ALTECH BATTERIES LIMITED ACN 125 301 206 NOTICE OF GENERAL MEETING

Notice is given that the Meeting will be held at:

TIME: 10.00am AWST

DATE: Thursday, 14 August 2025

PLACE: Suite 8, 295 Rokeby Road Subiaco, Western Australia 6008

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

This Notice 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.

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 5.00pm AWST on Tuesday, 12 August 2025.

Shareholders should carefully consider Independent Expert's Report prepared for the purposes of ASX Listing Rule 10.1 (refer to Resolution 1) and item 7 of section 611 of the Corporations Act (refer to Resolutions 1 and 2). The Independent Expert's Report comments on the fairness and reasonableness of the transactions the subject of Resolutions 1 and 2 to the Shareholders of the Company. The Independent Expert has determined that the transactions the subject of Resolutions 1 and 2 are NOT FAIR BUT REASONABLE to the non-associated Shareholders of the Company.

BUSINESS OF THE MEETING

AGENDA

1. RESOLUTION 1 – APPROVAL OF ISSUE OF SECURITIES TO ALTECH ADVANCED MATERIALS AG

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

"That, for the purposes of section 611 (Item 7) of the Corporations Act, Listing Rule 10.1 and for all other purposes, approval is given for the Company to issue that number of Consideration Shares equal to 21% of the issued share capital of the Company to AAM on the terms and conditions set out in the Explanatory Statement, which in addition to the Shares already held by Deutsche Balaton (an associate of AAM), will result in AAM and Deutsche Balaton's voting power increasing as set out in the Explanatory Statement."

Independent Expert's Report: Shareholders should carefully consider the report prepared by the Independent Expert for the purposes of the Shareholder approval required under section 611 Item 7 of the Corporations Act. The Independent Expert's Report comments on the fairness and reasonableness of the transaction the subject of this Resolution to the nonassociated Shareholders in the Company.

The Independent Expert has determined that the transaction the subject of Resolution 1 is NOT FAIR BUT REASONABLE to the non-associated Shareholders.

The Board (other than Mr Iggy Tan, Mr Hansjoerg Plaggemars and Mr Uwe Ahrens who abstain from voting due to being either previously or currently on the board of AAM) recommends that shareholders vote in favour of Resolution 1.

2. RESOLUTION 2 – APPROVAL OF ACQUISITION BY THE COMPANY OF A RELEVANT INTEREST IN SHARES

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, subject to the passing of Resolution 1, for the purposes of section 611 (Item 7) of the Corporations Act, and for all other purposes, approval is given for the Company to acquire a Relevant Interest in the Consideration Shares as a result of the Company entering into a voluntary escrow agreement with AAM as set out in the Explanatory Statement."

Independent Expert's Report: Shareholders should carefully consider the report prepared by the Independent Expert for the purposes of the Shareholder approval required under section 611 Item 7 of the Corporations Act. The Independent Expert's Report comments on the fairness and reasonableness of the transaction the subject of this Resolution to the non-associated Shareholders in the Company.

The Independent Expert has determined that the transaction the subject of Resolution 2 is NOT FAIR BUT REASONABLE to the non-associated Shareholders.

The Board (other than Mr Iggy Tan, Mr Hansjoerg Plaggemars and Mr Uwe Ahrens who abstain from voting due to being either previously or currently on the board of AAM) recommends that shareholders vote in favour of Resolution 2.

Dated:

Voting Prohibition Statement

Resolution 1 – Approval of Issue of Securities to Altech Advanced Materials AG	 No votes may be cast in favour of this Resolution by: (a) the person proposing to make the acquisition and their associates; or (b) the persons (if any) from whom the acquisition is to be made and their associates. Accordingly, the Company will disregard any votes cast on this Resolution by or on behalf of AAM (or its associates, including Deutsche Balaton).
Resolution 2 – Approval of Acquisition by the Company of a Relevant Interest in Shares	 No votes may be cast in favour of this Resolution by: (a) the person proposing to make the acquisition and their associates; or (b) the persons (if any) from whom the acquisition is to be made and their associates. Accordingly, the Company will disregard any votes cast on this Resolution by or on behalf of AAM (or its associates, including Deutsche Balaton).

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:

Resolution 1 – Approval of Issue of Securities to Altech Advanced	The Company will disregard any votes cast in favour of this Resolution by or on behalf of:
Materials AG	 (a) the person disposing of the substantial asset to, or acquiring the substantial asset from, the Company and any other person who will obtain a material benefit as a result of the transaction (except a benefit solely by reason of being a holder of ordinary securities in the Company)ting; or
	(b) an associate of that person or those persons. Accordingly, the Company will disregard any votes cast on this Resolution by AAM and any of its associates (including Deutsche Balaton).

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.

Voting by proxy

To vote by proxy, please complete and sign the enclosed Proxy Form 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 two or more votes may appoint two proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the Shareholder appoints two proxies and the appointment does not specify the proportion or number of the member's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise one-half of the votes.

Shareholders and their proxies should be aware 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.

Voting in person

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

You may still attend the Meeting and vote in person even if you have appointed a proxy. If you have previously submitted a Proxy Form, your attendance will not revoke your proxy appointment unless you actually vote at the Meeting for which the proxy is proposed to be used, in which case, the proxy's appointment is deemed to be revoked with respect to voting on that Resolution.

Please bring your personalised Proxy Form with you as it will help you to register your attendance at the Meeting. If you do not bring your Proxy Form with you, you can still attend the Meeting but representatives from the Company will need to verify your identity. You can register from 9.30am AWST on the day of the Meeting.

Should you wish to discuss the matters in this Notice please do not hesitate to contact the Company Secretary on +61 8 6168 1555.

EXPLANATORY STATEMENT

This Explanatory Statement has been prepared to provide information which the Directors believe to be material to Shareholders in deciding whether or not to pass the Resolutions.

1. BACKGROUND TO RESOLUTIONS 1 AND 2

1.1 Background

On 28 February 2025, the Company announced that it had entered into a binding term sheet (**Acquisition Agreement**) with Altech Advanced Materials AG (**AAM**) to acquire:

- (a) 25% of the shares held by AAM in Altech Energy Holdings GmbH (**AEH**), being a total of 6,250 shares;
- (b) 25% of the shares held by AAM in Altech Industries Germany GmbH (AIG), being a total of 6,250 shares in AIG,

(together, the **Sale Shares**); and

- (c) all rights, entitlements and benefits as the lender with respect to the outstanding loan amounts of (together, the **Sale Loans**):
 - €3,751,832.45 owed to AAM by AIG, comprising of a principal amount of €3,636,973.80 and €114,858.65 of accrued interest as at 30 June 2025; and
 - (ii) €2,939,762.81 owed to AAM by AEH, comprising of a principal amount of €2,853,000.00 and €86,762.81 of accrued interest as at 30 June 2025,

(the **Acquisition**), for a total consideration amount of that number of Shares that will result in AAM directly holding 21% of the issued share capital of ATC, which as at the date of this notice is 532,369,513 Shares (**Consideration Shares**). The total number of Consideration Shares to be issued is subject to change in the event any additional Shares are issued in the capital of the Company prior to completion of the Acquisition.

AEH is a 75% holder of Altech Batteries GmbH's (ABG), the entity who owns the CERENERGY® batteries project (Cerenergy® Project), and AIG is the 100% holder of AIG, the entity who owns the Silumina Anodes™ battery materials project (Silumina Anodes™ Project).

The interests to be acquired by ATC represent an additional 18.75% interest in the Cerenergy[®] Project (representing a total interest of 75.05%) and an additional 25% interest in the Silumina Anodes[™] Project (representing a total interest of 100%).

1.2 Conditions Precedent

Pursuant to the terms of the Acquisition Agreement, the Acquisition is conditional upon:

- (a) the Company obtaining all necessary regulatory, shareholder, third party or corporate approvals, including compliance with ASX Listing Rules and any requirements under Australian and German laws, including:
 - (i) approval from the supervisory board and general assembly of AAM;
 - (ii) approval from the Company's Shareholders for the issue of the Consideration Shares to AAM for the purposes of item 7 section 611 of the Corporations Act;
 - (iii) shareholder approval under item 7 of section 611 of the Corporations Act to permit the Company to acquire a relevant interest in more than 20% of its own issued share capital by entering into a voluntary escrow deed with AAM in respect of the Consideration Shares, as a result of controlling the disposal of those shares for the escrow period;
 - (iv) approval from the Australian Treasurer (or their delegate) under the Foreign Acquisitions and Takeovers Act 1975 (Cth) to the Acquisition subject to conditions that are acceptable to the Company and AAM; and

- (v) approval of a share sale/contribution agreement in a shareholder's resolution of AAM regarding the sale/contribution of AIG and AEH shares;
- (b) the Company and AAM executing a voluntary escrow deed setting out the terms upon which the Consideration Shares will be subject to voluntary escrow;
- (c) the supervisory board of AAM appointing Mr Uwe Ahrens as Managing Director of AAM until 31 December 2026 on the same terms as his current arrangements;
- (d) the Company and AAM executing all necessary agreements and documentation to affect the transfer and assignment of the Sale Loans to the Company; and
- (e) the Company obtaining tax advice to its satisfaction confirming that the Acquisition can proceed on acceptable tax terms,

(the Conditions).

1.3 Directors' interests in the Acquisition

The Board considers that Mr Uwe Ahrens and Mr Hansjoerg Plaggemars have an interest in the outcome of the Acquisition on the basis that they are Directors of both the Company and AAM, and both hold shares in AAM. In addition, the Board considers that Mr Iggy Tan has an interest in the outcome of the Acquisition on the basis that he was previously a Managing Director of AAM until 31 December 2024. Resolution 1, if approved, will result in AAM being issued the Consideration Shares in consideration for the Acquisition. Accordingly, the Company will disregard any votes cast in favour of the Resolution 1 by Messrs Ahrens, Plaggemars and Tan, and any associates of AAM or associates of one of those parties who is a Shareholder at the voting eligibility date. The Board considers that it is appropriate that Messrs Ahrens, Plaggemars and Tan are also excluded from making a recommendation on the Resolution for the reasons set out above. Except as set out above and other than as disclosed in this Notice, none of the Directors have any interest in the Acquisition.

2. RESOLUTION 1 – APPROVAL OF ISSUE OF SECURITIES TO ALTECH ADVANCED MATERIALS AG

2.1 General

Resolution 1 seeks Shareholder approval for the purpose of Item 7 of section 611 of the Corporations Act and Listing Rule 10.1 to allow the Company to issue that number of Consideration Shares equal to 21% of the issued share capital of the Company, which as at the date of this Notice is 532,369,513 Consideration Shares, to AAM. The issue of the Consideration Shares, when aggregated with the existing Shares held by AAM and its associates as at the date of this Notice, will result in AAM's voting power in the Company increasing from 16.48% up to 34.02%. The total number of Consideration Shares to be issued, and therefore the maximum voting power, is subject to change in the event any additional Shares are issued in the capital of the Company prior to completion of the Acquisition.

Pursuant to ASX Listing Rule 7.2 (Exception 8), Listing Rule 7.1 does not apply to an issue of securities approved for the purpose of Item 7 of section 611 of the Corporations Act. Accordingly, if Shareholders approve the issue of securities pursuant to Resolution 1, the Company will retain the flexibility to issue equity securities in the future up to the 15% annual placement capacity set out in ASX Listing Rule 7.1 and the additional 10% annual capacity set out in ASX Listing Rule 7.1A without the requirement to obtain prior Shareholder approval.

2.2 ASX Listing Rule 10.1

ASX Listing Rule 10.1 provides that an entity (or any of its subsidiaries) must not acquire a substantial asset from:

- 10.1.1 a related party of the Company;
- 10.1.2 a subsidiary of the Company;

- 10.1.3 a person who is, or was at any time in the 6 months before the transaction or agreement, a substantial (10%+) holder in the Company;
- 10.1.4 an associate of a person referred to in Listing Rules 10.1.1 to 10.1.3; or
- 10.1.5 a person whose relationship to the entity or a person referred to in Listing Rules 10.1.1 to 10.1.4 is such that, in ASX's opinion, the transaction should be approved by Shareholders.

Substantial Asset

Pursuant to Listing Rule 10.2, an asset is "substantial" if its value, or the value of the consideration for it is, or in ASX's opinion is, 5% or more of the equity interests of the Company as set out in the latest accounts given to ASX under the Listing Rules.

The equity interests of the Company as set out in the Company's latest audited accounts given to ASX under the Listing Rules (for the half year ended 31 December 2024) is \$26,406,939. A substantial asset is therefore an asset of value great than with 5% of this figure being \$1,320,346.

The consideration payable by the Company for the Acquisition is valued at approximately \$15.97 million (using \$0.030 as the deemed issue price for the Consideration Shares, being the price of ATC Shares as at the date of this Notice) being 60.47% of the Company's total equity interests and is therefore considered to be an acquisition of a substantial asset for the purposes of the Listing Rules.

Requirement for Shareholder approval

As set out in Section 2.6(g)(c) below, Deutsche Balaton (together with its associates) is a substantial (10%+) holder of the Company, with a voting power of 16.48% as at the date of this Notice.

Deutsche Balaton holds 58.51% of the issued share capital of AAM and is therefore taken to control AAM for the purposes of section 50AA of the Corporations Act. On account of that control, AAM and Deutsche Balaton are deemed to be associates for the purposes of section 12(2) of the Corporations Act.

Listing Rule 10.1 provides that an entity must not acquire a substantial asset from a person who is a substantial (10%+) holder in the entity (Deutsche Balaton), or an associate of such a person (AAM), without the approval of the entity's security holders.

As the Acquisition falls within Listing Rule 10.1.4, as it involves the acquisition of a substantial asset from an associate of a substantial holder, it requires the approval of the Company's shareholders under Listing Rule 10.1.

While Listing Rule 10.3 outlines a number of exceptions to the requirement for shareholder approval under Listing Rule 10.1, none of those exceptions apply in respect of Resolution 1.

Independent Expert Report

Listing Rule 10.5.10 requires a notice of meeting containing a resolution under Listing Rule 10.1 to include a report on the transaction from an independent expert.

The Independent Expert's Report prepared by Stantons (a copy of which is attached at Annexure A to this Notice) sets out a detailed independent examination of the Acquisition to enable non-associated Shareholders to assess the merits and decide whether to approve Resolution 1.

The Independent Expert has concluded that the Acquisition is <u>NOT FAIR BUT REASONABLE</u> to the non-associated Shareholders of the Company.

Shareholders are urged to carefully read the Independent Expert's Report to understand its scope, the methodology used to determine the fairness and reasonableness of the Acquisition and the sources of information and assumptions made therein.

2.3 Technical Information required by Listing Rule 14.1A

If Resolution 1 is passed, the Company will be able to proceed with the issue of the Consideration Shares.

If Resolution 1 is not approved, the Company will be unable to issue the Consideration Shares. In that case, the Company would need to renegotiate the payment terms under the Acquisition Agreement. If the parties are unable to agree on an alternative form of consideration, the Acquisition will not proceed.

2.4 Technical information required by Listing Rule 10.5

Pursuant to and in accordance with ASX Listing Rule 10.5 the following information is provided in relation to Resolution 1:

- the Company and AAM have entered into the Acquisition Agreement pursuant to which the Company has agreed to acquire the Sale Shares and all rights, entitlements and benefits as the lender with respect to the Sale Loans (together, the LR10.1 Assets);
- (b) AAM falls within the category of persons referred to in Listing Rule 10.1.4 for the purposes of Listing Rule 10.1. Specifically, AAM is an associate of Deutsche Balaton, which is a substantial (10%+) holder of the Company, holding a voting power of approximately 16.48% in the Company's Shares as at the date of this Notice;
- (c) the assets being acquired are the LR10.1 Assets, as set out in Section 1.1 above;
- (d) the consideration payable by the Company for the Acquisition is the issue of the Consideration Shares, as set out in Section 1.1 above;
- (e) no cash consideration is payable for the Acquisition;
- (f) a summary of the material terms of the Acquisition Agreement are set out in Section 1;
- (g) an indicative timetable is set out at Section 2.5 below;
- (h) a voting exclusion statement for this Resolution is included in this Notice; and
- (i) the Independent Expert's Report is included at Annexure A of this Notice.

2.5 Indicative Timetable

EVENT	DATE
Company announced execution of the Acquisition Agreement	28 February 2025
Company dispatches Notice	14 July 2025
Shareholders approve the Acquisition	14 August 2025
Issue of Consideration Shares	21 August 2025

The above dates are indicative only, are based on Australian Western Time, and are subject to change at the Board's discretion in accordance with the Corporations Act and Listing Rules.

2.6 Item 7 of Section 611 of the Corporations Act

(a) Section 606 of the Corporations Act – Statutory Prohibition

Pursuant to section 606(1) of the Corporations Act, a person must not acquire a relevant interest in issued voting shares in a listed company if the person acquiring the interest does so through a transaction in relation to securities entered into by or on behalf of the person and because of the transaction, that person's or someone else's voting power in the company increases:

(i) from 20% or below to more than 20%; or

(ii) from a starting point that is above 20% and below 90%,

(Prohibition).

(b) Voting Power

The voting power of a person in a body corporate is determined in accordance with section 610 of the Corporations Act. The calculation of a person's voting power in a company involves determining the voting shares in the company in which the person and the person's associates have a relevant interest.

(C) Relevant Interests

Section 608(1) of the Corporations Act provides that a person has a relevant interest in securities if they:

- (i) are the holder of the securities;
- (ii) have the power to exercise, or control the exercise of, a right to vote attached to the securities; or
- (iii) have power to dispose of, or control the exercise of a power to dispose of, the securities.

