWAP) over the five trading days prior to the issue of the Options (Exercise Price);
- (ii) A cashless exercise facility will be offered for all Related Party Options. The Cashless Exercise Facility entitles an Optionholder to set-off the Exercise Price in (b)(i) above against the number of Shares which the Optionholder is entitled to receive upon exercise of the Optionholder's Options. By using the Cashless Exercise Facility, the Optionholder will receive Shares to the value of the surplus after the Exercise Price has been set-off. If an Optionholder elects to use the Cashless Exercise Facility, the Optionholder will only be issued that number of Shares (rounded down to the nearest whole number) as are equal in value to the difference between the Exercise Price otherwise payable for the Options and the then market value of the Shares at the time of exercise (determined as the daily market VWAP of Shares traded multiplied by the number of Shares traded for that day, and that value is divided by the total number of shares over the 5 trading days prior to exercise).

(c) Expiry Date

Each Option will expire at 5:00 pm (WST) on 30 November 2028 (Expiry Date). An Option not exercised before the Expiry Date will automatically lapse on the Expiry Date.

(d) Vesting Conditions

Vesting Conditions – C Cairns Options:

Number of Options	Vesting Condition
1,250,000	That the Director continues to hold the position of Managing Director as at 30 June 2026.

Vesting Conditions - J Murphy Options:

Number of Options	Vesting Condition
1,000,000	That the Director continues to hold the position of Technical Director as at 30 June 2026.

There are no vesting conditions for the Options to be issued to P Ironside, A Sparks or R Dennis.

(e) Exercise Period

Upon Vesting, the Options are exercisable at any time on or prior to the Expiry Date (Exercise Period).

(f) Notice of Exercise

The Options may be exercised during the Exercise Period by notice in writing to the Company in the manner specified on the Option certificate (**Notice of Exercise**) and payment of the Exercise Price for each Option being exercised in Australian currency by electronic funds transfer or other means of payment acceptable to the Company.

(g) Exercise Date

A Notice of Exercise is only effective on and from the later of the date of receipt of the Notice of Exercise and the date of receipt of the payment of the Exercise Price for each Option being exercised in cleared funds (Exercise Date).

(h) Timing of issue of Shares on exercise

Within 5 Business Days after the Exercise Date, the Company will:

- allot and issue the number of Shares required under these terms and conditions in respect
 of the number of Options specified in the Notice of Exercise and for which cleared funds
 have been received by the Company;
- (ii) if required, give ASX a notice that complies with section 708A(5)(e) of the Corporations Act, or, if the Company is unable to issue such a notice, lodge with ASIC a prospectus prepared in accordance with the Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors; and
- (iii) if admitted to the official list of ASX at the time, apply for official quotation on ASX of Shares issued pursuant to the exercise of the Options.

If a notice delivered under (h)(ii) for any reason is not effective to ensure that an offer for sale of the Shares does not require disclosure to investors, the Company must, no later than 20 Business Days after becoming aware of such notice being ineffective, lodge with ASIC a prospectus prepared in accordance with the Corporations Act and do all such things necessary to satisfy section 708A(11) of the Corporations Act to ensure that an offer for sale of the Shares does not require disclosure to investors.

(i) Shares issued on exercise

Shares issued on exercise of the Options rank equally with the then issued shares of the Company.

(j) Quotation of Shares issued on exercise

If admitted to the official list of ASX at the time, application will be made by the Company to ASX for quotation of the Shares issued upon the exercise of the Options.

(k) Reconstruction of capital

If at any time the issued capital of the Company is reconstructed, all rights of an Optionholder are to be changed in a manner consistent with the Corporations Act and the ASX Listing Rules at the time of the reconstruction.

(I) Participation in new issues

There are no participation rights or entitlements inherent in the Options and holders will not be entitled to participate in new issues of capital offered to Shareholders during the currency of the Options without exercising the Options.

