

# AS RELEASE

ACN 001 717 540 ASX code: RMS

19 September 2023

**ISSUED CAPITAL** 

Ordinary Shares: 1,113M

#### **DIRECTORS**

Non-Executive Chair:
Bob Vassie
Managing Director:
Mark Zeptner
Non-Executive Directors:
David Southam
Natalia Streltsova
Fiona Murdoch
Colin Moorhead

COMPANY SECRETARY: Richard Jones

www.rameliusresources.com.au

RAMELIUS RESOURCES LIMITED

Registered Office

Level 1, 130 Royal Street East Perth WA 6004 Tel +61 8 9202 1127 PO Box 6070 East Perth, WA 6892 19 September 2023

### RAMELIUS TAKEOVER OF MUSGRAVE: COMPULSORY ACQUISITION NOTICE

Ramelius Resources Limited (**ASX: RMS**) ("Ramelius") refers to its off-market takeover offer to acquire all of the ordinary shares in Musgrave Minerals Limited (**ASX: MGV**) ("**Musgrave**") announced on 11 July 2023 ("**Offer**").

The Offer closed on 15 September 2023.

Ramelius has a relevant interest in **91.37%** of Musgrave shares and is entitled to proceed to compulsory acquisition of the remaining Musgrave shares in respect of which it has not received acceptances under the Offer.

A notice of compulsory acquisition ("**Notice**") has been lodged with ASIC today and will be dispatched to all Musgrave shareholders who have not accepted the Offer as required under the Corporations Act 2001 (Cth) ("**Corporations Act**") together with a letter informing Musgrave shareholders about the compulsory acquisition procedure ("**Letter**").

A copy of the Notice and a sample copy of the Letter are attached to this announcement in accordance with section 661B(1)(d) of the Corporations Act.

We understand ASX will suspend quotation of Musgrave shares 5 business days after today, in accordance with ASX Listing Rule 17.4.

This announcement has been authorised by the Company Secretary of Ramelius.

Richard Jones

**Company Secretary** 

#### **Ramelius Resources Limited**

ACN: 001 717 540

Ramelius Resources Limited PO Box 6070 East Perth WA 6892 Level 1, 130 Royal Street, East Perth WA 6004 Tel: (08) 9202 1127



19 September 2023

Dear Musgrave shareholder

#### TAKEOVER BID BY RAMELIUS RESOURCES LIMITED FOR MUSGRAVE MINERALS LIMITED - COMPULSORY ACQUISITION

As you may be aware, on 11 July 2023 Ramelius Resources Limited (ACN 001 717 540) (**Ramelius**), through its wholly-owned subsidiary Mt Magnet Gold Pty Ltd (ACN 008 669 556), announced an off-market takeover offer (**Offer**) for all of the ordinary shares in Musgrave Minerals Limited (ACN 143 890 671) (**Musgrave**).

The Offer closed on 15 September 2023.

Ramelius has received acceptances totalling **91.37%** of Musgrave and now intends to exercise its right to compulsorily acquire the remaining Musgrave shares in which Ramelius does not have a relevant interest under the compulsory acquisition provisions of the *Corporations Act* 2001 (Cth) (**Corporations Act**).

The compulsory acquisition will be on the same terms as the Offer (i.e. consideration of 1 Ramelius share for every 4.21 of your Musgrave shares plus \$0.04 cash per Musgrave share).

On completion of the compulsory acquisition procedure, Ramelius will pay to Musgrave the consideration for your Musgrave shares. You will then be entitled to claim the consideration from Musgrave.

Musgrave will give notice to its shareholders once it has received the consideration and advise as to how you may claim the consideration. Subject to the Corporations Act, this is expected to occur around 5 to 6 weeks after the date of this letter.

Enclosed is a compulsory acquisition notice in relation to your Musgrave shares that sets out the compulsory acquisition process and your rights (**Notice**). Please note that if you cease to hold your Musgrave shares (because you have sold your Musgrave shares) the Notice will have no further application to you and, in particular, you will no longer be entitled to undertake the actions under section 661D or 661E of the Corporations Act referred to in the Notice.

Under ASX Listing Rule 17.4, ASX will suspend quotation of Musgrave shares 5 business days after the date of the Notice. Once suspended, ASX will remove Musgrave from the official list at the close of trading on a date to be determined.

If you have any queries in relation to this letter, please contact Computershare by telephone on 1300 034 131 or from overseas on +61 3 9415 4676.