It does not matter how remote the relevant interest is or how it arises. If two or more people can jointly exercise one of these powers, each of them is taken to have that power.

In addition, section 608(3) of the Corporations Act provides that a person has a relevant interest in securities that any of the following has:

- (i) a body corporate in which the person's voting power is above 20%;
- (ii) a body corporate that the person controls.

(d) Associates

For the purposes of determining voting power under the Corporations Act, a person (**second person**) is an "associate" of the other person (**first person**) if:

- (i) (pursuant to section 12(2) of the Corporations Act) the first person is a body corporate and the second person is:
 - (A) a body corporate the first person controls;
 - (B) a body corporate that controls the first person; or
 - (C) a body corporate that is controlled by an entity that controls the person;
- the second person has entered or proposes to enter into a relevant agreement with the first person for the purpose of controlling or influencing the composition of the company's board or the conduct of the company's affairs; or
- (iii) the second person is a person with whom the first person is acting or proposes to act, in concert in relation to the company's affairs.

Associates are, therefore, determined as a matter of fact. For example, where a person controls or influences the board or the conduct of a company's business affairs, or acts in concert with a person in relation to the entity's business affairs.

(e) Control

The Corporations Act defines "control" and "relevant agreement" very broadly as follows:

(i) Under section 50AA of the Corporations Act control means the capacity to determine the outcome of decisions about the financial and operating policies of the Company.

(ii) Under section 9 of the Corporations Act, a relevant agreement includes an agreement, arrangement or understanding whether written or oral, formal or informal and whether or not having legal or equitable force.

(f) Associates of AAM

For the purposes of the Corporations Act, Deutsche Balaton is deemed to be an associate of AAM under section 12(2)(a) of the Corporations Act by virtue of being the controlling (58.51%) shareholder of AAM.

(g) AAM and Deutsche Balaton's relevant interest and voting power in the Company

REGISTERED HOLDER	RELEVANT INTEREST IN SHARES ¹	
AAM	Nil	16.48 ³ %
Deutsche Balaton	330,043,076 ²	16.48%

Notes:

- 1. Based on the total number of Shares currently on issue as at the date of this Notice.
- 2. Comprising 143,947,774 Shares directly held by Deutsche Balaton, 100,737,763 Shares indirectly held by DELPHI Unternehmensberatung Aktiengesellschaft and 85,357,539 Shares indirectly held by Latonba AG.
- 3. The calculation of a person's voting power in a company involves determining the voting shares in the company in which the person and the person's associates have a relevant interest. As AAM and Deutsche Balaton are associates, AAM has the same voting power as Deutsche Balaton.

2.7 Reason Section 611 Approval is Required

Item 7 of section 611 of the Corporations Act provides an exception to the Prohibition, whereby a person may acquire a relevant interest in a company's voting shares with shareholder approval.

Following the issue of the Consideration Shares as set out above, AAM (532,369,513 Shares) and Deutsche Balaton (330,043,076 Shares) will together hold a relevant interest in 862,412,589 Shares in the Company, representing a maximum voting power of 34.02%. This calculation assumes that no additional Shares are issued between the date of this Notice and the issue of the Consideration Shares. The total number of Consideration Shares to be issued, and therefore the maximum voting power, is subject to change in the event any additional Shares are issued in the capital of the Company prior to completion of the Acquisition.

Accordingly, Resolution 1 seeks shareholder approval for the purposes of item 7 of section 611, and for all other purposes, to permit the Company to issue the relevant Consideration Shares to AAM.

In addition, under section 608(3) of the Corporations Act, Deutsche Balaton is deemed to have a relevant interest in any securities held by AAM, by virtue of its 58.51% shareholding in AAM.

Shareholder approval is therefore required to allow AAM and Deutsche Balaton to acquire a relevant interest in the Consideration Shares, as their combined voting power in the Company will increase above the 20% threshold as a result of the issue.

2.8 Specific Information required by section 611 Item 7 of the Corporations Act and ASIC Regulatory Guide 74

The following information is required to be provided to Shareholders under the Corporations Act and ASIC Regulatory Guide 74 in respect of obtaining approval for Item 7 of section 611 of the Corporations Act. Shareholders are also referred to the Independent Expert's Report prepared by Stantons annexed to this Explanatory Statement.

(a) Identity of the Acquirer and its Associates

It is proposed that AAM will be issued the Consideration Shares in accordance with the terms of the Acquisition Agreement as set out in section 1.1 of this Explanatory Memorandum. The identity of Deutsche Balaton and the nature of their relevant interest is summarised in Section 2.6(g) above and Section 2.8(b) below.

(b) Relevant Interest and Voting Power

(i) Relevant Interest

The relevant interests of AMM and Deutsche Balaton in voting shares in the capital of the Company (both current, and following the issue of the Consideration Shares to AAM as contemplated by this Notice) are set out in the table below:

PARTY	RELEVANT INTEREST AS AT THE DATE OF THIS NOTICE OF MEETING ¹	RELEVANT INTEREST AFTER THE ISSUE OF THE CONSIDERATION SHARES ²
ААМ	Nil	532,369,513
Deutsche Balaton	330,043,076 ³	862,412,5894

Notes:

- 1. Based on the total number of Shares currently on issue as at the date of this Notice.
- 2. Assuming no additional Shares are issued between the date of this Notice and the issue of the Consideration Shares.
- 3. Comprising 143,947,774 Shares directly held by Deutsche Balaton, 100,737,763 Shares indirectly held by DELPHI Unternehmensberatung Aktiengesellschaft and 85,357,539 Shares indirectly held by Latonba AG.
- 4. Under section 608(3) of the Corporations Act, Deutsche Balaton is deemed to have a relevant interest in any securities held by AAM, by virtue of its 58.51% shareholding in AAM.

Neither AAM nor Deutsche Balaton have any contract, arrangement or understanding with each other or with the Company in relation to the control or influence of the composition of the Company's board or the conduct of the Company's affairs, nor are any of those parties proposing to act in concert in relation to the Company.

Deutsche Balaton currently has a nominee director on the Company's board. However, this board representation exists independently of the Acquisition and is not governed by any agreement relating to board control or coordination of the Company's affairs.

The Acquisition Agreement is the only relevant agreement between the Company and AAM and/or Deutsche Balaton in connection with the Acquisition. It does not contain any provisions that affect or relate to the control or influence of the Company's board or the management of its affairs.

Voting Power

The voting power of AAM and Deutsche Balatons (both current, and following the issue of the Consideration Shares to AAM as contemplated by this Notice) is set out in the table below:

PARTY	VOTING POWER AS AT THE DATE OF THIS NOTICE OF MEETING ¹	VOTING POWER AFTER ISSUE OF THE CONSIDERATION SHARES ²
ААМ	16.48 ³ %	34.02 ^{3,4} %
Deutsche Balaton	16.48%	34.02 ^{3,4} %

Notes:

1. Based on the total number of Shares currently on issue as at the date of this Notice.

- 2. Assuming no additional Shares are issued between the date of this Notice and the issue of the Consideration Shares.
- 3. The calculation of a person's voting power in a company involves determining the voting shares in the company in which the person and the person's associates have a relevant interest. AAM and Deutsche Balaton are associates.
- 4. In this instance, AAM and Deutsche Balaton (as associates) have a combined relevant interest in 862,412,589 Shares, representing a voting power of 34.02%.

Further details on the voting power of AAM and Deutsche Balaton's are set out in the Independent Expert's Report prepared by Stantons.

(ii) Assumptions

Note that the following assumptions have been made in calculating the above:

- (A) the Company has 2,002,723,406 Shares on issue as at the date of this Notice;
- (B) other than the Consideration Shares, the Company does not issue any additional Shares between the date of this Notice and the date of settlement of the Acquisition; and
- (C) neither AAM nor Deutsche Balatons (nor any of their respective associates) acquire any additional Shares.

(c) Reasons for the proposed issue of securities

As set out in section 1.1, the Consideration Shares will be issued to AAM in consideration for the Acquisition, in satisfaction of the Company's obligations under the Acquisition Agreement.

(d) Date of proposed issue of securities

Subject to the passing of this Resolution (and satisfaction of the remaining conditions precedent under the Acquisition Agreement), the Consideration Shares will be issued on settlement of the Acquisition.

(e) Material terms of proposed issue of securities

As set out in section 1.1 of this Explanatory Statement the Company is proposing to issue 532,369,513 Consideration Shares. The total number of Consideration Shares to be issued is subject to change in the event any additional Shares are issued in the capital of the Company prior to completion of the Acquisition.

The Consideration Shares to be issued will be fully paid ordinary shares in the capital of the Company issued on the same terms and conditions as the Company's existing Shares.

(f) AAM's Intentions

Other than as disclosed elsewhere in this Explanatory Statement, the Company understands that each of AAM and Deutsche Balaton:

- (i) has no present intention of making any significant changes to the business of the Company;
- (ii) has no present intention to inject further capital into the Company;
- (iii) has no present intention of making changes regarding the future employment of the present employees of the Company;
- (iv) does not intend to redeploy any fixed assets of the Company;
- (v) does not intend to transfer any property between the Company and AAM or Deutsche Balaton; and
- (vi) has no intention to change the Company's existing policies in relation to financial matters or dividends.

These intentions are based on information concerning the Company, its business and the business environment which is known to AAM and Deutsche Balaton at the date of this document.

These present intentions may change as new information becomes available, as circumstances change or in the light of all material information, facts and circumstances necessary to assess the operational, commercial, taxation and financial implications of those decisions at the relevant time.

(g) Interests and Recommendations of Directors

- (i) Messrs Ahrens, Plaggemars and Tan have a material personal interest in the outcome of Resolution 1.
- (ii) All of the Directors (other than Messrs Ahrens, Plaggemars and Tan) are of the opinion that the issue of the Consideration Shares in consideration for the Acquisition under the terms of the Acquisition Agreement is in the best interests of Shareholders and, accordingly, the Directors (other than Messrs Ahrens, Plaggemars and Tan for the reasons set out in Section 1.3) recommend that Shareholders vote in favour of Resolution 1. The Director's recommendations are based on the reasons outlined in Section 2.9 below.
- (iii) The Directors are not aware of any other information other than as set out in this Notice that would be reasonably required by Shareholders to allow them to make a decision whether it is in the best interests of the Company to pass Resolution 1.

(h) Capital Structure

Below is a table showing the Company's current capital structure and the possible capital structure on completion of the issue of the Consideration Shares.

	SHARES	OPTIONS	PERFORMANCE RIGHTS
Balance at the date of this Notice	2,002,723,406	214,576,046	117,650,000
Balance after the issue of the Consideration Shares	2,535,092,919	214,576,046	117,650,000

The above table assumes that:

- (i) the Company has 2,002,723,406 Shares on issue as at the date of this Notice;
- (ii) the Company does not issue any additional Shares, other than the Consideration Shares between the date of this Notice and settlement of the Acquisition; and
- (iii) no Options expire or are exercised and no Performance Rights expire or are converted into Shares.

2.9 Advantages of the issue of the Consideration Shares and Proposed Acquistion

The Directors are of the view that the following non-exhaustive list of advantages may be relevant to a Shareholder's decision on how to vote on proposed Resolution 1:

- (a) the issue of the Consideration Shares to AAM would allow the Company to effect the Acquisition;
- (b) AAM's interests would be aligned with the strategic goals of the Company with regards to increasing Shareholder value;
- (c) the issue of the Consideration Shares to AAM will complete the Company's obligations under the Acquisition Agreement;

- (d) the Company's interest in the Cerenergy[®] Project will increase to approximately 75%;
- (e) the Company's interest in the Silumina Anodes™ Project will increase to approximately 100%; and
- (f) Stantons has concluded that the issue of the Consideration Securities is NOT FAIR BUT REASONABLE to the non-associated Shareholders. A copy of the Independent Expert's Report prepared by Stantons is set out in Annexure A.

2.10 Disadvantages of the issue of the Consideration Shares and Proposed Acquistion

The Directors are of the view that the following non-exhaustive list of disadvantages may be relevant to a Shareholder's decision on how to vote on proposed Resolution 1:

- (a) the issue of the Consideration Shares will increase the voting power of AAM and Deutsche Balaton from 16.48% to 34.02%, reducing the voting power of nonassociated Shareholders in aggregate from 83.52% to 65.98%; and
- (b) there is no guarantee that the Company's Shares will not fall in value as a result of the issue of the Consideration Shares.

2.11 Independent Expert's Report

The Independent Expert's Report prepared by Stantons (a copy of which is attached as Annexure A) assesses whether the transactions contemplated by Resolution 1 are fair and reasonable to the non-associated Shareholders of the Company.

The Independent Expert's Report concludes that the transactions contemplated by Resolution 1 are NOT FAIR BUT REASONABLE to the non-associated Shareholders of the Company.

The Independent Expert notes that the key advantages of the proposal raised in Resolution 1 to the Company and existing Shareholders are as follows:

- (a) simplifies ownership structure of the Cerenergy[®] Project and Silumina Anodes[™] Project, which may assist in raising funds to finance the projects;
- (b) increases the Company's direct interests in the Cerenergy[®] Project and Silumina Anodes™ Project; and
- (c) improves efficiency in commercialising its projects.

The key disadvantages noted by the Independent Expert are as follows:

- (a) the transaction is considered not fair; and
- (b) dilution of non-associated shareholders.

Shareholders are urged to carefully read the Independent Expert's Report to understand the scope of the report, the methodology of the valuation and the sources of information and assumptions made.

2.12 Pro forma balance sheet

A pro forma balance sheet of the Company post the completion of the issue of the Consideration Shares is set out in Schedule 1.

3. RESOLUTION 2 – APPROVAL OF ACQUISITION BY THE COMPANY OF A RELEVANT INTEREST IN SHARES

3.1 Background

The Company intends to issue the Consideration Shares in accordance with Resolution 1. Following their issue, the Consideration Shares will account for 21% of the total Shares that are on issue.

Pursuant to the Acquisition Agreement, the Consideration Shares will be subject to a voluntary escrow period of 12 months from their date of issue (**Escrow Period**). To give effect to this, the Company and AAM will enter into a voluntary escrow deed on customary terms.

Under the Corporations Act, by entering into the voluntary escrow deed, the Company is deemed to acquire a relevant interest in the Consideration Shares, as it will control the disposal of those shares during the Escrow Period. As this relevant interest would equate to a maximum of 21% of the Company's issued share capital, shareholder approval is required under item 7 of section 611 of the Corporations Act before the escrow deed can take effect and the Escrow Period can commence.

3.2 Material terms of the voluntary escrow arrangement

Non-disposal of Consideration Shares

The voluntary escrow agreement provides that AAM will not do any of the following during the Escrow Period:

- (a) dispose of, or agree or offer to dispose of, the Consideration Shares;
- (b) create, or agree or offer to create, any security interest in the Consideration Shares; or
- (c) do, or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of the Consideration Shares.

The voluntary escrow agreement does not affect AAM's power to:

- (a) exercise, or control the exercise of, a right to vote attached to the Consideration Shares;
- (b) receive or entitlement to any dividend, return of capital or other distribution attaching to the Consideration Shares; or
- (c) receiving or participating in any right or bonus issue in connection with the Consideration Shares.

Holding Lock

The Consideration Shares will be subject to a holding lock which the Company may apply in order to prevent a transfer of the Consideration Shares by:

- (a) giving notice to the share registry to apply the holding lock; and
- (b) refusing to register a paper-based transfer document in respect of the Consideration Shares.

Exceptions to voluntary escrow

The Consideration Shares may be dealt with in the following ways during the Escrow Period:

- (a) in the event that a takeover offer is made under Chapter 6 of the Corporations Act where holders of at least 50% of the bid class securities in the capital of the Company (excluding the Consideration Shares) have accepted the takeover offer, escrowed parties may transfer or sell the Consideration Shares;
- (b) in the event that the Consideration Shares are to be disposed of, transferred or cancelled as part of a merger being implemented by scheme of arrangement under Part 5.1 of the Corporations Act, share buyback or other similar reorganisation or acquisition of share capital which has received all necessary approvals;

- (c) to the extent that the dealing with any or all of the Consideration Shares is required by any applicable law or the Listing Rules or the Corporations Act; and
- (d) subject to receiving the prior written approval of the Company, in the event that the disposal constitutes a disposal of, but not the creation of a security interest in some or all of the Consideration Shares to:
 - (i) a company wholly-owned by AAM;
 - (ii) a trust in relation to which a AAM is the beneficiary;
 - (iii) an affiliate of AAM; or
 - (iv) any custodian which is to hold bare legal title to the Consideration Shares,

(each, a **Transferee**), where the Transferee also enters into an escrow arrangement with the Company in respect of those Consideration Shares on substantially the same terms for the remainder of the Escrow Period.

3.3 Shareholder approval

Resolution 2 seeks Shareholder approval for the purposes of item 7 section 611 of the Corporations Act for the Company to acquire a relevant interest in its own Shares as a result of entering into a voluntary escrow agreement with AAM. As the voluntary escrow agreement will provide the Company with the ability to exercise a degree of control over the disposal of the Shares held by AAM, the Company will acquire a relevant interest in those Shares, representing up to a maximum of 21% of the Company's total issued capital. The commencement of the operation of the voluntary escrow agreement (the material terms of which are set out above) is conditional on Resolution 1 being passed at this Meeting. For the avoidance of doubt, if this Resolution 2 is not approved by Shareholders, any voluntary escrow agreement that the Company has entered into will be of no effect.

3.4 Corporations Act prohibition

Prohibition against acquisition of a relevant interest

As set out above, section 606(1) of the Corporations Act prohibits a person from acquiring shares in a company if, after that acquisition, that person or any other person would have a relevant interest or voting power in excess of 20% of the voting shares in that company unless an exception applies.

