

## Template Corporate Action Notice

(Other than for a Distribution)

Updated January 2024

[NOTE: This form must be used by an Issuer to notify the market of a corporate action other than a distribution (for example: a Rights issue, Accelerated Offer, bonus issue, Placement or Share Purchase Plan).

There are different times when this form must be released via the Market Announcement Platform (MAP) depending on the type of action.

This form must be submitted to NZX for release through MAP:

- in compliance with Listing Rule 4.17.6 or 4.17.7 for a Rights issue or Accelerated Offer;
- in compliance with Listing Rule 4.17.8 for a Share Purchase Plan; and
- in compliance with Listing Rule 4.17.9 for a Placement
- in compliance with Listing Rules 3.14.1, at least 5 Business Days prior to the Record Date for other types of corporate action.]

| Section 1: Issuer information (mandatory)                                       |                                     |   |   |
|---|-------------------------------------|---|---|
| Name of issuer  | Truscreen Group Limited             |   |   |
| Class of Financial Product  | Ordinary shares                     |   |   |
| NZX ticker code   | TRU                                 |   |   |
| ISIN (If unknown, check on NZX website)   | NZTRUE0001S7                        |   |   |
| Name of Registry  | Link market Services                |   |   |
| Type of corporate action (Please mark with an X in the relevant box/es)         | Share Purchase<br>Plan/retail offer |   | Renounceable Rights issue or Accelerated Offer                  |
|   | Capital reconstruction              |   | Non-<br>Renounceable<br>Rights issue or<br>Accelerated<br>Offer |
|   | Call                                |   | Bonus issue   |
|   | Placement                           | X |   |
| Record date   |                                     |   |   |
| Ex Date (one business day before the Record Date)                               |                                     |   |   |
| Currency  | NZ\$/A\$                            |   |   |
| External approvals required before offer can proceed on an unconditional basis? | N/A                                 |   |   |
| Details of approvals required   | N/A                                 |   |   |

| Section 2: Rights issue or Accelerated Offer (delete full section if not applicable, or mark rows as N/A if not applicable)*  |                                |  |
|---|--------------------------------|--|
| If Accelerated Offer, structure   | N/A                            |  |
| Number of Rights to be issued or entitlements available for security holders in the Accelerated Offer   |                                |  |
| Maximum number of Equity Securities to be issued if offer is fully subscribed   |                                |  |
| ISIN of Rights (if applicable)  |                                |  |
| Oversubscription facility   |                                |  |
| Details of scaling arrangements for oversubscriptions   |                                |  |
| Entitlement ratio (for example 1 for 3)  Please contact NZX ahead of announcing the offer if each Right will be exercisable for more or less than one Equity Security (i.e unless prior arrangement is made, Rights will be exercisable on a one for one basis) |                                |  |
| Treatment of fractions**  |                                |  |
| Subscription price (per Equity Security)  |                                |  |
| Letters of entitlement mailed   |                                |  |
| Offer open  |                                |  |
| Offer close   |                                |  |
| Quotation date <sup>1</sup> (if Rights will be quoted)  |                                |  |
| Allotment date  |                                |  |
| Section 3: Bonus issue<br>(delete full section if not applicable, or mark ro  | ows as N/A if not applicable)* |  |
| Number of Financial Products to be issued   | N/A                            |  |
| ISIN of security to be issued (if different from Ordinary Shares)   |                                |  |
| Minimum entitlement   |                                |  |
| Entitlement ratio (for example 1 for 2)   | New Existing                   |  |
| Treatment of fractions**  |                                |  |
| Allotment date  | [dd/mm/yyyy]                   |  |

 $<sup>^{\</sup>rm 1}$  The Quotation date for Rights will usually be the Ex Date (Listing Rule 4.17.6(b)).

| Total number of Financial Products of the Class after the bonus issue (excluding Treasury Stock)            | of                  |                      |              |                                       |  |
|---|---------------------|----------------------|--------------|---------------------------------------|--|
| Total number of Financial Products of the Class held as Treasury Stock after the bonus issue                |                     |                      |              |                                       |  |
| Section 4: Call (delete full section if not applicable, or ma   | ark ro              | ws as N/A if not ap  | pplicable)*  |                                       |  |
| Total number of Financial Products being called   |                     | N/A                  |              |                                       |  |
| Total call amount payable in respect of all Financial Products  |                     | \$                   |              |                                       |  |
| Amount payable per Financial Produ  | ct                  | \$                   |              |                                       |  |
| Call notices mailed   | Call notices mailed |                      | [dd/mm/yyyy] |                                       |  |
| Redemption date   |                     | [dd/mm/yyyy]         |              |                                       |  |
| Section 5: Capital reconstruction (delete full section if not applicable, or ma                             | ark ro              | ws as N/A if not ap  | pplicable)*  |                                       |  |
| Nature of capital reconstruction<br>(Please mark with an X in<br>applicable box)                            | Fin:<br>Spl         | ancial Product<br>it | N/A          | Financial<br>Product<br>Consolidation |  |
|   | Oth                 | ner                  |              | Amalgamation                          |  |
| Ratio (for example 1 for 2)   | Nev                 | N                    |              | Existing                              |  |
| Treatment of fractions **   |                     |                      |              |                                       |  |
| Number of Financial Products to be issued/ redeemed   |                     |                      |              |                                       |  |
| Total number of Financial Products of the Class after the capital reconstruction (excluding Treasury Stock) |                     |                      |              |                                       |  |
| Total number of Financial Products of the Class held as Treasury Stock after the capital reconstruction     |                     |                      |              |                                       |  |
| Per Financial Product amount (if cash reconstruction)   | \$                  |                      |              |                                       |  |
| Payment date (if cash reconstruction)   | [dd/                | /mm/yyyy]            |              |                                       |  |
| Allotment date  | [dd                 | /mm/yyyy]            |              |                                       |  |
|   |                     |                      |              |                                       |  |