Yours faithfully,

Mr Bob Vassie

Independent Non-Executive Chair – Ramelius Resources Limited Independent Non-Executive Director – Mt Magnet Gold Pty Ltd

Australian	Sec	uritie	es &
Investment	ts Co	omm	ission

Form 6021 Corporations Act 2001 661B(1)(a)

### Cover page: Notice of compulsory acquisition following takeover bid

Lodgement details	Who should ASIC contact if there is a query about this form?					
	Name PHILIP LUCAS					
	ASIC registered agent number (if applicable)					
	Company/entity name  ALLION PARTNERS PTY LTD  ACN/ABN/ARBN/ARSN  109 326 463  Telephone number  (08) 9216 7171  Postal address  Level 9, 200 St Georges Terrace, Perth, WA, 6000					
				Email address (optional) plucas@allionpartners.com		
How to complete this form	Complete this COVER page and the notice pages.					
	<ol> <li>Send copies of notice pages to holders. DO NOT INCLUDE THIS COVER PAGE or GUIDE.</li> <li>Lodge COVER page and notice pages with ASIC.</li> </ol>					
Lodgement	Send completed and signed forms to: Australian Securities and Investments Commission, PO Box 9827 in your capital city.	For more information Web <u>www.asic.gov.au</u> Need help? <u>www.asic.gov.au/question</u>				
	Or lodge the form in person at an ASIC Service Centre (see www.asic.gov.au/servicecentres)	Telephone 1300 300 630				

#### **Australian Securities & Investments Commission**

Form 6021 Corporations Act 2001 661B(1)(a)

## Notice of compulsory acquisition following takeover bid

Notice	To each holder of:
Description of class of securities to which the bid relates	FULLY PAID ORDINARY SHARES
Julielates	('Bid Class Securities')
	in
Name of target company or body	Name ('the Company')
	MUSGRAVE MINERALS LIMITED
	ACN/ARBN/ARSN
	143 890 671
Fick applicable box(es)	and each holder of securities that will or may be converted into, or confer rights to be issued, in the
Tok applicable box(ee)	next 6 weeks, securities to which the bid related.
	and each holder of non-transferable securities issued under an employee incentive scheme referred
	to in paragraph 2.
	Under a takeover bid offers were made by
Name of bidder	MT MAGNET GOLD PTY LTD
	in respect of the acquisition of Bid Class Securities in the company.
	The offers
Γick one box	X closed
	are scheduled to close
Date offers closed or are scheduled to close	on
24.0 0.10.0 0.0000 0. 4.0 00.1044.04 10 0.000	Date
	1 5 / 0 9 / 2 3
	[D D] [M M] [Y Y]
	2. You are, as at the date of this notice, the holder of one or more of the following
Tick applicable box(es).	x securities in respect of which the takeover offer was made, but have not accepted the offer. (If
(See subsection 661A(4) and (4A))	you have accepted the offer but have received this notice you do not need to do anything in
	response to this notice—the bidder will acquire your securities under the offer.)
	securities to which the bid related issued after the end of the offer period and before the date of
	this notice
	securities that will or may be converted into, or confer rights to be issued, in the next 6 weeks,
	securities to which the bid related
	securities issued under an employee incentive scheme to which restrictions on transfer apply
	under the company's constitution or the terms of issue, being
Description of securities	
	the following securities in the bid class in which the bidder has a relevant interest
Description of securities	
•	The hidder divise you notice under subscration CC4D/4) of the Commentation Act 2004 (file Act) that the
	3. The bidder gives you notice under subsection 661B(1) of the Corporations Act 2001 ('the Act') that the bidder has become entitled pursuant to subsection

X 661A(1)

Tick one box

		of the Act to compulsorily acquire your securities and desires to acquire those securities.		
ASIC Form 6021		21 June 2013	Page 1 of 2	
Continued Notice				
	4.	Under section 661D of the Act, you have the right, by notice in writing given after this notice is lodged with ASIC, to ask the bidder for a written statement of everyone else the bidder has given this notice to.		
		This notice was lodged with ASIC on		
Date of lodgement		Date  1 9 / 0 9 / 2 3  [D D] [M M] [Y Y]		
Insert paragraph 4A only where alternative forms of consideration were offered under the bid.	<b>4A</b> .	You are entitled, within one month after being given this notice (see paragraph 8), or within 14 days after being given a statement requested under section 661D of the Act (as referred to in paragraph 4 of this notice), whichever is the later, by notice in writing to the bidder, to elect which of the following forms of consideration will apply to the acquisition of your securities:		
Details of alternative terms.		N/A		
		If you do not elect which of the alternative forms of consideration will apply securities, the form of consideration that will apply will be:	to the acquisition of your	
Set out the terms that will apply		N/A		
	5.	Under section 661E of the Act, you have the right, within one month after be paragraph 8) or within 14 days after being given a statement requested und referred to in paragraph 4 of this notice), whichever is later, to apply to the 6 securities not be compulsorily acquired.	der section 661D of the Act (as	
	6.	The bidder is entitled and bound to acquire the securities on the terms that immediately before	applied under the takeover bid	
Tick one box		x this notice was given.		
		the end of the offer period.		
	7.	Unless the Court otherwise orders, on application made by you under section month after being given this notice (see paragraph 8) or within 14 days after under section 661D (as referred to in paragraph 4 of this notice), whichever comply with paragraph 6 of this notice.	r being given a statement	
	8.	A notice sent by post to you is taken to be given to you 3 days after it is pos	ited.	
Signature		Name of person signing		
_		RICHARD JONES		
		Capacity		
		COMPANY SECRETARY		
		Signature		
		Rel Jon		
		Date signed         1       9       /       0       9       /       2       3         [D       D]       [M       M]       [Y       Y]		
	•			

661A(3)