Exceptions to the section 606(1) prohibition

There are various exceptions to the prohibition in section 606(1) of the Corporations Act, including an acquisition of a relevant interest in the voting shares of a company if the company has agreed to the acquisition by resolution passed at a general meeting, at which no votes are cast in relation to the resolution by the person to whom the shares are to be issued or by an associate of that person.

By virtue of the voluntary escrow agreement, the Company is deemed to be acquiring a relevant interest in its own Shares, however, the Company will not obtain any power to influence the exercise of any votes attaching to the Shares. The Company (and its associates) will technically increase its voting power in itself and acquire a relevant interest as the Company will have enforcement rights in relation to the disposal of the Consideration Shares pursuant to the holding lock.

3.5 Information required by item 7 of section 611 of the Corporations Act and ASIC Regulatory Guide 74

The table below sets out the information required to be provided to Shareholders under item 7 in the table in section 611 of the Corporations Act and ASIC Regulatory Guide 74.

Identity of the parties acquiring the relevant interest	The Company.
Maximum extent of the increase in the Company's voting power	The Company currently has no interest in any of its Shares. The maximum extent of the Company's

	increase in voting power in itself is 21% of the total Shares on issue.
Voting power that the Company would have as a result of the holding lock	The Company will be deemed to have the voting power of 21% in the Company, however as described above, the Company will not obtain any power to influence the exercise of any votes attaching to the Consideration Shares. Rather its voting power results from a Relevant Interest arising due to entry into the voluntary escrow agreement with AAM that restricts the disposal of the Consideration Shares.
Maximum extent of the increase in the voting power of the Company's associates in the Company	Any associate of the Company will be deemed to have the same increase in voting power as the Company, being 21%, due to the holding lock.
Voting power of the Company's associates as a result of the holding lock	Any associate of the Company will be deemed to have the same voting power as the Company, being 21%, due to the holding lock.

3.6 Independent Expert's Report

The Independent Expert's Report prepared by Stantons (a copy of which is attached as Annexure A) assesses whether the transactions contemplated by Resolution 2 are fair and reasonable to the non-associated Shareholders of the Company. The Independent Expert's Report concludes that the transaction contemplated by this Resolution is NOT FAIR BUT REASONABLE to the non-associated Shareholders of the Company. Shareholders should read the Independent Expert's Report in full before making a decision on how to vote on Resolution 2.

4. GLOSSARY

\$ means Australian dollars.

AAM means Altech Advanced Materials AG, a company incorporated in Germany.

ABG means Altech Batteries GmbH, a company incorporated in Germany.

Acquisition has the meaning given in Section 1.1.

Acquisition Agreement has the meaning given in Section 1.1.

AEH means Altech Energy Holdings GmbH, a company incorporated in Germany.

AIG means Altech Industries Germany GmbH, a company incorporated in Germany.

ATC means the Company.

ASX means ASX Limited (ACN 008 624 691) or the financial market operated by ASX Limited, as the context requires.

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.

Cerenergy[®] Project has the meaning given in Section 1.1.

Chair means the chair of the Meeting.

Company means Altech Batteries Limited (ACN 125 301 206).

Consideration Shares has the meaning given in Section 1.1.

Corporations Act means the Corporations Act 2001 (Cth).

Deutsche Balaton means Deutsche Balaton AG, a company incorporated in Germany.

Directors means the current directors of the Company.

Escrow Period has the meaning given in Section 3.1.

Explanatory Statement means the explanatory statement accompanying the Notice.

Listing Rules means the Listing Rules of ASX.

LR10.1 Assets has the meaning given in Section 2.4(a).

Meeting means the meeting convened by the Notice.

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

Prohibition has the meaning given in Section 2.6.

Proxy Form means the proxy form accompanying the Notice.

Resolution means the resolution set out in the Notice.

Sale Loans has the meaning given in Section 1.1.

Sale Shares has the meaning given in Section 1.1.

Section means a section of the Explanatory Statement.

Shareholder means a registered holder of a Share.

Silumina Anodes[™] Project has the meaning given in Section 1.1.

Stantons means Stantons Corporate Finance Pty Ltd (ACN 128 908 289).

Transferee has the meaning given in Section 3.2.

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

SCHEDULE 1 - PRO FORMA BALANCE SHEET

The unaudited statement of financial position as at 31 May 2025 and the pro-forma statement of financial position as at 31 May 2025 shown below have been prepared on the basis of the accounting policies normally adopted by the Company and reflect the changes to its financial position.

The pro-forma statement of financial position has been prepared assuming that the transaction contemplated in Resolution 1 is ratified by shareholders and consummated by the Company.

The pro-forma statement of financial position has been prepared to provide shareholders with information on the assets and liabilities of the Company and pro-forma assets and liabilities of the Company as noted below. The historical and pro-forma financial information is presented in an abbreviated form, insofar as it does not include all of the disclosures required by Australian Accounting Standards applicable to annual financial statements.

	UNAUDITED 31-May-2025 Ş	ADJUSTMENTS TO REFLECT ISSUE OF SECURITIES	PRO FORMA 31-May 2025 Ş
Current Assets			
Cash and cash equivalents	1,058,175	-	1,058,175
Trade and other receivables	1,483,296	-	1,483,296
Total Current Assets	2,541,471	-	2,541,471
Non-Current Assets			
Property, plant and equipment	24,776,566	-	24,776,566
Right-of-use assets	4,721,300	-	4,721,300
Exploration and evaluation expenditure	1,446,800	-	1,446,800
Other financial assets	3,995,701	-	3,995,701
Total Non-Current Assets	34,940,367		34,940,367
Total assets	37,481,838	-	37,481,838
Current Liabilities			
Lease liabilities	35,314	-	35,314
Trade and other payables	1,734,229	-	1,734,229
Provisions	232,201	-	232,201
Total current liabilities	2,001,744	-	2,001,744
Non-Current Liabilities			
Lease liabilities	61,255	-	61,255
Interest-bearing liabilities	879,044	-	879,044
Provisions	179,660	-	179,660
Loans payable	11,614,722	(11,614,722)	-
Total Non-Current Liabilities	12,734,681	(11,614,722)	1,119,959
TOTAL LIABILITIES	14,736,425	(11,614,722)	3,121,703
NET ASSETS	22,745,413	(11,614,272)	11,131,141
Equity			
Contributed equity	155,131,523	17,035,824	172,167,347

	UNAUDITED 31-May-2025 Ş	ADJUSTMENTS TO REFLECT ISSUE OF SECURITIES	PRO FORMA 31-May 2025 Ş
Reserves	6,754,673	(38,049,350)	(31,294,677)
Accumulated losses	(129,248,277)	-	(129,248,277)
Non-controlling interests	(9,892,506)	9,399,254	(493,252)
Total equity	22,745,413	(11,614,272)	11,131,141

Notes:

1. The unaudited consolidated pro forma statement of financial position has been prepared by the Company in an abbreviated form. The pro forma statement does not include disclosures that would otherwise be required under the International Accounting Standards that are used in preparing audited financial statements.

2. The pro-forma statement of financial position has been prepared assuming the Company issues that number of Consideration Shares equal to 21% of the issued share capital of the Company, which as at the date of this Notice is 532,369,513 Consideration Shares, using the share price of \$0.032 on 4 July 2025.

3. The pro-forma statement of financial position includes the impact of the Loans Payable to Altech Advanced Materials AG being assigned to the Company.



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3 July 2025

The Independent Directors Altech Batteries Limited Suite 8, 295 Rokeby Road Subiaco WA 6008

Dear Independent Directors,

Independent Expert's Report Relating to Transaction

1 Executive Summary

Opinion

1.1 In our opinion, the proposed transaction including the proposal outlined in Resolutions 1 and 2 of the attached Notice of Meeting ("NoM") relating to the issue by Altech Batteries Limited ("Altech", "ATC" or the "Company") of 532,369,513 ordinary shares (the "Consideration Shares") to Altech Advanced Materials AG ("AAM") and the Company acquiring a relevant interest in the Consideration Shares as a result of entering into a voluntary escrow agreement with AAM, is considered NOT FAIR but REASONABLE to the non-associated shareholders of Altech as at the date of this report.

Introduction

- 1.2 Stantons Corporate Finance Pty Ltd ("**Stantons**") was engaged by the Independent Directors of Altech to prepare an Independent Expert's Report ("**IER**") to provide an opinion on the fairness and reasonableness of the proposal outlined in Resolutions 1 and 2 of the attached NoM and Explanatory Statement ("**ES**"). The NoM will be released ahead of a general meeting of Altech shareholders to be held in or around August 2025 (the "**Meeting**").
- 1.3 Altech is an Australian public company listed on the Australian Securities Exchange ("**ASX**") that develops specialty battery technology. The Company's projects are:
 - a joint venture with Fraunhofer IKTS to produce Cerenergy Sodium Chloride Solid State batteries through a 120Mwh plant to be constructed in Saxony, Germany (the "Cerenergy Project"). The 75% owned subsidiary of Altech, Altech Energy Holdings GmbH ("AEH") holds a 75% interest in the Cerenergy Project;
 - the Silumina Anodes project focused on battery material coating technology for inclusion within the electric vehicle battery market (the "Silumina Anodes Project"), which it has licenced to its 75% owned subsidiary Altech Industries Germany GmbH ("AIG"). The Company has completed a definitive feasibility study to commercialise the Silumina Anodes Project through an 8,000tpa silicon alumina coating plant in Saxony Germany; and
 - a project to produce high purity alumina through the construction and operation of a 4,500tpa processing plant at a property held under lease by the Company's Malaysian based subsidiary, Altech Chemicals Sdn Bhd. Altech announced on 25 March 2025 that it has "placed its Malaysian land in Johor on the market for sale."





- 1.4 AAM is a German public company listed on the Deutsche Boerse. AAM holds a 25% interest in each of AEH and AIG.
- 1.5 The Company has entered into a binding term sheet with AAM (the "Acquisition Agreement") pursuant to which ATC proposes to:
 - acquire AAM's 25% interest in AEH;
 - acquire AAM's 25% interest in AIG;
 - acquire all rights, entitlements and benefits as the lender with respect to outstanding loan amounts of €6,691,595.26 collectively owed to AAM by AEH and AIG; and
 - issue 532,369,513¹ Consideration Shares to AAM, to be subject to voluntary escrow;

(collectively, the "Transaction").

Purpose

s611

- 1.6 Deutsche Balaton AG ("**DB**") holds an interest of 58.51% in the ordinary shares of AAM and 16.48% in the ordinary shares of Altech. DB is therefore considered an associate of AAM. As a result of the Transaction, AAM and DB have the potential to increase their collective interest in Altech's ordinary shares up to 34.02%.
- 1.7 Under the Corporations Act 2001 ("**TCA**"), by entering into the voluntary escrow deed, the Company is deemed to be acquiring a relevant interest in the Consideration Shares, as it will control the disposal of those shares during the escrow period. Accordingly, under the Transaction the Company is deemed to acquire an interest of 21.00% in its own shares.
- 1.8 Under Section 606 ("**s606**") of TCA, unless certain exemptions apply, a person or associated parties must not acquire a relevant interest in issued voting shares in a company if, as a result of the transaction, that person's or someone else's voting power in the company increases:
 - a) from 20% or below to more than 20%; or
 - b) from a starting point that is above 20% and below 90%.
- 1.9 Under Section 611 (Item 7) of TCA (***s611**"), s606 does not apply in relation to any acquisition of shares approved by a resolution passed at a general meeting by shareholders who are not associated with the transaction (the ***Non-Associated Shareholders**"). For such a meeting, an independent expert is typically required to report on the fairness and reasonableness of the transaction.

ASX Listing Rule 10.1

- 1.10 Under ASX Listing Rule 10.1, a listed company may not acquire or sell a substantial asset from (among other persons) a substantial holder in the entity, if the person and the person's associates have a relevant interest, or had a relevant interest at any time in the 6 months before the transaction, in at least 10% of the total votes attaching to the voting securities in the entity, without the approval of the entity's security holders.
- 1.11 Under ASX Listing Rule 10.2, an asset is substantial if its value, or the value of the consideration being paid or received by the entity for it, is 5% or more of the equity interests of the entity as set out in the latest accounts provided to the ASX.
- 1.12 Furthermore, ASX Listing Rule 10.5 requires that the NoM to approve a transaction must include an IER stating the expert's opinion as to whether the transaction is fair and reasonable to the Non-Associated Shareholders.

¹ We note that the number of Consideration Shares is determined by 21% of the ordinary shares in Altech and may increase if Altech issue any ordinary shares prior to completion of the Transaction



- 1.13 For the purpose of ASX Listing Rule 10.1, AAM is considered to be a substantial holder in the Company due to the voting interest of 16.48% held by its associate, DB.
- 1.14 The issue of Consideration Shares represents an acquisition of a substantial asset by AAM.

Report Purpose

- 1.15 Accordingly, Altech intends to seek approval from Non-Associated Shareholders at the Meeting, for Resolutions 1 pursuant to Item 7 of s611 of TCA and ASX Listing Rule 10.1, and for Resolution 2 pursuant to Item 7 of s611 of TCA.
- 1.16 The Transaction is described in the NoM and ES to be forwarded to shareholders ahead of the Meeting. This IER provides an opinion on the fairness and reasonableness of the Transaction, including Resolutions 1 and 2, to Non-Associated Shareholders and is attached to the NoM.

Basis of Evaluation

- 1.17 With regard to the Australian Securities and Investments Commission ("**ASIC**") Regulatory Guide 111: Content of Expert Reports ("**RG111**"), we have assessed the Transaction as:
 - fair if the value of an Altech share after the Transaction, on a minority interest basis, is greater than the value of an Altech share prior to the Transaction on a control basis; and
 - reasonable if it is fair, or if despite not being fair there are sufficient reasons for Non-Associated Shareholders to accept the offer.

Pre-Transaction Valuation

AEH Valuation

1.18 We valued AEH using a DCF methodology based on a financial model for the Cerenergy Project prepared by the Company (the "**Cerenergy Financial Model**"). Stantons reviewed and made adjustments to the model to perform a DCF valuation. The valuation of AEH was as follows.

Table 1. AEH DCF Valuation

	Low	Preferred	High
Value of Cerenergy Project (€)	-	-	9,804,176
A\$/€	0.5598	0.5598	0.5598
Value of Cerenergy Project (A\$)	-	-	17,513,711
Interest held by AEH	75.00%	75.00%	75.00%
Value of AEH (A\$)	-	-	13,135,283
	• • •		
Value held by Altech (A\$) (75%)	-	-	9,851,463

Source: Cerenergy financial model, Stantons analysis



AIG Valuation

1.19 We valued AIG using a DCF methodology based on a financial model for the Silumina Anodes Project prepared by the Company (the "**Silumina Anodes Financial Model**"). Stantons reviewed and made adjustments to the model to perform a DCF valuation. The valuation of AIG was as follows.

Table 2. AIG DCF Valuation

	Low	Preferred	High
Value of Silumina Anodes Project (€)	206,404,134	247,203,149	297,542,455
A\$/€	0.5598	0.5598	0.5598
Value of Silumina Anodes Project (A\$)	368,710,493	441,591,905	531,515,640
Interest held by AIG	100%	100%	100%
Value of AIG (A\$)	368,710,493	441,591,905	531,515,640
Value held by Altech (A\$) (75%)	276,532,869	331,193,929	398,636,730

Source: Silumina Anodes financial model, Stantons analysis

Altech Pre-Transaction Share Value

1.20 Our pre-Transaction valuation of Altech shares, as at the valuation date of 27 June 2025, is set out below.

Table 3. Altech Pre-Transaction Net Assets Valuation

	Ref	Low	Preferred	High
75% interest in AEH (A\$)	Table 25	-	-	9,851,463
75% interest in AIG (A\$)	Table 27	276,532,869	331,193,929	398,636,730
Other net assets (A\$)	Table 28	(3,292,096)	(3,292,096)	(3,292,096)
Pre-Transaction net assets (A\$)		273,240,774	327,901,833	405,196,096
Less: options value (A\$)	Table 31	(32,225,491)	(32,225,491)	(32,225,491)
Pre-Transaction ordinary share value (A\$)		241,015,282	295,676,342	372,970,605
Number of ordinary shares outstanding (A\$)	Table 7	2,002,723,406	2,002,723,406	2,002,723,406
Value per share (A\$)		0.1203	0.1476	0.1862

Source: Stantons analysis

1.21 Accordingly, our assessed value of an Altech ordinary share prior to the Transaction, on a controlling interest basis, is between A\$0.1203 and A\$0.1862, with a preferred value of A\$0.1476.



Post-Transaction Valuation

Altech Post-Transaction Share Value

1.22 Our net assets based valuation of Altech, post-Transaction, on a minority interest basis, is set out below.

Table 4. Altech Post-Transaction Valuation

	Ref	Low	Preferred	High
Pre-Transaction value (A\$) (control)	Table 29	0.1203	0.1476	0.1862
Number of shares on issue pre-Transaction	Table 7	2,002,723,406	2,002,723,406	2,002,723,406
Total pre-Transaction value (A\$)		241,015,282	295,676,342	372,970,605
Transaction				
25% interest in AEH acquired (A\$)	Table 34	-	-	3,283,821
25% interest in AIG acquired (A\$)	Table 35	92,177,623	110,397,976	132,878,910
Loan amounts (A\$)		11,953,547	11,953,547	11,953,547
Post-Transaction net assets (A\$)		345,146,452	418,027,865	521,086,883
Number of ordinary shares on issue post-Transaction	Table 7	2,535,092,919	2,535,092,919	2,535,092,919
Value per ordinary share (A\$) (control basis)		0.1361	0.1649	0.2055
Minority interest discount (%)	10.3	23.1%	23.1%	23.1%
Value per ordinary share (A\$) (minority interest)	Table 29	0.1047	0.1268	0.1581

Source: Stantons analysis

1.23 We assessed the fair value of an Altech post-Transaction ordinary share on a minority interest basis to be between A\$0.1047 and A\$0.1581, with a preferred value of A\$0.1268.

