## AUSTRALIAN ZIRCON NL

Shareholders in this company should consider crystallising a capital loss in 2022/23 by selling their shares. This process is now much easier and quicker. It can be achieved online by <u>entering</u> <u>transaction details here</u> . While, this usually makes good economic sense we recommend you seek professional advice before buying or selling securities, your accountant is probably the best person.	01/11/2022
subsequent to delisting and effective today this company has changed its name to Erinbar Limited - New registered address is: Erinbar Limited 52 Ord Street P.O. Box 424 West Perth WA 6872 Fax: +61 (0) 8 8212 6818 The postal address for business matters is: Erinbar Limited PO Box 15 Aldgate SA 5154 The telephone number is: Phone: +61 (0) 419 035 297	19/12/2016
delisted from the close of trading on Thursday, 31 December 2015, pursuant to Listing rule 17.12 and Guidance Note 33	31/12/2015
we understand that it is ASX policy to automatically remove from the official list any entity whose securities have been suspended from trading for a continuous period of 3 years	31/12/2015
Australian Zircon NL advises that, at the Annual General Meeting held on 27 November 2015, members approved the resolutions set out in the Notice of Meeting on a show of hands.	27/11/2015
The company lodges its activities report for the quarter ended 30 September 2015.	30/10/2015
NOTICE IS HEREBY GIVEN that the 2015 Annual General Meeting of the members of Australian Zircon NL will be held at 52 Ord Street, West Perth at 11am (Perth time) on 27 November 2015	26/10/2015
The company lodges its 2015 annual report.	22/10/2015
The Company has been informed by its largest shareholder, DCM DECOMetal GmbH (DCM), that it has entered into a Terms Sheet which, if it was to proceed to completion, would result in, amongst other things, the sale of DCM's 72.39% shareholding in the Company.	12/08/2015
The company lodges its quarterly activities and cash flow report.	31/07/2015
releases Presentation to 15th Mineral Sands Conference	25/03/2015
Optimised Studies on the Feasibility Study carried out by Australian Zircon NL ("the Company") on the WIM150 Project, in western Victoria have now been completed	01/10/2014
releases Annual Report to shareholders	01/10/2014
at the Annual General Meeting held on 25 October 2013, members unanimously approved the resolutions set out in the Notice of Meeting on a show of hands	25/10/2013
the 2013 Annual General Meeting of the Shareholders of Australian Zircon NL will be held at 11 am on 25 October 2013 at 52 Ord Street, West Perth, Western Australia 6005	23/09/2013
releases 2013 Annual Report to shareholders - there is a lot of red ink, not made any better by salaries and professional fees paid to directors and the CEO	13/09/2013
releases Half Yearly Report and Accounts	05/03/2013
The Company refers to its release dated 21 August 2012. The Board is pleased to announce that agreement has now been reached with Orient Zirconic Resources (Australia) Pty Ltd ("Orient") regarding the resolution of the dispute referred to in the above release. The Company has consented to the transfer of EL 4521 from Austpac Resources NL to Orient. The Company has agreed with Orient that the Company has the right to earn an 80% interest in the "Project Area" that forms part of EL 4521, being the WIM 150 Project, by conducting a Bankable Feasibility Study in respect of the development of the WIM 150 Project	16/11/2012
Australian Zircon NL advises that, at the Annual General Meeting held on 26 October 2012, members unanimously approved the resolutions set out in the Notice of Meeting on a show of hands	26/10/2012

