

Corporate Action Notice

(Other than for a Distribution)

Section 1: Issuer information (mandatory)				
Name of issuer	Greenfern Industries Limited			
Class of Financial Product	Ordinary Shares			
NZX ticker code	GFI			
ISIN (If unknown, check on NZX website)	NZGFIE0001S4			
Name of Registry	Computershare			
Type of corporate action (Please mark with an X in the relevant box/es)	Share Purchase Plan/retail offer		Renounceable Rights issue or Accelerated Offer	
	Capital reconstruction		Non- Renounceable Rights issue or Accelerated Offer	
	Call		Bonus issue	
	Placement	Χ		
Record date	Not applicable			
Ex Date (one business day before the Record Date)	Not applicable			
Currency	NZ\$			
External approvals required before offer can proceed on an unconditional basis?	No			
Details of approvals required	Not applicable			
Section 7: Placement (delete full section if not applicable, or mark rows as N/A if not applicable)*				
Number of Equity Securities to be issued	9,090,909			
Issue price per Equity Security	\$ 0.022			
Maximum dollar amount of Equity Securities to be issued	Not applicable			
Proposed issue date	20 th November 2024			
Existing holders eligible to participate	No			
Related Parties eligible to participate	No			
Basis upon which participation by existing Equity Security holders will be determined	Not applicable.			

Purpose(s) for which the Issuer is issuing the Equity Securities Reason for placement rather than a pro-rata rights issue or an offer under a Share Purchase Plan in which the Issuer's existing Equity Security holders would have been eligible to participate Equity Securities to be issued subject to voluntary escrow Number and class of Equity Securities to be issued that will be subject to voluntary escrow and the date from which they will cease to be escrowed Section 8: Lead Manager and Underwriter (mandatory) Lead Manager(s) appointed Not applicable Fees, commission or other consideration payable to Lead Manager(s) Underwritten No Name of Underwriter(s) Extent of underwriting (i.e. amount or proportion of the offer that is underwritten) Fees, commission or other consideration payable to Underwriter(s) for acting as underwriter(s) Summary of significant events that could lead to the underwriting being terminated The likely outcome of and the cost of extending offers to all shareholders by way of a regulated offer for small amounts is prohibitive and not in the best interest of the Company or its shareholders. The likely outcome of and the cost of extending offers to all shareholders by way of a regulated offer for small amounts is prohibitive and not in the best interest of the Company or its shareholders. Not applicable Not applicable Not applicable Not applicable Not applicable	D ()(T 6 16 0 11 11 11 11 11 11 11 11 11 11 11 11 1		
pro-rata rights issue or an offer under a Share Purchase Plan in which the Issuer's existing Equity Security holders would have been eligible to participate Equity Securities to be issued subject to voluntary escrow Number and class of Equity Securities to be issued that will be subject to voluntary escrow and the date from which they will cease to be escrowed Section 8: Lead Manager and Underwriter (mandatory) Lead Manager(s) And applicable Not applicable	Purpose(s) for which the Issuer is issuing the Equity Securities	To fund further working capital requirements.		
Number and class of Equity Securities to be issued that will be subject to voluntary escrow and the date from which they will cease to be escrowed Section 8: Lead Manager and Underwriter (mandatory) Lead Manager(s) appointed No Name of Lead Manager(s) Fees, commission or other consideration payable to Lead Manager(s) for acting as lead manager(s) Underwritten No Name of Underwriter(s) Extent of underwriting (i.e. amount or proportion of the offer that is underwritten) Fees, commission or other consideration payable to Underwriter(s) for acting as underwriter(s) Summary of significant events that could lead to the underwriting being Not applicable Not applicable Not applicable	pro-rata rights issue or an offer under a Share Purchase Plan in which the Issuer's existing Equity Security holders	offers to all shareholders by way of a regulated offer for small amounts is prohibitive and not in the best		
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could lead to the underwriting being	consideration payable to Underwriter(s)	Not applicable		
	could lead to the underwriting being	Not applicable		
Section 9: Authority for this announcement (mandatory)				
Name of person authorised to make this announcement Richard Chew	·	Richard Chew		
Contact person for this announcement Marvin Yee	Contact person for this announcement	Marvin Yee		
Contact phone number 0272553288	Contact phone number	0272553288		
Contact email address chair@gfi.nz	Contact email address	chair@gfi.nz		
Date of release through MAP 8 th November 2024	Date of release through MAP	8 th November 2024		