Fairness Assessment

1.24 Our fairness assessment of the Transaction is as set out below.

Table 5. Fairness Assessment

	Ref	Low	Preferred	High
Pre-Transaction share value (control) (A\$)	Table 29	0.1203	0.1476	0.1862
Post-Transaction share value (minority) (A\$)	Table 36	0.1047	0.1268	0.1581
Opinion		Not Fair	Not Fair	Not Fair

Source: Stantons analysis

1.25 As the value of a post-Transaction ordinary share in Altech on a minority interest basis is less than the pre-Transaction value on a control basis, we consider Resolution 1 and 2 of the NoM to be **NOT FAIR** to the Non-Associated Shareholders of Altech for the purposes of s611 of the Corporations Act and Chapter 10.1 of the ASX Listing Rules.



Reasonableness Assessment

1.26 With regard to RG111.12, we determined the Transaction is **REASONABLE** to Non-Associated Shareholders of Altech, as on balance, the advantages outweigh the disadvantage.

Table 6. Reasonableness Assessment of the Transaction

	Advantages	Disadvantages		
-	Simplifies ownership structure of the Cerenergy and Silumina Anodes Projects, which may assist in raising	 Transaction is not fair 		
	funds to finance the projects	 Dilution of Non-Associated Shareholders 		
-	Increase the Company's direct interests in the Cerenergy Project and Silumina Anodes Project			
-	Improved efficiency in commercialising project			

Source: Stantons analysis

1.27 Non-Associated Shareholders should note that we have not considered the tax circumstances of individual shareholders. Shareholders should consult their tax advisor in this regard.

Conclusion

- 1.28 In our opinion, the Transaction that is the subject of Resolution 1 and 2 of the NoM is **NOT FAIR** but **REASONABLE** to the Non-Associated Shareholders of Altech.
- 1.29 This opinion must be read in conjunction with the more detailed analysis included in this report, together with the disclosures, Financial Services Guide, and appendices to this report.



Financial Services Guide

Dated 3 July 2025

Stantons Corporate Finance Pty Ltd

Stantons Corporate Finance Pty Ltd (ABN 42 128 908 289 and AFSL Licence No 448697) ("**Stantons**" or "**we**" or "**us**" or "**ours**" as appropriate) has been engaged to issue general financial product advice in the form of a report to be provided to you.

Financial Services Guide

In the above circumstances, we are required to issue to you, as a retail client, a Financial Services Guide ("**FSG**"). This FSG is designed to help retail clients make a decision as to their use of the general financial product advice and to ensure that we comply with our obligations as financial services licensees.

This FSG includes information about:

- a) who we are and how we can be contacted;
- b) the services we are authorized to provide under our Australian Financial Services Licence, Licence No: 448697;
- c) remuneration that we and/or our staff and any associates receive in connection with the general financial product advice;
- d) any relevant associations or relationships we have; and
- e) our complaints handling procedures and how you may access them.

Financial services we are licensed to provide

We hold an Australian Financial Services Licence which authorises us to provide financial product advice in relation to:

Securities (such as shares, options and debt instruments)

We provide financial product advice by virtue of an engagement to issue a report in connection with a financial product of another person. Our report will include a description of the circumstances of our engagement and identify the person who has engaged us. You will not have engaged us directly but will be provided with a copy of the report as a retail client because of your connection to the matters in respect of which we have been engaged to report.

Any report we provide is provided on our own behalf as a financial services licensee authorised to provide the financial product advice contained in the report.

General Financial Product Advice

In our report, we provide general financial product advice, not personal financial product advice, because it has been prepared without considering your personal objectives, financial situation or needs. You should consider the appropriateness of this general advice having regard to your own objectives, financial situation and needs before you act on the advice. Where the advice relates to the acquisition or possible acquisition of a financial product, you should also obtain a product disclosure statement relating to the product and consider that statement before making any decision about whether to acquire the product. Where you do not understand the matters contained in the Independent Expert's Report, you should seek advice from a registered financial adviser.

Benefits that we may receive

We charge fees for providing reports. These fees will be agreed with, and paid by, the person who engages us to provide the report. Fees will be agreed on either a fixed fee or time cost basis. Our fee for preparing this report is expected to be up to A\$70,000 exclusive of GST.



You have a right to request further information in relation to the remuneration, the range of amounts or rates of remuneration and you can contact us for this information.

Except for the fees referred to above, neither Stantons, nor any of its directors, employees or related entities, receive any pecuniary benefit or other benefit, directly or indirectly, for or in connection with the provision of the report.

Remuneration or other benefits received by our employees

Stantons employees and contractors are eligible for bonuses based on overall productivity but not directly in connection with any engagement for the provision of a report.

Referrals

We do not pay commissions or provide any other benefits to any person for referring customers to us in connection with the reports that we are licensed to provide.

Associations and relationships

Stantons is ultimately a wholly owned subsidiary of Stantons International Audit and Consulting Pty Ltd, a professional advisory and accounting practice. From time to time, Stantons and Stantons International Audit and Consulting Pty Ltd (that trades as Stantons International) and/or their related entities may provide professional services, including audit, accounting and financial advisory services, to financial product issuers in the ordinary course of its business.

Complaints resolution

Internal complaints resolution process

As the holder of an Australian Financial Services Licence, we are required to have a system for handling complaints from persons to whom we provide financial product advice. All complaints must be in writing, addressed to:

The Complaints Officer Stantons Corporate Finance Pty Ltd Level 2 40 Kings Park Road WEST PERTH WA 6005

When we receive a written complaint, we will record the complaint, acknowledge receipt of the complaints within 10 days and investigate the issues raised. As soon as practical, and not more than 45 days after receiving the written complaint, we will advise the complainant in writing of our determination.

Referral to External Dispute Resolution Scheme

A complainant not satisfied with the outcome of the above process, or our determination, has the right to refer the matter to the Australian Financial Complaints Authority ("**AFCA**"). AFCA has been established to provide free advice and assistance to consumers to help in resolving complaints relating to the financial services industry.

Further details about AFCA are available at the AFCA website www.afca.org.au or by contacting them directly via the details set out below.

Australian Financial Complaints Authority Limited GPO Box 3 MELBOURNE VIC 3001

Telephone: 1800 931 678

Stantons confirm that it has arrangements in place to ensure it continues to maintain professional indemnity insurance in accordance with s.912B of the Corporations Act 2001 (as amended). In particular our Professional Indemnity insurance, subject to its terms and conditions, provides indemnity up to the sum



insured for Stantons and our authorised representatives / representatives / employees in respect of our authorisations and obligations under our Australian Financial Services Licence. This insurance will continue to provide such coverage for any authorised representative / representative / employee who has ceased work with Stantons for work done whilst engaged with us.

Contact details

You may contact us using the details set out above or by phoning (08) 9481 3188 or faxing (08) 9321 1204.



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2 Summary of Transaction

Background

2.1 Altech is an Australian public Company listed on ASX that develops specialty battery technology. Altech holds a 75% interest in AEH, which holds a 75% interest in the Cerenergy Project; and a 75% interest AIG, which holds the Silumina Anodes Project. AAM is a German public company listed on the Deutsche Boerse. AAM holds a 25% interest in each of AEH and AIG.

Transaction Terms

- 2.2 The Company entered into the Acquisition Agreement with AAM under which ATC proposes to:
 - a) acquire AAM's 25% interest in AEH, comprising 6,250 ordinary shares in AEH;
 - b) acquire AAM's 25% interest in AIG, comprising 6,250 ordinary shares in AIG;
 - c) acquire all rights, entitlements and benefits as the lender with respect to outstanding loan amounts of €6,691,595.26 (the "**Sale Loans**") collectively owed to AAM by AEH and AIG;
 - i) €3,751,832.45 owed to AAM by AIG, comprising €3,636,973.80 in principal and €114,858.65 in accrued interest; and
 - ii) €2,939,762.81 owed to AAM by AEH, comprising €2,853,000 in principal and €86,762.81 in accrued interest; and
 - d) issue 532,369,513² Consideration Shares to AAM, to be held subject to voluntary escrow for a period of 12 months.
- 2.3 Pursuant to the terms of the Acquisition Agreement, the Transaction is conditional upon:
 - a) the Company obtaining all necessary regulatory, shareholder, third party or corporate approvals, including compliance with ASX Listing Rules and any requirements under Australian and German laws;
 - b) the Company and AAM executing a voluntary escrow deed setting out the terms upon which the Consideration Shares will be subject to voluntary escrow;
 - c) the supervisory board of AAM appointing Mr Uwe Ahrens as Managing Director of AAM until 31 December 2026 on the same terms as his current arrangements;
 - d) the Company and AAM executing all necessary agreements and documentation to affect the transfer and assignment of the Sale Loans to the Company; and
 - e) the Company obtaining tax advice confirming that the Transaction can proceed on acceptable tax terms.

² We note that the number of Consideration Shares is determined by 21% of the ordinary shares in Altech and may increase if Altech issue any ordinary shares prior to completion of the Transaction



Transaction Impact

2.4 The existing outstanding ordinary shares in the Company are held as follows.

Table 7. Impact of Transaction on Altech's Ordinary Share Structure

		Pre-			Post-
Shareholder	Pre-Transaction ordinary shares	Transaction Percentage	Consideration Shares	Post-Transaction ordinary shares	Transaction Percentage
AAM and DB	330,043,076	16.48%	532,369,513	862,412,589	34.02%
Other shareholders	1,672,680,330	83.52%	-	1,672,680,330	65.98%
Total	2,002,723,406	100.00%	532,369,513	2,535,092,919	100.00%
Shares held in escrow	-	-	532,369,513	532,369,513	21.00%

Source: ASX announcements, NoM



3 Scope

Purpose of the Report

s611

- 3.1 DB holds an interest of approximately 16.48% in the ordinary shares of Altech. DB is the controlling shareholder of AAM with an interest of 58.51%. Accordingly, AAM is considered an associate of DB. As a result of the Transaction, AAM and DB have the potential to increase their collective interest in Altech's ordinary shares up to 34.02%.
- 3.2 Under TCA, by entering into the voluntary escrow deed, the Company is deemed to be acquiring a relevant interest in the Consideration Shares, as it will control the disposal of those shares during the escrow period. Accordingly, under the Transaction the Company is deemed to acquire an interest of 21.00% in its own shares.
- 3.3 An acquisition of securities that enables a shareholder to increase its relevant interest in the voting shares of a public company:
 - from below 20% to above 20%; or
 - from a starting point that is above 20% and below 90%,

is prohibited under s606 of TCA, except in certain circumstances.

- 3.4 One of the exceptions to s606 is where the acquisition is approved at a general meeting of the company in accordance with Item 7 of s611 of TCA. Approval for the proposed Transaction is therefore being sought at the Meeting in accordance with Item 7 of s611.
- 3.5 Item 7 of s611 requires shareholders to be provided with all information known to the Company, and to the potential acquirer (of a 20% or more interest), that is material to the shareholders' decision. Regulatory Guide 74: Acquisitions Approved by Members ("**RG74**") issued by ASIC provides additional guidance on the information to be provided to shareholders. RG74 states that the directors of the target company should usually provide shareholders with an IER on the proposed transaction.
- 3.6 Pursuant to ASIC's RG111, an issue of shares under Item 7 of s611 where the effect on a company's shareholding is comparable to a takeover bid should be treated as such. In this case, an IER should apply the analysis outlined in RG111.10 to RG111.17 to report on the fairness and reasonableness of the transaction as if it were a takeover bid under Chapter 6 of TCA (RG111.25).

ASX Listing Rule 10.1

- 3.7 Under ASX Listing Rule 10.1, a listed company may not acquire or sell a substantial asset from (among other persons) a substantial holder in the entity, if the person and the person's associates have a relevant interest, or had a relevant interest at any time in the 6 months before the transaction, in at least 10% of the total votes attaching to the voting securities in the entity, without the approval of the entity's security holders.
- 3.8 Under ASX Listing Rule 10.2, an asset is substantial if its value, or the value of the consideration being paid or received by the entity for it, is 5% or more of the equity interests of the entity as set out in the latest accounts provided to the ASX.
- 3.9 Furthermore, ASX Listing Rule 10.5 requires that the NoM to approve a transaction must include an IER stating the expert's opinion as to whether the transaction is fair and reasonable to the Non-Associated Shareholders.
- 3.10 For the purpose of ASX Listing Rule 10.1, AAM is considered to be a substantial holder in the Company due to the voting interest of 16.48% held by its associate, DB.
- 3.11 The issue of Consideration Shares represents an acquisition of a substantial asset by AAM.



Purpose

- 3.12 Altech intends to seek approval for Resolutions 1 and 2 from the Non-Associated Shareholders at the Meeting expected to be held in or around August 2025.
- 3.13 Accordingly, the Independent Directors of Altech have engaged Stantons to prepare an IER to assess the fairness and reasonableness of the proposals contained in:
 - i) Resolution 1, for the issue of the Consideration Shares to AAM, pursuant to s611 of TCA and ASX Listing Rule 10.1; and
 - ii) Resolution 2, for the deemed issue of the Consideration Shares to the Company under the Voluntary Escrow Agreement, pursuant to s611 of TCA;

as detailed in the NoM and ES.

Basis of Evaluation

- 3.14 In determining the fairness and reasonableness of the Transaction, we have had regard to the guidelines set out by ASIC's RG111 and RG 112.
- 3.15 RG111 requires a separate assessment of whether a transaction is "fair" and whether it is "reasonable".
- 3.16 We therefore considered the concepts of "fairness" and "reasonableness" separately. The basis of assessment selected and the reasons for that basis are discussed below.
- 3.17 We note that under RG111 the Transaction is considered to be a control transaction.

Fairness

- 3.18 To assess whether the Transaction is fair in accordance with RG111, we compared:
 - the fair market value of an ordinary share in Altech prior to the Transaction, on a control basis; with
 - the fair market value of an ordinary share in Altech subsequent to the Transaction, on a minority interest basis.
- 3.19 The value of an Altech ordinary share is assessed at fair market value, which is defined by the International Glossary of Business Valuation Terms as:

"The price, expressed in terms of cash equivalents, at which property would change hands between a hypothetical willing and able buyer and a hypothetical willing and able seller, acting at arm's length in an open and unrestricted market, when neither is under compulsion to buy or sell and when both have reasonable knowledge of the relevant facts."

3.20 While RG111 contains no explicit definition of value, we believe the above definition of fair market value is consistent with RG111.11 and common market practice.

Reasonableness

- 3.21 In accordance with RG111.12, we have defined the Transaction as being reasonable if it is fair, or if despite not being fair we believe that there are sufficient reasons for the Non-Associated Shareholders to accept the proposal.
- 3.22 We therefore considered whether the advantages to Non-Associated Shareholders of approving the Transaction outweigh the disadvantages.



Individual Circumstances

3.23 We have evaluated the Transaction for Non-Associated Shareholders generically. We have not considered the effect on the circumstances of individual investors. Due to their personal circumstances, individual investors may place different emphasis on various aspects of the Transaction from those adopted in this report. Accordingly, individuals may reach a different conclusion to ours on whether the Transaction is fair and reasonable. If in doubt, investors should consult an independent financial adviser about the impact of the Transaction on their specific financial circumstances.


4 Profile of Altech

History and Principal Activities

- 4.1 Altech is an Australian public company listed on the ASX that develops specialty battery technology. The Company's major projects are as follows:
 - CERENERGY: The Cerenergy Project is a joint venture with a German battery institute, Fraunhofer IKTS, which is developing a sodium chloride solid state battery. The Company seeks to commercialise the technology to provide an alternative to lithium-ion batteries for grid storage. The Company intends to construct a 120MWh production facility in Saxony, Germany.

The Company has finalised a 60kWh prototype with promising results and has completed a Definitive Feasibility Study ("**DFS**"). The Company has entered into 3 letters of intent for offtake arrangements to provide Cerenergy grid packs commencing on completion of the plant. Altech is assessing its funding options for construction of the plant and has appointed a big 4 professional services firm as a funding advisor.

 Silumina Anodes: The Silumina Anodes Project seeks to develop a battery material coating technology for use in the electric vehicle battery market. The project has been licenced to Altech's 75% owned subsidiary, AIG.

The Company has completed a DFS for the development of an 8,000tpa silicon alumina coating plant in Saxony, Germany. A silicon product to incorporate in lithium-ion batteries has been patented. Construction of a pilot plant to produce 120kg per day of Silumina Anodes for distribution to potential customers has been finalised and has recently commenced operations.

4.2 The ownership structure of the Cerenergy Project and Silumina Anodes Project is as set out below.

Figure 1. Project Ownership Structure



Source: AAM Annual Report 2024



- 4.3 In addition to the above projects, the Company also holds:
 - HPA Plant: The project to produce high purity alumina through the construction and operation of a 4,500tpa processing plant in Johor, Malaysia. Initial construction works commenced in August 2018. The HPA plant is part way constructed and is currently on care and maintenance. Altech announced on 25 March 2025 that it has "placed its Malaysian land in Johor on the market for sale."
 - Western Australian Mining Tenements: The Company holds an exploration tenement at Kerrigan and a mining lease at Meckering in Western Australia, which contains a kaolin Mineral Resource and Ore Reserve. However, the Company has advised us that they are not currently pursuing this project.
- 4.4 Altech's group structure is as set out below.