| Section 6: Share Purchase Plans/retail offer <sup>2</sup>                       |  |  |  |
|---|--|--|--|
| (delete full section if not applicable, or mark rows as N/A if not applicable)* |  |  |  |
| Number of Equity Securities to be issued OR                                     | N/A  |  |  |
| Maximum dollar amount of Equity Securities to be issued                         |  |  |  |
| Minimum application amount (if any)   |  |  |  |
| Maximum application amount per Equity Security holder                           |  |  |  |
| Subscription price per Equity<br>Security                                       | \$   |  |  |
| Scaling reference date <sup>3</sup>   | [Scaling according to the record date of [dd/mm/yyyy] / The basis for scaling will be [●]] |  |  |
| Closing date  | [dd/mm/yyyy]   |  |  |
| Allotment date  | [dd/mm/yyyy]   |  |  |
| Section 7: Placement  |  |  |  |
| (delete full section if not applicable, or ma                                   | ark rows as N/A if not applicable)*  |  |  |
| Number of Equity Securities to be issued  | 2,316,603  |  |  |
| Issue price per Equity Security   | A\$0.0259  |  |  |
| Maximum dollar amount of Equity Securities to be issued <sup>4</sup>            | A\$60,000  |  |  |
| Proposed issue date   | 7/3/2025   |  |  |
| Existing holders eligible to participate <sup>5</sup>                           | N/A  |  |  |

<sup>&</sup>lt;sup>2</sup> In this Corporate Action Notice, a "retail offer" refers to an offer that is not a Rights issue, Accelerated Offer or Share Purchase Plan, but is nonetheless open to "retail" investors of the Issuer (for example an offer that would be a Share Purchase Plan but for the amount offered to each shareholder exceeding the relevant limit).

<sup>&</sup>lt;sup>3</sup> Scaling for a Share Purchase Plan must be determined as set out in the definition of "Share Purchase Plan" in the Listing Rules. Retail offers may apply a different basis for scaling.

<sup>&</sup>lt;sup>4</sup> Where the issue price per Equity Security is not fixed, and the number of Equity Securities to be issued is not known, the Issuer should instead indicate the maximum dollar amount of Equity Securities to be issued.

<sup>&</sup>lt;sup>5</sup> Issuers should answer Y if existing shareholders are eligible to participate even if their participation is subject to satisfaction of eligibility criteria applying to the placement generally, such as the offer only being made to investors in certain jurisdictions or with a certain status, such as wholesale, sophisticated or professional investors only.

| Related Parties eligible to participate <sup>6</sup>  | N/A  |  |  |
|---|--|--|--|
| Basis upon which participation by existing Equity Security holders will be determined   | Issue of shares to advisor in lieu of cash payment |  |  |
| Purpose(s) for which the Issuer is issuing the Equity Securities  | In settlement of invoice in lieu of cash payment   |  |  |
| 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 | N/A  |  |  |
| Equity Securities to be issued subject to voluntary escrow  | N/A  |  |  |
| 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  | N/A  |  |  |
| Section 8: Lead Manager and Underwriter (mandatory)   |  |  |  |
| Lead Manager(s) appointed   | N/A  |  |  |
| Name of Lead Manager(s)   |  |  |  |
| Fees, commission or other consideration payable to Lead Manager(s) for acting as lead manager(s)  |  |  |  |
| Underwritten  | N/A  |  |  |
| 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  |  |  |  |
| Section 9: Authority for this announcement (mandatory)  |  |  |  |
| Name of person authorised to make announcement  | this Guy Robertson                                 |  |  |

<sup>&</sup>lt;sup>6</sup> Issuers should answer Y if there are no restrictions on participation by Related Parties as a result of their status as Related Parties (i.e. restrictions on participation applying to the placement generally should be disregarded).

| Contact person for this announcement | Guy Robertson              |
|--------------------------------------|----------------------------|
| Contact phone number                 | +61 407 983 270            |
| Contact email address                | guyrobertson@truscreen.com |
| Date of release through MAP          | 10/03/2025                 |

<sup>\*</sup> Please do not delete individual rows. Full sections can be deleted if the section relates to a different type of corporate action

<sup>\*\*</sup> Please note that in NZX's systems, standard rounding indicates 0.5 and above round up, below 0.5 round down. Please contact NZX if you are intending to treat fractions differently.