(m) Change in exercise price

An Option does not confer the right to a change in Exercise Price (other than in accordance with (b)(ii) above) or a change in the number of underlying securities over which the Option can be exercised.

(n) Unquoted

The Company will not apply for quotation of the Options on ASX.

- (o) Change of control events: Unvested Options shall become exercisable if:
 - (i) (Takeover) a takeover bid for the Company's issued Shares is declared unconditional;
 - (ii) (Compromise or Arrangement): a court approves under Section 411(4)(b) of the Corporations Act a proposed compromise or arrangement for the purposes of or in connection with a scheme for the reconstruction of the Company or its amalgamation with any other company or companies; or
 - (iii) (Sale of Main Business): the Company enters into an agreement to sell its main business undertaking or principal assets and that agreement becomes unconditional.

(p) Transferability

The Options are only transferable with Board approval.

Schedule 2 - Valuation of Related Party Options

The Related Party Options to be issued to the Related Parties pursuant to Resolutions 4 to 8 have been valued internally by management.

Using the Black-Scholes option pricing model and based on the assumptions set out below, the Related Party Options were ascribed the following value:

Assumptions:	Remuneration Options (Resolutions 4 and 5)	Remuneration Options (Resolutions 6 to 8)
Valuation Date	8 September 2025	8 September 2025
Spot Price of Shares *	1.4 cents	1.4 cents
Exercise Price *	2.5 cents *	2.5 cents *
Vesting Date	30 June 2026	Immediately
Expiry Date	30 November 2028	30 November 2028
Risk Free Rate	3.30%	3.30%
Expected Future Volatility	100%	100%
Indicative value per Related Party Option	0.76 cents	0.76 cents
Total Value of Related Party Options	\$17,100	\$8,550
- Mr Cairns	\$9,500	-
- Ms Murphy	\$7,600	-
- Ms Sparks	-	\$4,750
- Mr Ironside	-	\$1,900
- Mr Dennis	-	\$1,900

^{*} Note: The valuations noted above will be adjusted for the actual variables, including market price. The exercise price will be adjusted using the 50% premium x 5 Day VWAP at the time of grant.

PARTIAL TAKEOVER PLEBISCITES

36.1 Resolution to Approve Proportional Off-Market Bid

- (a) Where offers have been made under a proportional off-market bid in respect of a class of securities of the Company ("bid class securities"), the registration of a transfer giving effect to a contract resulting from the acceptance of an offer made under the proportional off-market bid is prohibited unless and until a resolution (in this clause 36 referred to as a "prescribed resolution") to approve the proportional off-market bid is passed in accordance with the provisions of this Constitution.
- (b) A person (other than the bidder or a person associated with the bidder) who, as at the end of the day on which the first offer under the proportional offmarket bid was made, held bid class securities is entitled to vote on a prescribed resolution and, for the purposes of so voting, is entitled to one vote for each of the bid class securities.
- (c) A prescribed resolution is to be voted on at a meeting, convened and conducted by the Company, of the persons entitled to vote on the prescribed resolution.
- (d) A prescribed resolution that has been voted on is to taken to have been passed if the proportion that the number of votes in favour of the prescribed resolution bears to the total number of votes on the prescribed resolution is greater than one half, and otherwise is taken to have been rejected.

36.2 Meetings

- (a) The provisions of this Constitution that apply in relation to a general meeting of the Company apply, with modifications as the circumstances require, in relation to a meeting that is convened pursuant to this clause 36.2 as if the last mentioned meeting was a general meeting of the Company.
- (b) Where takeover offers have been made under a proportional off-market bid, the Directors are to ensure that a prescribed resolution to approve the proportional off-market bid is voted on in accordance with this clause 36 before the 14th day before the last day of the bid period for the proportional off-market bid (the "resolution deadline").