Table 8. Altech Group Structure

Entity	Principal activity	Percentage owned by Altech
Altech	Parent entity	n.a.
Altech Chemicals Sdn Bhd (Malaysia)	HPA Plant	100
AEH	Investment holding	75
AIG	Battery materials plant	75
Altech Batteries GmbH	Grid-storage battery plant	56
Altech Meckering Pty Ltd	Kaolin mine	100
Altech Chemicals Australia Pty Ltd	Intellectual property/patent holder	100
Canning Coal Pty Ltd	Mineral exploration	100

Source: Altech 2024 Annual Report

Recent Corporate Activities

4.5 Recent capital raisings completed by Altech are set out below.

Table 9. Altech Capital Raising History

Date	Raising	Issue price (A\$)	Number of shares	Total value ³ (A\$)
22 Nov 2024	Placement	0.060	66,666,667	4,000,000
9 Oct 2024	Shortfall placement	0.040	51,979,179	2,079,167
17 Sep 2024	Entitlement offer	0.040	161,830,134	6,473,205
21 May 2024	Share purchase plan	0.065	57,246,037	3,720,992
17 Aug 2023	Shortfall placement	0.070	29,414,218	2,058,995
11 Aug 2023	Entitlement offer	0.070	147,145,801	10,300,206
21 Jul 2023	Placement	0.070	42,857,142	3,000,000

Source: ASX announcements, Stantons analysis

³ Excluding costs



Board of Directors

Table 10. Altech Board of Directors

Director	Position	Date Appointed	Details
Daniel Tenardi	Non- Executive Chairman	17 September 2009	Mr Tenardi is a global resource executive with over 40 years of experience in the mining and processing sectors. He spent 13 years at Alcoa's alumina refinery in Kwinana as well as the company's bauxite mine in the Darling Ranges of Western Australia. He was the founding managing director of Australian Silica Quartz Limited (then called Bauxite Resources Limited) and has been a non-executive director of Australian iron ore producer, Grange Resources Limited.
lgnatius Kim-Seng Tan	Managing Director	25 August 2014	Mr Tan is a mining and chemical executive with over 30 years of experience. He has experience in capital raisings, construction, start-ups and operations of commercial mining projects. He has previously held managing director positions at ASX-listed Kogi Iron Limited and Galaxy Resources Limited.
Peter Bailey	Non- Executive Director	8 June 2012	Mr Bailey is an engineer with over 40 years of experience in the mining and industrial chemical production industry. He was previously Chief Executive Officer at Sherwin Alumina, an alumina refinery in Texas, USA. Prior to Sherwin, he was president of Alcoa Worldwide Chemical's industrial chemicals department.
Hansjoerg Plaggemars	Non- Executive Director	19 August 2020	Mr Plaggemars was previously a member of the board of Delphi and DB and acts as their representative. He has experience as a company director and manager. He has been a management consultant since 2017 and is a board member of the Frankfurt Stock Exchange Listed Altech Advanced Materials AG. He is currently a non-executive director at ASX listed Geopacific Resources Limited, Wiluna Mining Corporation and Patronus Resources Ltd.
Tunku Yaacob Khyra	Non- Executive Director	22 October 2015	Mr Khyra is the executive chairman of the Melewar Khyra Group of Companies, a Malaysian based diversified financial and industrial services group. He is the major shareholder of Melewar and sits on the boards of Khyra Legacy Berhad, Mycron Steel Berhad, MAA Group Berhad, Melewar Industrial Group Berhad, Ithmaar Bank B.S.C. (listed on the Bahrain Stock Exchange) and several other private companies.
Uwe Ahrens	Alternate Director	22 October 2015	Mr Ahrens is an alternate director for Mr Khyra. He is the executive director of Melewar Industrial Group Berhad and managing director of Melewar Integrated Engineering Sdn Bhd. He held a senior management position for 12 years at KOCH Transportlechnik GmbH, an international engineering and industrial plant supplier based in Germany.

Source: Altech 2024 Annual Report, ASX announcements

^{4.6} The current board of directors of Altech, as at 30 June 2025, is as follows.



Financial Performance

4.7 Altech's audited Statements of Profit or Loss and Other Comprehensive Income for the financial years ended 30 June 2023 and 30 June 2024 and reviewed for the half-year period ended 31 December 2024 are set out below.

Table 11. Altech Consolidated Statement of Profit or Loss

	Audited 12 months to 30 June 2023 (A\$)	Audited 12 months to 30 June 2024 (A\$)	Reviewed 6 months to 31 December 2024 (A\$)
Revenue from ordinary activities			
Interest Income	234,078	112,679	39,764
R&D tax refunds	41,570	55,636	47,850
Other income	20,808	88,451	224,484
Fair value gain on investment (AAM AG)	14,740,750	-	-
Total income	15,037,206	256,766	312,098
Expenses			
Employee benefit expense	(4,478,536)	(6,214,529)	(3,382,971)
Depreciation	(347,771)	(399,704)	(389,492)
Other expenses	(3,900,958)	(4,720,512)	(2,793,346)
Share based payments	(1,076,658)	(3,193,497)	(645,276)
Share in profit/(loss) of associate - AAM AG	(241,130)	-	-
Fair value gain/(loss) on investments in AAM AG	-	(12,331,940)	(1,523,196)
Impairment of property, plant & equipment & development expenditure	(63,958,139)	-	-
Write-down of assets	-	(245,461)	-
Research and development	(3,748,711)	(6,001,441)	(1,635,591)
Profit/loss on disposal of assets	(67)	-	-
Interest expense	(56,989)	-	(11,231)
Forex gain/(loss)	472,585	51,389	(1,959)
Profit/(loss) before income tax expense	(62,299,168)	(32,798,929)	(10,070,964)
Income tax expense	519,295	505,253	-
Net income/(loss) for year	(61,779,873)	(32,293,676)	(10,070,964)
Other comprehensive profit/(loss)			
Items that may be reclassified subsequently to profit and loss:			
Exchange differences on translating foreign controlled entities	(2,980,966)	(767,555)	1,181,715
Total comprehensive profit/(loss), net of tax	(64,760,839)	(33,061,231)	(8,889,249)
Profit/(loss) for the year attributable to:			
Owners of the parent entity	(59,717,465)	(28,061,929)	(7,410,775)
Non-controlling interest	(2,062,408)	(4,231,747)	(2,660,189)
Total profit/(loss) for the year, net of tax	(61,779,873)	(32,293,676)	(10,070,964)
Total comprehensive profit/(loss) for the year attributable to:			
Owners of the parent entity	(62,698,431)	(28,829,484)	(6,229,060)
Non-controlling interest	(2,062,408)	(4,231,747)	(2,660,189)
Total comprehensive profit/(loss) for the year	(64,760,839)	(33,061,231)	(8,889,249)

Source: Altech's 2024 Annual Report and Half Year Report for the Period ended 31 December 2024



Financial Position

4.8 Set out below is Altech's reviewed consolidated Statement of Financial Position as at 31 December 2024, with adjustments made for subsequent events including the exercise of options and cash expenditures announced in the Company's quarterly cash flow report for the period ending 31 March 2025. No significant subsequent events have occurred since 31 March 2025.

Table 12. Altech Statement of Financial Position

	Reviewed as at 31		Adjusted as at 30
	December 2024 (A\$)	Adjustments (A\$)	June 2025 (A\$)
Assets			
Current assets			
Cash and cash equivalents	7,200,628	(5,050,000)	2,150,628
Trade and other receivables	1,820,887	-	1,820,887
Total current assets	9,021,515	(5,050,000)	3,971,515
Non-current assets			
Property plant and equipment	22,647,846	505,000	23,152,846
Right of use assets	4,689,905	-	4,689,905
Exploration and evaluation expenditure	1,380,981	61,000	1,441,981
Other financial assets	3,995,701	(1,338,663)	2,657,038
Total non-current Assets	32,714,433	(772,663)	31,941,770
Total assets	41,735,948	(5,822,663)	35,913,285
Liabilities			
Current liabilities			
Lease liabilities	(35,314)	11,000	(24,314)
Trade and other payables	(3,824,313)	-	(3,824,313)
Provisions	(237,004)	-	(237,004)
Total current liabilities	(4,096,631)	11,000	(4,085,631)
Non-current liabilities			
Lease liability	(61,255)	-	(61,255)
Provisions	(172,803)	-	(172,803)
Loans payable	(10,998,320)	(955,227)	(11,953,547)
Total non-current liabilities	(11,232,378)	(955,227)	(12,187,605)
Total liabilities	(15,329,009)	(944,227)	(16,273,236)
Total net assets	26,406,939	(6,766,890)	19,640,049
Equity			
Contributed equity	155,131,364	13,000	155,144,364
Reserves	6,066,762	-	6,066,762
Accumulated losses	(125,785,930)	(6,779,890)	(132,565,820)
Non-controlling interests	(9,005,257)	-	(9,005,257)
Total equity	26,406,939	(6,766,890)	19,640,049

Source: Altech Interim Financial Report for the half year ended 31 December 2024, ASX announcements



Commentary on Financial Position

4.9 We note that property, plant and equipment comprise the following carrying balances as at 31 December 2024 (net of depreciation and amortisation).

Table 13. Property, Plant and Equipment Breakdown

	Balance as at 31 December 2024 (A\$)
Office equipment	361,555
Land	3,912,951
P&E	32,303
Malaysian HPA Plant	518,228
Silumina Plant	10,679,872
Cerenergy Plant	7,142,937
Total	22,647,846

Source: Altech Interim Financial Report for the half year ended 31 December 2024

4.10 With respect to the Malaysian HPA plant, the Company states in its Interim Financial Report for the half year ended 31 December 2024:

"the Malaysian HPA plant is part way constructed and is currently on care and maintenance. The Company requires further capital to complete the plant. Due to uncertainties surrounding the prospect of obtaining the funding for this plant, the Company has taken the prudent approach to provide an impairment of the Malaysian HPA Plant to its fair value less costs of disposal. A valuation of the HPA Plant conducted by a licenced professional valuer formed the basis of the impairment."

- 4.11 Other financial assets comprise the Company's holding of 766,706 ordinary shares in AAM. We have adjusted the value to reflect the market price and exchange rate as at 30 June 2025.
- 4.12 Loans payable relate to the Sale Loans, which are funds advanced from AAM to AEH and AIG. We have adjusted the balance to reflect the current amount owing on the Sale Loans.



Capital Structure

Ordinary shares

4.13 As at 30 June 2025, Altech had 2,002,723,406 ordinary shares on issue, with the top 20 holders as at 26 March 2025 being as follows.

Table 14. Altech Top 20 Shareholders

Shareholder	Number held	Percentage (%)
MAA Group Berhad	164,995,241	8.24%
DB	142,947,774	7.14%
BNP Paribas Nominees Pty Ltd <clearstream></clearstream>	112,708,825	5.63%
BNP Paribas Noms Pty Ltd	112,467,398	5.62%
Citicorp Nominees Pty Ltd	103,709,676	5.18%
Delphi Unternehmensberatung Aktiengesellschaft	100,737,763	5.03%
SMS Investments SA	57,418,528	2.87%
Kenneth Hall <hall a="" c="" park=""></hall>	16,961,538	0.85%
BNP Paribas Nominees Pty Ltd <ib au="" noms="" retailclient=""></ib>	15,178,085	0.76%
John Smith & Barbara Smith < John R Smith Family A/C>	14,019,231	0.70%
Basil Catsipordas	12,950,000	0.65%
BNP Paribas Nominees Pty Ltd <uob kh="" pl=""></uob>	11,982,282	0.60%
Lake Mcleod Gypsum Pty Ltd	11,408,202	0.57%
Yusuf Kucukbas <yasep a="" c=""></yasep>	11,000,000	0.55%
HSBC Custody Nominees (Australia) Ltd	9,136,169	0.46%
J & B Smith Superannuation Pty Ltd <loch a="" c="" cu="" fraser="" m="" sf="" tra=""></loch>	8,000,000	0.40%
Peter Bourke & Kerrie Jones < Bourke Super Fund A/C>	7,573,000	0.38%
Peter Ellgar	7,001,000	0.35%
Whale Watch Holdings Limited	7,000,000	0.35%
Thirty Six Vilmar Pty Ltd	6,830,440	0.34%
Total Top 20	934,025,152	46.64%
Non-top 20 shareholders	1,068,698,254	53.36%
Total Shares (as at 26 March 2025)	2,002,723,406	100.00%

Source: Altech shareholder register as at 26 March 2025

4.14 We note that DB and its associates hold 330,043,076 ordinary shares comprising those held by directly by DB and Delphi and 85,357,539 held indirectly by Latonba AG.

Options

4.15 As at 30 June 2025 the Company had the following options on issue.

Table 15. Altech Option Details

Option	Number	Exercise price (A\$)	Expiry date
Listed options ATCOC	186,030,170	0.06	31-Dec-25
Unlisted options	28,545,876	0.08	30-Apr-26
Total options	214,576,046		

Source: ASX announcements



Performance Rights

4.16 As at 30 June 2025 the Company had 121,650,000 performance rights on issue. Each performance right is exercisable into one ordinary share at the election of the holder for nil consideration on achievement of the relevant vesting condition. The performance rights on issue are as set out below. On 30 June 2025, we note that 5,000,000 performance rights lapsed due to the conditions being unable to be met and 4,000,000 performance rights held by the former director Luke Atkins lapsed on cessation of employment.

Table 16. Altech Performance Rights

Performance Right	Number	Vesting condition
Tranche 1a	10,625,000	Successful funding of the HPA project and the first anniversary date of the issue of performance rights
Tranche 1b	10,625,000	Sale of the first tonne of HPA product and confirmation that the plant is operating at a steady state of production and the third anniversary date of the issue of performance rights
Tranche 2a	15,900,000	Completion of a Definitive Feasibility Study in relation to the 10,000tpa Silumina Anodes plant as well as finalising construction of a Silumina Anodes pilot plant and the 14-day Volume Weighted Average Price ("VWAP") being above A\$0.12 per share
Tranche 2b	15,900,000	The Company obtaining funding for construction in relation to a 10,000tpa Silumina Anodes plant and the 14-day VWAP being above A\$0.15 per share
Tranche 2c	15,900,000	Production of the first tonne of Silumina Anodes from the 10,000tpa plant as well as achieving a steady state of production from the 10,000tpa plant and the 14-day VWAP being above A\$0.19 per share
Tranche 3a	15,900,000	Completion of a Definitive Feasibility Study in relation to the 100MWh Cerenergy battery plant and the 14-day VWAP being above A\$0.12 per share
Tranche 3b	15,900,000	The Company obtaining funding for construction in relation to a 100MWh Cerenergy battery plant and the 14-day VWAP being above A\$0.15 per share
Tranche 3c	15,900,000	Production of the first Cerenergy battery from the plant and the 14-day VWAP being above A\$0.19 per share
Tranche 4	5,000,000	Completion of clearance of the site for the HPA plant for the commencement of construction
Total	121,650,000	

Source: ASX announcements



Analysis of Trading History

4.17 Details of Altech's trading history on ASX as at 27 June 2025 are set out below.

Table 17. Altech ASX Trading History

Trading Days	Low Price (A\$)	High Price (A\$)	VWAP (A\$)	Cumulative volume traded	Percentage of total shares (%)	Annual equivalent (%)	Percentage of free float (%)	Annual equivalent (%)
1 Day	0.033	0.034	0.033	782,570	0.04%	9.89%	0.05%	13.66%
10 Days	0.033	0.040	0.036	23,643,130	1.18%	29.87%	1.63%	41.12%
30 Days	0.033	0.046	0.038	44,529,880	2.22%	18.75%	3.07%	25.71%
60 Days	0.033	0.046	0.039	76,441,710	3.82%	16.09%	5.28%	21.98%
90 Days	0.033	0.047	0.040	112,560,840	5.62%	15.80%	7.77%	21.49%
180 Days	0.033	0.080	0.048	403,877,370	20.29%	28.52%	28.49%	39.25%
1 Year ⁴	0.033	0.080	0.047	504,333,460	26.24%	26.24%	37.98%	37.98%

Source: S&P Capital IQ, Stantons analysis

4.18 The trading history of Altech on ASX for the two-year period to 27 June 2025 is set out below.

Figure 2. Altech ASX Trading History



Source: S&P Capital IQ

⁴ 253 trading days



4.19 The key announcements made by the Company over the past 12 months to 30 June 2025 are as follows.

Table 18.	Key	Altech	ASX	Announcements
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Date	Announcement details
20 June 2025	Luke Atkins will retire from the Board on 30 June 2025 and be replaced by Daniel Tenardi as Chairman
29 May 2025	An independent comparison on the Cerenergy technology against other battery technologies was completed by technical specialist, DNV
6 May 2025	Update on the Silumina Anodes Project including commencement of operation of the pilot plant
17 April 2024	Quarterly activities report to 31 March 2025 released
25 Mar 2025	Altech announces it has entered into a Subscription Deed with DB for the issue of up to €2,500,000 in bearer bonds
17 Mar 2025	The Cerenergy Project receives environmental and construction approval under the German Federal Immission Control Act
28 Feb 2025	Altech executed a binding term sheet to acquire Altech Advanced Materials AG's 25% equity interests in Altech Energy Holding GmbH and Altech Industries Germany GmbH
29 Jan 2025	Quarterly activities report to 31 December 2024 released
24 Jan 2025	Cerenergy battery project awarded the highest possible "dark green" category by the Independent Centre of International Climate and Environmental Research
18 Dec 2024	Altech enters the third offtake agreement for Cerenergy with Axsol GmbH
26 Nov 2024	Altech executed a second offtake letter of intent for Cerenergy grid packs with Referenzkraftwerk Lausitz GmbH. The Company will provide 30MWh of energy storage capacity in the first year and 32MWh per year for a further 4 years, commencing from mid-2027
15 Nov 2024	Altech will undertake a placement of A\$4,000,000 comprising the issue of 66,66,667 ordinary shares at A\$0.06 per share
25 Oct 2024	Quarterly activities report to 30 September 2024 released
17 Oct 2024	Altech has shown through testing a 55% increase in lithium battery anode energy capacity, marking a significant breakthrough
15 Oct 2024	2024 Annual Report released
1 Oct 2024	The first Cerenergy 60 KWh prototype is online and operating successfully
13 Sept 2024	Altech executed its first offtake letter of intent, with Zweckerverband Industriepark Schwarze Pumpe. The Company will provide 30MWh of energy storage capacity annually for 5 years, starting from mid- 2027
13 Sept 2024	An entitlement offer closed, with the Company raising A\$6,473,205 through the issue of 161,830,134 shares at A\$0.04, and 80,915,359 free-attaching options
7 Aug 2024	The Company will undertake an entitlement offer and placement to raise up to \$8,900,000
31 July 2024	Quarterly activities report to 30 June 2024 released

Source: ASX announcements



5 Profile of AAM

History and Principal Activities

5.1 AAM is a German public company listed on the Deutsch Boerse. AAM holds an interest in the Cerenergy and Silumina Anodes Projects through a 25% interest in each of AEH and AIG. AAM does not have any other operations. The ownership structure of the Cerenergy Project and Silumina Anodes Project is presented in Figure 1 on page 15.