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Quarterly Report released		17/10/2012
6 6	of the Shareholders of Australian Zircon NL will be held at 11 am Street, West Perth, Western Australia 6005	24/09/2012
releases Annual Report to Shareh	olders	20/09/2012
at the Annual General Meeting he resolutions set out in the Notice o	ld on 29 June 2012, members unanimously approved the f Meeting on a show of hands	29/06/2012
1	orts for the years 2009, 2010 and 2011 and advises that a red for sending to shareholders for the purpose of considering	05/04/2012
see notes of 5 August and 9 Sept	ember below - Astron has discontinued its appeal	10/10/2011
company continues its studies on	-	10/10/2011
1 0	gister is currently located at Australian Zircon NL Level 6, West DE SA 5000 Telephone (08) 8410 8884	16/09/2011
see note of 5 August below - Astr		07/09/2011
Farm-In Agreement with Australia Agreement with Astron Limited w	by of the Supreme Court of Western Australia ruled that the an Zircon N.L. was not assignable, and that therefore the Sale vas ended - Austpac Resources NL currently holds 100% of eement Australian Zircon has the right to earn an 80% interest in ting a bankable feasibility study	05/08/2011
a joint venture has been established the joint venture entity	ed with Orient Zirconic Resources and AZC has a 35% equity in	29/06/2011
1 2	ent that of itself makes little sense - there are constant references November - surely ASX could glance over company e understandable to shareholders	29/03/2011
-	oard has apparently said the assignment to a Joint Venture f 10/11/2010 below, will be "unobjectionable" - AZC continues	31/01/2011
the resolutions contained in the N held this morning by a show of ha	otice of Meeting were approved by shareholders at the meeting nds & no polls were conducted	16/12/2010
incorporated entity that is wholly China ("Purchaser"). Pursuant to AZC to assign to a corporate join owned 65% by the Purchaser and assets. If the Purchaser makes thi 35% interest in the Joint Venture that AZC assigns to the Joint Venture described below. The consideration \$23,750,000 plus a 35% interest	'the Company'') has entered into arrangements with an Australian owned by a private group based in the Peoples Republic of the arrangements, within 6 months the Purchaser may require at venture company ('the Joint Venture Company'') (which will be d 35% by AZC) the assets of AZC other than its WIM150 s election, the consideration payable will be \$16,250,000 plus a Company. The Purchaser has 18 months within which to require ture Company the WIM 150 assets subject to the right of AZC on payable for the transfer of the WIM 150 assets will be in the Joint Venture Company. If all of the asset of the Company re Company, the total consideration will be \$40,000,000 plus a Company	10/11/2010
DOCA's have now been effectua control of the Director's	ted and the Creditors' Trust executed, the Group is now back in	09/08/2010
("DCM") requested that creditors Company Arrangement's ("DOCA approved by creditors and as suc	aly 2010, DCM DECOmetal International Trading GmbH resolve that each company within the Group vary the Deed of A's"). The above variation to the terms of the DOCA's was h, a payment of \$8 million was paid by DCM to Australian the requirements of all the Administration trading liabilities and dmitted unsecured creditors	30/07/2010

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as the result of a proposed sale of EL 4521 by Austpac to Astron, the Company has instituted a Suprome Court of Western Australia action against Austpac and Astron seeking orders to protect is interests under the Farm-in Agreement terreder into between the Company and Austpac on 29 January 2004 - further it was anticipated that the Deed of Company Arrangement executed on 10 March 2010 would be fully effectuated following Completion, which was expected to occur by future of the restructured entity, Completion has been extended to 30 June 2010. This date was extended by DCM and the Company by mutual agreement. A dividend to creditors is anticipated to be distributed on 3 August 2010 at the reconvened second meeting of creditors held on Thursday, 18 February 2010, creditors resolved that the Company enter into a Deed of Company Arrangement ("DOCA"). The DOCA was executed on 10 March 2010 creditors resolve that the Company enter into a Deed of Company Arrangement ("DOCA"). The DOCA was executed on 10 March 2010 the reconvened second meeting of creditors is to be held on Thursday, 18 February 2010, at the meeting creditors will be asked to make a decision regarding the fiture of the Company. The Addimistrator has recommended to creditors that the Company enter into the Deed of Company Arrangement ("DOCA") being proposed by the Company shargest sharehokler, DCM Decometal GmbH ("DCM"). A further update on the ASX will be posted once the outcome of the meeting is frown (Processing of stock/pies of or the ASX will be posted once the outcome of the meeting is forwer for processing of stock/pies of or the ASX will be posted on the xeceding 45 business days. The adjournment will provide the Administrator with sufficient time to findise and document the Deced of Company Arrangement ("DOCA") being proposed by the Company's largest shareholder DCM Decometal GmbH administrator - apparently the Company sub ply Lid ACN 112 481 884, and Stcimer Hokings Pty Lid ACN 009 461 223 ("the Group") appointed Bryan Hughes of Pitcher Partne	5/:	5/31/23, 8:48 AM about:blank		
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