36.3 Notice of Prescribed Resolution

Where a prescribed resolution to approve a proportional off-market bid is voted on in accordance with this clause 36 before the resolution deadline, the Company is, on or before the resolution deadline:

- (a) to give the bidder; and
- if the Company is listed each relevant financial market (as defined in the Corporations Act) in relation to the Company;

a notice in writing stating that a prescribed resolution to approve the proportional off-market bid has been voted on and that the prescribed resolution has been passed, or has been rejected, as the case requires.

36.4 Takeover Resolution Deemed Passed

Where, at the end of the day before the resolution deadline, no prescribed resolution to approve the proportional off-market bid has been voted on in accordance with this clause 36, a resolution to approve the proportional off-market bid is to be, for the purposes of this clause 36, deemed to have been passed in accordance with this clause 36.

36.5 Takeover Resolution Rejected

Where a prescribed resolution to approve a proportional off-market bid under which offers have been made is voted on in accordance with this clause 36 before the resolution deadline, and is rejected, then:

- (a) despite section 652A of the Corporations Act:
 - all offers under the proportional off-market bid that have not been accepted as at the end of the resolution deadline; and
 - (ii) all offers under the proportional off-market bid that have been accepted and from whose acceptance binding contracts have not resulted as at the end of the resolution deadline,

are deemed to be withdrawn at the end of the resolution deadline;

- (b) as soon as practicable after the resolution deadline, the bidder must return to each person who has accepted any of the offers referred to in clause 36.5(a) (ii) any documents that were sent by the person to the bidder with the acceptance of the offer;
- (c) the bidder:
 - (i) is entitled to rescind; and
 - (ii) must rescind as soon as practicable after the resolution deadline,

each binding takeover contract resulting from the acceptance of an offer made under the proportional off-market bid; and

(d) a person who has accepted an offer made under the proportional offmarket bid is entitled to rescind the takeover contract (if any) resulting from the acceptance.

36.6 Renewal

This clause 36 ceases to have effect on the third anniversary of the date of the adoption of the last renewal of this clause 36.



Need assistance?



Phone:

1300 850 505 (within Australia) +61 3 9415 4000 (outside Australia)



Online:

www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 11:30am (WST) on Monday, 17 November 2025.

Proxy Form

How to Vote on Items of Business

All your securities will be voted in accordance with your directions.

APPOINTMENT OF PROXY

Voting 100% of your holding: Direct your proxy how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy may vote or abstain as they choose (to the extent permitted by law). If you mark more than one box on an item your vote will be invalid on that item.

Ovoting a portion of your holding: Indicate a portion of your voting rights by inserting the percentage or number of securities you wish to vote in the For, Against or Abstain box or boxes. The sum of the votes cast must not exceed your voting entitlement or 100%.

Appointing a second proxy: You are entitled to appoint up to two proxies to attend the meeting and vote on a poll. If you appoint two proxies you must specify the percentage of votes or number of securities for each proxy, otherwise each proxy may exercise half of the votes. When appointing a second proxy write both names and the percentage of votes or number of securities for each in Step 1 overleaf.

A proxy need not be a securityholder of the Company.

SIGNING INSTRUCTIONS FOR POSTAL FORMS

Individual: Where the holding is in one name, the securityholder must sign.

Joint Holding: Where the holding is in more than one name, all of the securityholders should sign.

Power of Attorney: If you have not already lodged the Power of Attorney with the registry, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: Where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please sign in the appropriate place to indicate the office held. Delete titles as applicable.

PARTICIPATING IN THE MEETING

Corporate Representative

If a representative of a corporate securityholder or proxy is to participate in the meeting you will need to provide the appropriate "Appointment of Corporate Representative". A form may be obtained from Computershare or online at www.investorcentre.com/au and select "Printable Forms".

Lodge your Proxy Form:

Online:

Lodge your vote online at www.investorvote.com.au using your secure access information or use your mobile device to scan the personalised QR code.