Financial Performance

5.2 AAM's audited Statements of Profit or Loss and Other Comprehensive Income for the financial years ended 30 June 2023 and 30 June 2024 and reviewed for the half-year period ended 31 December 2024 are set out below.

Table 19. AAM Statement of Profit or Loss and Other Comprehensive Income

	Audited 12 months to 30 June 2022 (€)	Audited 12 months to 31 December 2023 (€)	Audited 12 months to 31 December 2024 (€)
Revenue	-	77,888	93,558
Other operating income	2,811	36,969	193,124
Total income	2,811	114,857	286,681
Expenses			
Salaries and wages	(183,800)	(569,116)	(382,527)
Social security contributions and expenses for retirement benefits	(13,195)	(23,734)	(25,151)
Depreciation	(499,999)	-	-
Other operating expenses	(593,934)	(1,018,323)	(678,756)
Income from securities and loans	4,988	92,974	178,947
Amortisation of financial assets	(295)	-	-
Interest expense	(147,300)	(246,578)	(219,310)
Profit/(loss) before income tax expense	(1,430,725)	(1,649,919)	(840,115)
Income tax expense	-	-	-
Net income/(loss) for year	(1,430,725)	(1,649,919)	(840,115)

Source: AAM Annual Reports for the years ended 31 December 2023 and 31 December 2024



Financial Position

5.3 Set out below is AAM's audited consolidated Statement of Financial Position as at 31 December 2024.

Table 20. AAM Statement of Financial Position

	Audited as at 31 December 2024 (€)
Assets	
Current assets	
Cash and cash equivalents	730,335
Trade and other receivables	95,573
Other current assets	17,586
Total current assets	843,495
Non-current assets	
Investments in associates	5,015,856
Loans to associates	6,489,974
Prepaid expenses	561,696
Total non-current assets	12,067,526
Total assets	12,911,021
Liabilities	
Current liabilities	
Trade payables	(31,543)
Provisions	(188,547)
Total current liabilities	(220,090)
Non-current liabilities	
Convertible bond	(3,531,250)
Liabilities to affiliates	(126,027)
Other liabilities	(244,050)
Total non-current liabilities	(3,901,327)
Total liabilities	(4,121,417)
Total net assets	8,789,604
Equity	
Contributed equity	7,922,919
Accumulated losses	(3,582,432)
Reserves	(3,562,452) 4,449,117
Total equity	8,789,604
i otai oquity	0,703,004

Source: AAM Annual Reports for the years ended 31 December 2024



Ordinary shares

5.4 As at 30 June 2025, AAM had 7,922,919 ordinary shares on issue, with the top holders being as follows.

Table 21. AAM Top Shareholders

Shareholder	Number held	Percentage (%)
DB	4,635,892	58.51%
Altech	766,706	9.68%
Yaacob Khyra	528,196	6.67%
Christian Bartels-Vo Varnbüler	280,000	3.53%
Andrew Downe	125,000	1.58%
Total top holders	6,335,794	79.97%
Non-top shareholders	1,587,125	20.03%
Total Shares (as at 27 June 2025)	7,922,919	100.00%

Source: S&P Capital IQ

Analysis of Trading History

5.5 Details of AAM's trading history on the Deutsche Boerse as at 27 June 2025 are set out below.

Table 22. AAM's Deutsche Boerse Trading History

Trading Days	Low Price (€)	High Price (€)	VWAP (€)	Cumulative volume traded	Percentage of total shares (%)	Annual equivalent (%)	Percentage of free float (%)	Annual equivalent (%)
1 Day	1.960	1.960	1.920	1,500	0.02%	4.79%	0.20%	51.55%
10 Days	1.920	2.000	1.920	1,500	0.02%	0.48%	0.20%	5.13%
30 Days	1.770	2.200	1.980	2,250	0.03%	0.24%	0.31%	2.56%
60 Days	1.530	2.800	2.005	4,990	0.06%	0.26%	0.68%	2.82%
90 Days	1.530	3.280	2.342	7,300	0.09%	0.25%	0.99%	2.74%
180 Days	1.530	4.000	2.831	18,450	0.22%	0.30%	2.51%	3.45%
1 Year⁵	1.530	5.000	3.352	51,560	0.63%	0.63%	7.00%	7.00%

Source: S&P Capital IQ, Stantons analysis



5.6 The trading history of AAM on the Deutsche Boerse for the two-year period to 27 June 2025 is set out below.



Figure 3. AAM Deutsche Boerse Trading History

Source: S&P Capital IQ



6 Valuation Methodology

Available Methodologies

- 6.1 In assessing the value of Altech, AEH and AIG, we have considered a range of common market practice valuation methodologies in accordance with RG111, including those listed below.
 - Capitalisation of future maintainable earnings ("FME")
 - Discounted future cash flows ("DCF")
 - Asset based methods ("Net Assets")
 - Quoted market prices or analysis of traded share prices
 - Common industry rule-based methodologies, including revenue-based multiples
- 6.2 Each of these methods is appropriate in certain circumstances and often more than one approach is applied. The choice of methods depends on several factors such as the nature of the business being valued, the return on the assets employed in the business, the valuation methodologies usually applied to value such businesses and the availability of required information. A detailed description of these methods and when they are appropriate is provided in Appendix B.

Selected Methodology – Altech

Primary Methodology

- 6.3 Our primary valuation methodology to value the ordinary shares of Altech is a Net Assets based approach on a net realisation basis. Our primary valuation methodology to value the ordinary shares of AEH and AIG is a DCF-based methodology.
- 6.4 In selecting an appropriate valuation methodology to value the shares of Altech, we considered the following factors:
 - Altech has yet to commercialise its projects, is currently loss-making and has minimal revenue generating activities. As such the FME methodology is not considered appropriate.
 - Cash flow forecasts are available at the project level for each of the Cerenergy Project and Silumina Anodes Project in accordance with DFS exercises for both projects.
 - Trading in Altech's shares represents a low level of liquidity. Therefore, we have considered traded prices as a secondary cross-check methodology only.
 - Altech's holds most of its value through its interest in the Cerenergy Project and Silumina Anodes Project. Accordingly, a sum-of-the-parts based Net Asset approach is most appropriate, taking into consideration the estimated fair values of each of its projects.

Secondary Methodology

6.5 We have used a market-based valuation methodology as a secondary cross-check methodology.



Selected Methodology – AEH and AIG

Primary Methodology

- 6.6 Our primary valuation methodology to value the ordinary shares of AEH and AIG is a DCF-based methodology.
- 6.7 In selecting an appropriate valuation methodology to value the shares of Altech, we considered the following factors:
 - AEH and AIG are both loss-making and do have minimal revenue generating activities. As such the FME methodology is not considered appropriate.
 - Cash flow forecasts prepared as part of DFS's are available for each of the Cerenergy Project and Silumina Anodes Project.
 - AEH and AIG are both unlisted and do not have a quoted market price.
 - AEH and AIG do not hold any material assets or liabilities besides their respective interests in the Cerenergy Project and Silumina Anodes Project. Accordingly, a Net Assets based approach is not considered appropriate.

Secondary Methodology

6.8 We have used a market-based valuation methodology as a secondary cross-check methodology, based on a relative value of the project interests inferred from a market-based valuation of Altech, with other net assets excluded.



7 Valuation of AEH

7.1 AEH's primary asset is a 75% interest in the Cerenergy Project. To assess the value of AEH, we have used a DCF methodology based on a financial model for the Cerenergy Project provided by Altech management.

Financial Model

- 7.2 Stantons were provided with the Cerenergy Financial Model that was prepared by Altech management as part of a DFS completed in March 2024 involving independent third-party engineering consultants. The Cerenergy Financial Model summarises the forecast cash flows for the Cerenergy Project. The Cerenergy Financial Model was prepared based on the estimated production profile, operating costs and capital expenditure for the life of the project.
- 7.3 We have assessed the reasonableness of the Cerenergy Financial Model provided to us and the material assumptions that underpin it. We have made certain adjustments to the Cerenergy Financial Model where it was considered appropriate.
- 7.4 We have not undertaken a review of the cash flow forecasts in accordance with the Standard on Assurance Engagements ASAE 3450 Assurance Engagements involving Corporate Fundraisings and/or Prospective Financial Information and do not express an opinion on the achievability of the forecast. However, nothing has come to our attention as a result of our procedures to suggest that the assumptions on which the Cerenergy Financial Model has been based have not been prepared on a reasonable basis.

Key assumptions

Discount rate

- 7.5 The discount rate used in the valuation should be the rate of return that the providers of capital would expect on the Cerenergy Project. We have adjusted the discount rate in the model based on the estimated Weighted Average Cost of Capital ("**WACC**") of Altech used as a proxy for the rate to finance the Cerenergy Project.
- 7.6 On a pre-tax, nominal basis, the WACC is calculated as:

$$WACC = R_d \times \frac{D}{D+E} + R_e \times \frac{E}{D+E}$$

Where:

R_e = the required rate of return on equity capital;

E = the market value of equity capital;

D = the market value of debt capital; and

 R_d = the required rate of return on debt capital.

7.7 Based on the above, our assessed values of the WACC for Altech as a proxy for the Cerenergy Project. Further details of the WACC calculation are in Appendix D.



Table 23. WACC Calculation Summary

	Altech
Cost of equity	
Risk-free rate	4.12%
Beta	2.12
Market risk premium	5.00%
Specific risk premium	11.00%
Cost of equity	25.69%
Cost of debt (pre-tax)	15.00%
Capital structure	
Proportion of equity	50.00%
Proportion of debt	50.00%
WACC (pre-tax)	20.35%

Source: Stantons analysis

7.8 The assessed discount rates we applied to the Cerenergy Project valuation was as follows.

Table 24. Cerenergy Project Discount Rates

	Low case	Preferred case	High case
Adopted value	22%	20%	18%

Source: Stantons analysis

DCF Based Valuation of AEH

7.9 Our valuation of AEH is as set out below. We note that the DCF valuation of the Cerenergy Project incorporates working capital and that other net assets are immaterial to the value of AEH. Accordingly, we consider the DCF valuation of the Cerenergy Project to represent the entire value of AEH.

Table 25. DCF Valuation of AEH

	Low	Preferred	High
Discount rate	22%	20%	18%
Value of Cerenergy Project (€)	-	-	9,804,176
A\$/€	0.5598	0.5598	0.5598
Value of Cerenergy Project (A\$)	-	-	17,513,711
Interest held by AEH	75.00%	75.00%	75.00%
Value of AEH (A\$)	-	-	13,135,283
Value held by Altech (A\$) (75%)		-	9,851,463

Source: Cerenergy Financial Model, Stantons analysis



8 Valuation of AIG

8.1 AIG's primary asset is a 75% interest in the Silumina Anodes Project. To assess the value of AIG, we have used a DCF methodology based on a financial model for the Silumina Anodes Project provided by Altech management.

Financial Model

- 8.2 Stantons were provided with the Silumina Anodes Financial Model that was prepared by Altech management as part of a DFS completed in December 2023 involving independent third-party engineering consultants. The model summarises the forecast cash flows for the Cerenergy Project. The Silumina Anodes Financial Model was prepared based on the estimated production profile, operating costs and capital expenditure for the life of the project.
- 8.3 We have assessed the reasonableness of the Silumina Anodes Financial Model provided to us and the material assumptions that underpin it. We have made certain adjustments to the Silumina Anodes Financial Model where it was considered appropriate.
- 8.4 We have not undertaken a review of the cash flow forecasts in accordance with the Standard on Assurance Engagements ASAE 3450 Assurance Engagements involving Corporate Fundraisings and/or Prospective Financial Information and do not express an opinion on the achievability of the forecast. However, nothing has come to our attention as a result of our procedures to suggest that the assumptions on which the Silumina Anodes Financial Model has been based have not been prepared on a reasonable basis.

Key Assumptions

Discount rate

8.5 We have adjusted the discount rate in the model based on the estimated WACC of Altech as a proxy for the rate to finance the Silumina Anodes Project, as calculated in Section 7 above. The assessed discount rates we applied to the Silumina Anodes Project valuation was as follows.

Table 26. Silumina Anodes Project Discount Rates

	Low case	Preferred case	High case
Adopted value	22%	20%	18%

Source: Stantons analysis



DCF Based Valuation of AIG

8.6 Our valuation of AIG is as set out below. We note that the DCF valuation of the Silumina Anodes Project incorporates working capital and that other net assets are immaterial to the value of AIG. Accordingly, we consider the DCF valuation of the Silumina Anodes Project to represent the entire value of AIG.

Table 27. DCF Valuation of AIG

	Low	Preferred	High
Discount rate	22%	20%	18%
Value of Silumina Anodes Project	206,404,134	247,203,149	297,542,455
A\$/€	0.5598	0.5598	0.5598
Value of Silumina Anodes Project (A\$)	368,710,493	441,591,905	531,515,640
Interest held by AIG	100%	100%	100%
Value of AIG (A\$)	368,710,493	441,591,905	531,515,640
Value held by Altech (A\$) (75%)	276,532,869	331,193,929	398,636,730

Source: Silumina Anodes Financial Model, Stantons Analysis



9 Pre-Transaction Valuation of Altech Shares

Altech Pre-Transaction Net Assets Valuation

- 9.1 To assess the value of an Altech ordinary share prior to the Transaction, we used a Net Assets approach on a going concern-based approach.
- 9.2 In relation to our approach, we note the following:
 - The Net Assets approach assumes a 100% control interest in the Company;
 - We have included the values of Altech's interests in AEH and AIG based on the DCFbased valuations presented in Sections 7 and 8;
 - Other net assets are based on the adjusted values in Table 12 as follows⁶:

Table 28. Altech Other Net Assets

Asset/liability	Value (A\$)
Cash and cash equivalents	2,150,628
Trade and other receivables	1,820,887
Property, plant & equipment ⁷	4,825,037
Exploration and evaluation expenditure	1,441,981
Other financial assets	2,657,038
Trade and other payables	(3,824,313)
Provisions	(409,807)
Loans payable	(11,953,547)
Total other net assets	(3,292,096)

Source: Stantons analysis

- The values of existing options and performance rights have been calculated using Black Scholes methodology. Performance rights with vesting conditions related to the Malaysian HPA project were excluded.
- 9.3 Our pre-Transaction Net Assets based valuation of Altech shares, as at the valuation date of 27 June 2025, is set out below.

Table 29. Altech Pre-Transaction Net Assets Valuation

	Ref	Low	Preferred	High
75% interest in AEH (A\$)	Table 25	-	-	9,851,463
75% interest in AIG (A\$)	Table 27	276,532,869	331,193,929	398,636,730
Other net assets (A\$)	Table 28	(3,292,096)	(3,292,096)	(3,292,096)
Pre-Transaction net assets (A\$)		273,240,774	327,901,833	405,196,096
Less: options value (A\$)	Table 31	(32,225,491)	(32,225,491)	(32,225,491)
Pre-Transaction ordinary share value (A\$)		241,015,282	295,676,342	372,970,605
Number of ordinary shares outstanding (A\$)	Table 7	2,002,723,406	2,002,723,406	2,002,723,406
Value per share (A\$)	• • • •	0.1203	0.1476	0.1862

Source: Stantons analysis

9.4 Accordingly, we consider the value of an Altech ordinary share pre-Transaction, on a control basis, to be between A\$0.1203 and A\$0.1862, with a preferred value of A\$0.1476.

⁶ We have excluded right-of-use assets and lease liabilities for the valuation purpose

⁷ Excluding the Cerenergy Project and Silumina Anodes Project



Options and Performance Rights Valuations

- 9.5 We derived a value for the existing options and performance rights with regard to AASB 2: Share Based Payments.
- 9.6 We have excluded the values of the performance rights with vesting conditions related to the HPA project, as the Company intends to sell this project and the performance rights are not expected to vest. We have included the value of all other tranches of performance rights.
- 9.7 We used the Black Scholes option methodology. The input assumptions for our Black Scholes model valuations were as follows:
 - Valuation date of 27 June 2025.
 - Exercise prices and expiry dates as detailed in Table 15.
 - An underlying spot price consistent with the adopted Net Asset based value of a control interest Altech share in Table 29, though we note the circularity between the calculation of the Net Asset value and the option valuation.
 - The Australian government bond rate for the nearest available period commensurate with the remaining term of the options was used as a proxy for the risk-free rate. We used the 1-year (on a continuously compounded basis), as at 27 June 2025, which was 3.266%.
 - An expected volatility factor of 80% based on the average historical annualised volatility of Altech.
 - No dividends are to be paid or announced during the term.
 - We note that some of the existing options are listed, however, we have followed a fundamental Black Scholes approach rather than listed prices due to the low liquidity of the listed options.
- 9.8 Set out below is a summary of the Black Scholes valuations of the existing options calculated using the above inputs.

Option	Exercise price (A\$)	Expiry date	Underlying price (A\$)	Volatility (%)	Risk-free rate (%)	Black Scholes value (A\$)
Listed options	\$0.06	31 Dec 2025	0.1476	80	3.266%	0.0875
Unlisted options	\$0.08	30 Apr 2025	0.1476	80	3.266%	0.0742
Performance rights	nil	various	0.1476	80	3.266%	0.1476

Table 30. Options Black Scholes Valuation

Source: NoM, Stantons analysis

9.9 Accordingly, the Black Scholes methodology determined value of the Options is as below.

Table 31. Options and Performance Rights Value

Option	Number	Value per option (A\$)	Total value (A\$)
Listed options	186,140,219	0.0875	16,281,188
Unlisted options	28,622,799	0.0742	2,124,319
Performance rights ⁸	93,600,000	0.1476	13,819,984
Total	308,363,018		32,225,491

Source: Stantons analysis

⁸ Excludes the tranche 1a, 1b and 4 performance rights which vest on conditions relating to the HPA project, which is intended to be sold



Secondary Methodology – Market Based

9.10 As a secondary cross-check methodology, we considered the quoted market prices of Altech shares on ASX.

Table 32. Altech Pre-Transaction Valuation – Secondary Methodology

	Ref	Low	Preferred	High
Market Value (A\$) (minority interest)		0.0330	0.0383	0.0460
Control premium (%)		30.0%	30.0%	30.0%
Value per ordinary share (A\$) (control)		0.0429	0.0498	0.0598

Source: Stantons analysis

- 9.11 Generally, the market is a fair indicator of what a share is worth, however for a quoted market price to be a reliable indicator of a company's value, the company's share must trade in a "liquid and active" market. We consider that a liquid and active market would typically be characterised by:
 - regular trading in the company's securities;
 - trading of at least 1% of a company's securities on a weekly basis;
 - the spread of a company's shares must not be so great that a single minority trade can significantly affect the market capitalisation of the company; and
 - no significant but unexplained movements in the share price.
- 9.12 Altech's shares have historically demonstrated trading volumes below 1% per week, with 37.98% of the outstanding shares being traded in the twelve-month period to 27 June 2025 (refer to Table 15).
- 9.13 Other key considerations for assessing traded prices of Altech shares include:
 - Altech shares typically demonstrate a relatively high bid-ask spread, due to the ASX minimum tick size of \$0.001 representing a large percentage of the current market price.
 - Pre-commercialisation company valuations are typically highly subjective and therefore investors may hold a wide range of opinions on the value of the shares.
 - Trading in early-stage company shares such as Altech may be driven by technical chartist traders, market sentiment, the involvement of key individuals and/or expectation/speculation of corporate activity.
 - Altech is not covered by any major research analysts.
 - Altech is not included in any indices.
- 9.14 Due to the relatively low levels of liquidity of trading in Altech shares, we have considered the market-based methodology as a secondary cross-check methodology only.

Control Premium

- 9.15 We note the quoted market price valuation assumes a minority interest in the Company. Accordingly, we applied a control premium to the market-based value.
- 9.16 Generally, historical evidence of control premiums offered on takeovers for small cap companies are in the range of 20% to 40%⁹ (although outcomes outside this are not uncommon) with 30% a commonly accepted benchmark where a 100% interest is being acquired. We have considered the factors in Appendix C and concluded that a control premium of 30% is appropriate to apply in this circumstance.

⁹ "Control Premium Study 2021", RSM



Valuation Summary

9.17 Based on the above analysis, our valuation of an Altech share on a control basis is as follows.

Table 33. Valuation Summary

	Low value (A\$)	Preferred value (A\$)	High value (A\$)
Net Assets valuation	0.1203	0.1476	0.1862
Market valuation	0.0429	0.0498	0.0598
Adopted value	0.1203	0.1476	0.1862

Source: Stantons analysis

9.18 Our adopted control interest value of an Altech share is between A\$0.1203 and A\$0.1862, with a preferred value of A\$0.1476.



10 Post-Transaction Valuation of Altech Shares

Altech Net Assets Post-Transaction Valuation

- 10.1 We assessed the value of an Altech ordinary share post-Transaction using a Net Asset based approach. We note that key assumptions of the valuation include:
 - the Net Assets approach assumes a 100% control interest in the Company, and therefore a discount for minority interest was applied (refer to paragraph 10.3);
 - the 25% interest to be acquired in AEH is based on the DCF valuation in Section 7, as follows;

Table 34. Interest in AEH to be Acquired

	Low	Preferred	High
Value of AEH (A\$)	-	-	13,135,283
Interest held by AAM	25%	25%	25%
Value to be acquired by Altech (A\$)	-	-	3,283,821

Source: Cerenergy Financial Model, Stantons analysis

 the 25% interest to be acquired in AIG is based on the DCF valuation in Section 8, as follows;

Table 35. Interest in AIG to be Acquired

	Low	Preferred	High
Value of AIG (A\$)	368,710,493	441,591,905	531,515,640
Interest held by AAM	25%	25%	25%
Value to be acquired by Altech (A\$)	92,177,623	110,397,976	132,878,910

Source: Silumina Anodes Financial Model, Stantons analysis

the loan amounts and project values are converted from Euros to Australian Dollars at the quoted RBA exchange rate of 0.5598 as at 27 June 2025.

Discount for Minority Interest

- 10.2 We note a Net Asset valuation assumes a 100% interest in the company. As the interest of the Non-Associated Shareholders in Altech post-Transaction will represent a minority interest, we applied a discount to the control value.
- 10.3 Generally, historical evidence of control premiums offered on takeovers for small cap companies are in the range of 20% to 40%¹⁰ (although outcomes outside this are not uncommon) with 30% a commonly accepted benchmark where a 100% interest is being acquired. We have considered the factors in Appendix C and concluded that a control premium of 30% is appropriate to apply in this circumstance. Accordingly, we applied a minority interest discount of 23.1% (being the inverse of a 30% control premium) to the value of a Altech post-Transaction share.

¹⁰ "Control Premium Study 2021", RSM



10.4 Accordingly, our post-Transaction valuation of an Altech ordinary share is as set out below.

Table 36. Altech Post-Transaction Valuation

	Ref	Low	Preferred	High
Pre-Transaction value (control) (A\$)	Table 29	0.1203	0.1476	0.1862
Number of shares on issue pre-Transaction	Table 7	2,002,723,406	2,002,723,406	2,002,723,406
Total pre-Transaction value (A\$)		241,015,282	295,676,342	372,970,605
Transaction				
25% interest in AEH acquired (A\$)	Table 34	-	-	3,283,821
25% interest in AIG acquired (A\$)	Table 35	92,177,623	110,397,976	132,878,910
Loan amounts (A\$)		11,953,547	11,953,547	11,953,547
Post-Transaction net assets (A\$)	-	345,146,452	418,027,865	521,086,883
Number of ordinary shares on issue post-Transaction	Table 7	2,535,092,919	2,535,092,919	2,535,092,919
Value per ordinary share (A\$) (control basis)		0.1361	0.1649	0.2055
Minority interest discount (%)	10.3	23.1%	23.1%	23.1%
Value per ordinary share (A\$) (minority interest)		0.1047	0.1268	0.1581

Source: Stantons analysis

10.5 We assessed the fair value of an Altech post-Transaction ordinary share on a minority interest basis to be between \$0.1047 and \$0.1581, with a preferred value of \$0.1268.

Altech Post-Transaction Secondary Market Based Valuation

- 10.6 As a secondary cross-check methodology, we calculated the post-Transaction value of an Altech share based on a market prices-based methodology. We note that key assumptions of the valuation include:
 - The 25% interests in AEH and AIG are based on a relative market value of Altech's 75% interest, as set out in 10.7 below.

Table 37. Altech Post-Transaction Market Based Valuation

	Ref	Low	Preferred	High
Pre-Transaction value (A\$) (control)	Table 32	0.0429	0.0498	0.0598
Number of shares on issue pre-Transaction	Table 7	2,002,723,406	2,002,723,406	2,002,723,406
Total pre-Transaction value (A\$)		85,916,834	99,786,351	119,762,860
Transaction				
25% interest in AEH and AIG acquired (A\$)	Table 38	27,541,579	32,164,752	38,823,588
Loan amounts (A\$)		11,953,547	11,953,547	11,953,547
Post-Transaction net assets (A\$)		125,411,960	143,904,650	170,539,994
Number of ordinary shares on issue post-Transaction	Table 7	2,535,092,919	2,535,092,919	2,535,092,919
Value per ordinary share (A\$) (control basis)		0.0495	0.0568	0.0673
	·			
Minority interest discount (%)	10.3	23.1%	23.1%	23.1%
Value per ordinary share (A\$) (minority interest)		0.0381	0.0437	0.0517

Source: Stantons analysis



Valuation of interests in AEH and AIG

10.7 As a cross-check, we calculated the implied value of an interest in AEH and AIG based on Altech's traded market price valuations. Under this approach we calculated the total value of Altech's equity based on our assessed market price valuation and removed the net asset value of all assets and liabilities held by Altech that are not directly associated with the Cerenergy Project and Silumina Anodes Project. The remaining value is the implied value that the market has attributed to Altech's interests in the 2 projects. We note that under this approach it is not possible to determine the value attributed to each individual project. Using the value attributed to the 75% interest held by Altech, we calculated the value of the remaining 25% held by AAM.

Table 38. Valuations of Interests in AEH and AIG

0.0429		
0.0429	0.0498	0.0598
2,002,723,406	2,002,723,406	2,002,723,406
85,916,834	99,786,351	119,762,860
(3,292,096)	(3,292,096)	(3,292,096)
82,624,738	96,494,255	116,470,764
27,541,579	32,164,752	38,823,588
	85,916,834 (3,292,096) 82,624,738	85,916,834 99,786,351 (3,292,096) (3,292,096) 82,624,738 96,494,255

Source: Stantons analysis



11 Fairness Evaluation

- 11.1 In determining the fairness and reasonableness of the Transaction, including Resolutions 1 and 2, we have had regard to the guidelines set out by ASIC's RG111.
- 11.2 As required by RG111, we consider the Transaction is fair if:
 - the value of an Altech ordinary share prior to the Transaction, on a control basis, is less than;
 - the value of an Altech ordinary share after the Transaction, on a minority interest basis.
- 11.3 Our assessment of the fairness of the Transaction is set out below.

Table 39. Fairness Assessment

	Ref	Low	Preferred	High
Pre-Transaction Altech share value (control) (A\$)	Table 29	0.1203	0.1476	0.1862
Post-Transaction Altech share value (minority) (A\$)	Table 36	0.1047	0.1268	0.1581
Opinion		Not Fair	Not Fair	Not Fair

Source: Stantons analysis

11.4 Under our market-based cross-check methodology, the assessment of the Transaction is as follows.

Table 40. Secondary Valuation Methodology Cross-Check

	Ref	Low	Preferred	High
Pre-Transaction Altech share value (control) (A\$)	Table 32	0.0429	0.0498	0.0598
Post-Transaction Altech share value (minority) (A\$)	Table 37	0.0381	0.0437	0.0517
Opinion		Not Fair	Not Fair	Not Fair

Source: Stantons analysis

11.5 As the value of an Altech ordinary share post-Transaction on a minority interest basis is greater than the value pre-Transaction on a control basis in all scenarios, the Transaction, including Resolutions 1 and 2 of the NoM, is considered to be **NOT FAIR** to the Non-Associated Shareholders of Altech pursuant to s611 of TCA and ASX Listing Rule 10.1.



12 Reasonableness Evaluation

- 12.1 Under RG111, a transaction is considered "reasonable" if it is "fair", or if despite not being "fair" there are sufficient reasons to accept the proposal.
- 12.2 We have considered the following advantages, disadvantages and other factors in assessing the reasonableness of the Transaction.

Advantages

Simplifies ownership structure of the Cerenergy and Silumina Anodes Projects, which may assist in raising funds to finance the projects

12.3 Simplifying the ownership structure of the Cerenergy Project and Silumina Anodes Project will reduce the complexity of the capital structure, making it potentially more attractive to debt and equity financers. We note that AAM has had difficulties in recent funding attempts and has noted that potential German investors had uncertainty around AAM's ownership structure.

Increases the Company's direct interest in the projects

12.4 As a result of the Transaction, the Company will increase its direct interest in the Cerenergy Project by 18.75% and in the Silumina Anodes Project by 25%.

Improve Efficiency in Commercialising Projects

12.5 Reducing complexity in the ownership structure may offer operational benefits in improved efficiency and governance of the projects.

Disadvantages

The Transaction is considered not fair

12.6 As detailed in Section 11, the Transaction is not fair to Non-Associated Shareholders.

Dilution of Non-Associated Shareholders

12.7 If the transaction is approved, the collective interest of the Non-Associated Shareholders would be diluted to 65.98% of the ordinary shares in Altech.

Other Considerations

Company is receiving a control premium

12.8 We note that RG 111 requires the fairness consideration to assess the fairness of a transaction assuming 100% control in the pre-transaction scenario and a minority interest in the post-transaction scenario. We note that the Company is receiving a control premium, as the control basis post-Transaction values in the low, preferred and high cases are above the pre-Transaction values. However, the control premium is not considered sufficient based on standard control premiums applied to other transactions.

Reasonableness Opinion

12.9 On balance, we consider that the advantages outweigh the disadvantages and therefore there are sufficient reasons for Non-Associated Shareholders to approve the Transaction. Accordingly, we consider the Transaction to be **REASONABLE** to the Non-Associated Shareholders of Altech.



13 Conclusion

Opinions

13.1 The Recapitalisation Proposal, including the proposal outlined in Resolutions 1 and 2 of the NoM that allows for the issue of up to 532,369,513 is considered **NOT FAIR** but **REASONABLE** to the Non-Associated Shareholders of Altech as at the date of this report.

Shareholders Decision

- 13.2 Stantons was engaged to prepare an IER setting out whether in its opinion the proposal to allow the Transaction is fair and reasonable and to state reasons for that opinion. Stantons have not been engaged to provide a recommendation to shareholders as to whether to approve the Transaction.
- 13.3 The decision whether to approve Resolutions 1 and 2 is a matter for individual shareholders based on each shareholder's views as to the value, their expectations about future market conditions and their particular circumstances, including risk profile, liquidity preference, investment strategy, portfolio structure, and tax position. If in any doubt as to the action they should take in relation to the proposed Resolutions 1 and 2, shareholders should consult their own professional advisor.
- 13.4 Similarly, it is a matter for individual shareholders as the whether to buy, hold or sell shares in Altech. This is an investment decision upon which Stantons does not offer an opinion and is independent on whether to accept the proposal under Resolutions 1 and 2. Shareholders should consult their own professional advisor in this regard.
- 13.5 Non-Associated Shareholders should note that we have not considered the tax circumstances of individual shareholders. Shareholders should consult their tax advisor in this regard.

Source Information

- 13.6 In making our assessment as to whether the proposed Transaction, including the terms under Resolutions 1 and 2, is fair and reasonable to Non-Associated Shareholders, we have reviewed published available information and other unpublished information of the Company that is relevant to the current circumstances. Statements and opinions contained in this report are given in good faith, but in the preparation of this report, we have relied in part on information provided by the Company.
- 13.7 Information we have received includes, but is not limited to:
 - Drafts of the NoM and ES to shareholders of Altech to 3 July 2025
 - Altech Annual Reports for the financial years ended 30 June 2023 and 30 June 2024
 - Altech Interim Report for the half year ended 31 December 2024
 - AAM Annual Reports for the financial years ended 31 December 2023 and 31 December 2024
 - ASX announcements made by the Company to 3 July 2025
 - Definitive Feasibility Study for the Cerenergy Project dated December 2023
 - The Cerenergy Financial Model
 - Definitive Feasibility Study for the Silumina Anodes Project dated March 2024
 - The Silumina Anodes Financial Model
 - Deutsche Bourse announcements made by AAM to 3 July 2025
- 13.8 Our report includes the appendices, our declarations, and our Financial Services Guide.