Your secure access information is

Control Number: 188041 SRN/HIN:

For Intermediary Online subscribers (custodians) go to www.intermediaryonline.com

By Mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne VIC 3001 Australia

By Fax:

1800 783 447 within Australia or +61 3 9473 2555 outside Australia



PLEASE NOTE: For security reasons it is important that you keep your SRN/HIN confidential.

You may elect to receive meeting-related documents, or request a particular one, in electronic or physical form and may elect not to receive annual reports. To do so, contact Computershare.

>
0
0
S
α
O
S
9
0
0
Ĺ

Г	Change of address. If incorrect,
L	mark this box and make the
	correction in the space to the left.
	Securityholders sponsored by a
	broker (reference number
	commences with 'X') should advise
	your broker of any changes

Proxy	Form
--------------	-------------

Please mark 🔨 to indicate your direction	Please mark X	to indicate your direction
--	---------------	----------------------------

Step 1	Appoint a Prox	y to Vote on	Your Behalf
--------	-----------------------	--------------	-------------

I/We being a	member/s of Stavely Mine	rals Limited here	eby appoint			
the Ch	air Meeting				PLEASE NOTE: Leave this you have selected the Chai Meeting. Do not insert your	r of the
generally at the extent permitte Highway, Ned Chair authori as my/our production 4, 5, 6, 7 and connected directions.	e meeting on my/our behalf ed by law, as the proxy sees lands, WA 6009 on Wednes sed to exercise undirected xy (or the Chair becomes my 8 (except where I/we have in ectly or indirectly with the rei	and to vote in ac s fit) at the Annua day, 19 November d proxies on rem y/our proxy by de ndicated a differen muneration of a nag is (or becomes	cordance with the formal General Meeting of the 2025 at 11:30 am nuneration related of ault), I/we expression to toting intention in member of key manas) your proxy you ca	porate is named, the Chair of bllowing directions (or if no d f Stavely Minerals Limited to (WST) and at any adjournm resolutions: Where I/we hay authorise the Chair to exert a step 2) even though Resolutions agement personnel, which in a direct the Chair to vote for	irections have been given, be held at First Floor, 168 ent or postponement of the postponement of the postponement of the appointed the Chair of cise my/our proxy on Resultions 1, 4, 5, 6, 7 and 8 are cludes the Chair.	and to the 3 Stirling at meeting. the Meeting olutions 1, e
Step 2	Items of Busine	66	•	Abstain box for an item, you are oll and your votes will not be cou		•
		For Again	st Abstain		For Agains	t Abstain
Resolution 1	Adoption of Remuneration Report		Resolu	Issue of Director Ution 7 Options – Mr Peter Ution 7 Ironside	er	
Resolution 2	Re-election of Ms Amanda Sparks as a Director		Resolu	Issue of Director Options – Mr Robert Dennis		
Resolution 3	Re-election of Mr Robert Dennis as a Director		Resolu	Approval of 7.1A Mandate		
Resolution 4	Issue of Director Options – Mr Christopher Cairns		Resolu	Renewal of Proportional ution 10 Takeover Provisions in the Constitution		
Resolution 5	Issue of Director Options – Ms Jennifer Murphy			Constitution		
Resolution 6	Issue of Director Options – Ms Amanda Sparks					
The Chair of the	ne Meeting intends to vote u	indirected proxies	s in favour of each it	em of business. In exception	nal circumstances, the Cha	air of the
Meeting may o	change his/her voting intenti	on on any resolut	tion, in which case a	n ASX announcement will b	,	
Step 3	Signature of Se	curityholde	er(s) This secti	on must be completed.		
Individual or Se	ecurityholder 1	Securityholder 2		Securityholder 3		
					/	1
		Director		Director/Company Secret	ary	Date
	r communication detail	s (Optional)		y providing your email address,	•	Notice
Mobile Number	•		Email Address O	f Meeting & Proxy communication	ons electronically	