Altech Batteries Limited Independent Expert's Report 3 July 2025

Yours Faithfully,

STANTONS CORPORATE FINANCE PTY LTD

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James Turnbull, CFA Authorised Representative



APPENDIX A

GLOSSARY

Torm Definition AAM Attech Advanced Materials AG AEH Attech Energy Holdings GmbH AFCA Australian Friancial Complaints Authority AIG Attech Industries Germany GmbH Attech Attech Batteries Limited ASIC Australian Securities and Investments Commission ASX Australian Securities Exchange ATC Altech Batteries Limited ATO Australian Taxation Office Acquisition Agreement The binding term sheet between Altech and AAM Cerenergy Financial Model The financial model for the Cerenergy Project prepared for the purpose of a DFS Cerenergy Project The Cerenergy sodium chloride solid state batteries project in Saxony, Germany Company Altech Batteries Limited Consideration Shares 532,399,513 ordinary shares in Altech to be issued to AAM under the Transaction DB Deutsche Balaton AG DCF Discounted future cash flows valuation methodology DOCA Deed of Company Arrangement DFS Definitive Passibility Study Endeavor DNA Inc. ES ES Explanatory Statement		
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VWAP Volume weighted average price	Transaction	
	VWAP	Volume weighted average price



APPENDIX B

VALUATION METHODOLOGIES

Introduction

In preparing this report we have considered several valuation approaches and methods. These approaches and methods are consistent with:

- Market practice
- The methods recommended by the Australian Securities and Investments Commission in Regulatory Guide 111
- The International Valuation Standards
- The International Glossary of Business Valuation Terms

A valuation approach is a general way of determining an estimate of value of a business, business ownership interest, security or intangible asset. Within each valuation approach there are a number of specific valuation methods, which are specific ways to determine an estimate of value.

There are three general valuation approaches as follows:

i) Income Approaches

Provides an indication of value by converting future cash flows to a single present value. Examples of an income approach are:

- The discounted cash flow method ("DCF")
- The capitalisation of future maintainable earnings method ("FME")

ii) Asset/Cost Approaches

Provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or construction.

iii) Market Approaches

Provides an indication of value by comparing the subject asset with identical or similar assets for which price information is available. The main examples of the market approach are:

- Analysis of recent trading
- Industry rules of thumb

1. Discounted Cash Flow Method

Of the various methods noted above, the DCF method has the strongest theoretical basis. The DCF method estimates the value of a business by discounting expected future cash flows to a present value using an appropriate discount rate. A DCF valuation requires:

- A forecast of expected future cash flows
- An appropriate discount rate
- An estimate of terminal value

It is necessary to project cash flows over a suitable period (generally regarded as being at least five years) to arrive at the net cash flow in each period. For a finite life project or asset this would need to be done for the life of the project. This can be a difficult exercise requiring a significant number of assumptions such as revenue and cost drivers, capital expenditure requirements, working capital movements and taxation.



The discount rate used represents the risk of achieving the projected future cash flows and the time value of money. The projected future cash flows are then valued in current day terms using the discount rate selected.

A terminal value reflects the value of cash flows that will arise beyond the explicit forecast period. This is commonly estimated using either a constant growth assumption or a multiple of earnings (as described under FME below). This terminal value is then discounted to current day terms and added to the net present value of the forecast cash flows to provide an estimate for the overall value of the business.

The DCF method is often sensitive to a number of key assumptions such as revenue growth, future margins, capital investment, terminal growth and the discount rate. All these assumptions can be highly subjective, sometimes leading to a valuation conclusion presented that is too wide to be useful.

A DCF approach is usually preferred when valuing:

- Early-stage companies or projects
- Limited life assets such as a mine or toll concession
- Companies where significant growth is expected in future cash flows
- Projects with volatile earnings

It may also be preferred if other methods are not suitable, for example if there is a lack of reliable evidence to support an FME approach. However, it may not be appropriate if:

- Reliable forecasts of cash flow are not available and cannot be determined
- There is an inadequate return on investment, in which case a higher value may be realised by liquidating the assets than through continuing the business

A DCF approach is not recommended when assets are expected to earn below the cost of capital. Also, when valuing a minority interest in a company, care needs to be taken if a DCF based on earnings for the whole business is prepared, as the holder of a minority interest would not have access to, or control of, those cash flows.

2. Capitalisation of Future Maintainable Earnings Method

The FME method is a commonly used valuation methodology that involves determining a future maintainable earnings figure for a business and multiplying that figure by an appropriate capitalisation multiple. This methodology is generally considered a short form of a DCF, where a single representative earnings figure is capitalised, rather than a stream of individual cash flows being discounted. The FME methodology involves the determination of:

- A level of future maintainable earnings
- An appropriate capitalisation rate or multiple

Any of the following measures of earnings can be used:

Revenue – mostly used for early stage, fast growing companies that do not make a positive EBITDA or as a cross-check of a valuation conclusion derived using another method.

EBITDA – most appropriate where depreciation distorts earnings, for example in a company that has a significant level of depreciating assets but little ongoing capital expenditure requirement.

EBITA – in most cases EBITA will be more reliable than EBITDA as it takes account of the capital intensity of the business

EBIT – whilst commonly used in practice, multiples of EBITA are usually more reliable as they remove the impact of amortisation which is a non-cash accounting entry that does not reflect a need for future capital investment (unlike depreciation)



NPAT – relevant in valuing businesses where interest is a major part of the overall earnings of the group (e.g., financial services businesses such as banks).

Multiples of EBITDA, EBITA and EBIT are commonly used to value whole businesses for acquisition purposes where gearing is in the control of the acquirer. In contrast, NPAT (or P/E) multiples are often used for valuing minority interests in a company as the investor has no control over the level of debt.

A normalised level of maintainable earnings needs to be determined for the selected earnings measure. This excludes the impact of any gains or losses that are not expected to reoccur and allows for the full year impact of any changes (such as acquisitions or disposals) made part way through a given financial year.

The selected multiple to apply to maintainable earnings reflects expectations about future growth, risk and the time value of money captured in a single number. Multiples can be derived from three main sources.

- Using the comparable trading multiples, market multiples are derived from the trading prices of stocks of companies that are engaged in the same or similar lines of business that are actively traded on a free and open market, such as the ASX
- The comparable transactions method is a method whereby multiples are derived from transactions
 of significant interests in companies engaged in the same or similar lines of business.
- It is also possible to build a multiple from first principles based on an appropriate discount rate and growth expectations.

It is important to use the same earnings periods (historical, current or forecast) for calculating comparable multiples, as the period used for determining FME. For example, a multiple based on historical earnings of comparable companies should be applied to historical earnings of the subject of the valuation and not to forecast earnings.

The capitalisation of earnings method is widely used in practice. It is particularly appropriate for valuing companies with a relatively stable historical earnings pattern which is expected to continue. The method is less appropriate for valuing companies or assets if:

- There are no (or very few) suitable alternative listed companies or transaction benchmarks for comparison
- The asset has a limited life
- Future earnings or cash flows are expected to be volatile
- There are negative earnings, or the earnings of a business are insufficient to justify a value exceeding the underlying net assets
- Working capital requirements are not expected to remain stable

3. Asset or Cost Approaches

The asset approach to value assumes that the current value of all assets (tangible and intangible) less the current value of the liabilities should equate to the current value of the entity. Specifically, an asset approach is defined as a general way of determining a value indication of a business, business ownership interest, or security using one or more methods based on the value of the assets net of liabilities. A cost approach is defined as a general way of determining a value indication of an individual asset by quantifying the amount of money required to replace the future service capability of that asset.

The asset-based valuation methods estimate the value of a company based on the realisable value of its net assets, less its liabilities. There are a number of asset-based methods including:

- Orderly realisation
- Forced liquidation
- Net assets on a going concern



The orderly realisation of assets method estimates fair market value by determining the amounts that would be distributed to shareholders, after payments of all liabilities including realisation costs and taxation charges that arise, assuming the company is wound up in an orderly manner. The forced liquidation method is similar to the orderly realisation of assets except the liquidation method assumes the assets are sold in a shorter time frame. Since wind up or liquidation of the company may not be contemplated, these methods in their strictest form may not necessarily be appropriate. The net assets on a going concern basis method estimates the fair market values of the net assets of a company but does not take account of realisation costs.

The asset/cost approach is generally used when the value of the business' assets exceeds the present value of the cash flows expected to be derived from the ongoing business operations, or the nature of the business is to hold or invest in assets. It is important to note that the asset approach may still be the relevant approach even if an asset is making a profit. If an asset is making less than the economic rate of return and there is no realistic prospect of it making an economic return in the foreseeable future, an asset/cost approach will be the most appropriate method.

An asset-based approach is a suitable method of valuation when:

- An enterprise is loss making and not expected to become profitable in the foreseeable future
- Assets are employed profitably but earn less than the cost of capital
- A significant portion of the company's assets are composed of liquid assets or other investments (such as marketable securities and real estate investments)
- It is relatively easy to enter the industry (e.g., small machine shops and retail establishments)

Asset based methods are not appropriate if:

- The ownership interest being valued is not a controlling interest, has no ability to cause the sale of the company's assets and the major holders are not planning to sell the company's assets
- A business has (or is expected to have) an adequate return on capital, such that the value of its future income stream exceeds the value of its assets

An asset-based approach is often considered as a floor value for a business assuming the business has the option to realise all its assets and liabilities.

4. Analysis of Recent Trading

The most recent share trading history provides evidence of the fair market value of the shares in a company where they are publicly traded in an informed and liquid market. There should also be some similarity between the size of the parcel of shares being valued and those being traded. Where a company's shares are publicly traded then an analysis of recent trading prices should be considered, at least as a cross-check to other valuation methods.

5. Industry Specific Rule of Thumb

Industry specific rules of thumb are used in certain industries. These methods typically involve a multiple of an operating figure such as traffic for internet businesses or number of beds for a nursing home. These methods are typically fairly crude and therefore only appropriate as a cross-check to a valuation determined by an alternative method.

Selecting an Appropriate Valuation Approach and Method

The choice of an appropriate valuation approach and methodology is subjective and depends on several factors such as whether a methodology is prescribed, the company's historical and projected financial performance, stage of maturity, the nature of the company's operations and availability of information. The selection of an appropriate valuation method should be guided by the actual practices adopted by potential acquirers of the company involved and the information available.



APPENDIX C

CONTROL PREMIUM

Background

The difference between a control value and a minority value is described as a control premium. The opposite of a control premium is a minority discount (also known as a discount for lack of control). A control premium is said to exist because the holder of a controlling stake has several rights that a minority holder does not enjoy (subject to shareholders agreements and other legal constraints), including to:

- Appoint or change operational management
- Appoint or change members of the board
- Determine management compensation
- Determine owner's remuneration, including remuneration to related party employees
- Determine the size and timing of dividends
- Control the dissemination of information about the company
- Set the strategic focus of the organisation, including acquisitions, divestments, and restructuring
- Set the financial structure of the company (debt / equity mix)
- Block any or all the above actions

The most common approach to quantifying a control premium is to analyse the size of premiums implied from prices paid in corporate takeovers. Another method is the comparison between prices of voting and non-voting shares in the same company. We note that the size of the control premium should generally be an outcome of a valuation and not an input into one, as there is significant judgement involved.

Based on historical takeover premia that have been paid in Australian acquisitions in the period 2005-2015, the majority of takeovers have included a premium in the range of 20-50%, with 30% being the most commonly occurring. This is in line with standard industry practice, which tends to use a 30% premium for control as a standard.

Intermediate Levels of Ownership

There are several intermediate levels of ownership between a portfolio interest and 100% ownership. Different levels of ownership/strategic stakes will confer different degrees of control and rights as shown below.

- 90% can compulsorily purchase remaining shares if certain conditions are satisfied
- 75% power to pass special resolutions
- <50% gives control depending on the structure of other interests (but not absolute control)</p>
- <25% ability to block a special resolution
- <20% power to elect directors, generally gives significant influence, depending on other shareholding blocks
- < 20% generally has only limited influence</p>

Conceptually, the value of each of these interests lies somewhere between the portfolio value (liquid minority value) and the value of a 100% interest (control value). Each of these levels confers different degrees of control and therefore different levels of control premium or minority discount.



APPENDIX D

WACC CALCULATION

Required Rate of Return on Equity Capital

- A.1. We assessed the required rate of return on equity capital using the Capital Asset Pricing Model ("**CAPM**"), a model which describes the relationship between risk and expected returns and is a widely accepted practice.
- A.2. Under the CAPM, the inherent risk in investments is broken into systematic and unsystematic risk. Systematic risk is the variability in the returns on an investment that are a result of movements in the general market, while unsystematic risks are those risks that are specific to an individual investment. Under the assumptions of the CAPM, unsystematic risk can be avoided by holding a diversified portfolio of risky and risk-free investments, while systematic risk is impacted by economy-wide factors and cannot be reduced through diversification. Therefore, an investor will only be compensated for systematic risk, by receiving a risk premium on the expected return. The compensation depends on the extent to which the returns of the investment are correlated to the returns on the market as a whole.
- A.3. The systematic risk of an investment is measured by its beta, a measure of the covariance of the expected returns of an investment with a hypothetical market portfolio (i.e., a portfolio comprised of all possible investments in the market).
- A.4. A risk-free investment has a beta of zero and the market portfolio has a beta of one. The greater the systematic risk of an investment, the higher the investment's beta. In other words, the beta of a company is a measure of its risk relative to the market.
- A.5. The CAPM assumes that the rate of return required by an investor in respect of an equity investment will be a combination of the risk-free rate of return and a premium for systematic risk, which is measured by multiplying the beta of an investment by the expected return on the market portfolio in excess of the risk-free rate, known as the market risk premium.
- A.6. Under the CAPM, the required rate of return on equity (R_e) is estimated as follows:

$$R_e = R_f + \beta_e (R_m - R_f)$$

Where:

R_f = risk free rate

 β_e = expected equity beta of the investment

 $(R_m - R_f)$ = market risk premium

Risk-Free Rate

A.7. The yield on government bonds (in an appropriate jurisdiction) is commonly used as a proxy for the risk-free rate. The Australian government 10-year bond yield as at 27 June 2025 was 4.12%, which we have adopted as the risk-free rate for our WACC calculation.

Market Risk Premium

A.8. The market risk premium represents the additional return an investor expects to receive to compensate for additional risk associated with investing in equities as opposed to risk-free assets. However, given the inherent high volatility of realised rates of return, especially for equities, the market risk premium can only be meaningfully estimated over long periods of time. For the purpose of calculating the WACC for the Cerenergy Project we elected to use a market risk premium of 5.00% based on estimates of the Australian equity market risk premium as at 31 March 2025¹¹ (being the most recently available estimate).

¹¹ Update on market discount rates as at 31 March 2025, Leadenhall Valuation Services Pty Ltd



Beta

- A.9. Beta measures the expected relative risk of the equity in a company. The choice of beta requires judgement and necessarily involves subjective assessment as it is subject to measurement issues and a high degree of variation.
- A.10. An equity beta includes the effect of gearing on equity returns and reflects the riskiness of returns to equity holders. However, an asset beta excludes the impact of gearing and reflects the riskiness of returns on the asset, rather than returns to equity holders. Asset betas can be compared across asset classes independent of the impact of the financial structure adopted by the owners of the business.
- A.11. Equity betas are typically calculated from historical data, which is used as a proxy for future expectations on the assumption a similar level of relative risk will continue. Therefore, there is no right equity beta and it is important not to simply apply historical equity betas when calculating the cost of equity.
- A.12. The asset betas of the selected companies are calculated by adjusting the equity betas for the effect of gearing to obtain an estimate of the business risk of the comparable companies, a process commonly referred as de-gearing. We recalculated the equity beta based on an assumed 'optimal' capital structure deemed. This is a subjective exercise, which carries a significant possibility of estimation error.
- A.13. We used the following formula to undertake the de-gearing exercise:

$$\beta_a = \frac{\beta_e}{[1 + \frac{D}{E}]}$$

Where:

Be = Equity beta

B_a = Asset beta

D = Company historical average debt

- E = Company historical average equity
- A.14. To regear the unlevered beta, an expected industry debt to equity ratio was applied to the following formula:

$$\beta_e = \beta_a [1 + \frac{D_t}{E_t}]$$

Where:

B_e = Equity beta

B_a = Asset beta

Dt = Industry target debt level

Et = Industry target equity level

- A.15. The betas are de-geared using each individual company's average debt to equity level over the 5year period in which the betas were observed and then re-geared based on an industry target debt to equity ratio of 70% debt to 30% equity (i.e. debt/equity ratio of approximately 2.33), based on the companies proposed financing structure.
- A.16. For our beta calculations, we have considered the observed betas (equity betas) of listed companies with operations in battery manufacturing, as recorded in the S&P Capital IQ database. The betas are calculated based on 5 years of data to 27 June 2025.



- 13.9 We consider the average beta of the comparable companies to be a reasonable measure of the industry beta and have used these accordingly.
- 13.10 The betas of comparable companies to Altech set out below.

Table 41. Altech Comparable Company Betas

Company	Market cap (A\$m)	Levered beta	D/E	Unlevered beta	Regeared beta
PPK Group Limited (ASX:PPK)	28.98	1.12	0.11	1.01	3.37
UPERGY Société Anonyme (ENXTPA:ALUPG)	16.28	0.30	0.51	0.20	0.65
Aspen Aerogels, Inc. (NYSE:ASPN)	739.56	2.68	0.28	2.09	6.97
Beam Global (NASDAQCM:BEEM)	37.07	2.22	0.03	2.17	7.23
Braille Energy Systems Inc. (TSXV:BES)	6.12	4.75	0.72	2.76	9.22
Cosmo Advanced Materials & Technology Co., Ltd. (KOSE:A005070)	1,225.97	0.63	0.90	0.33	1.10
RedFlow Limited (ASX:RFX)	25.64	0.34	0.02	0.33	1.10
Electrovaya Inc. (TSX:ELVA)	200.93	2.00	2.53	0.57	1.88
Energizer Holdings, Inc. (NYSE:ENR)	2,236.48	0.66	20.03	0.03	0.10
Enovix Corporation (NASDAQGS:ENVX)	2,906.48	1.99	0.73	1.15	3.84
Forsee Power S.A. (ENXTPA:FORSE)	50.61	1.35	1.13	0.63	2.12
Umicore SA (ENXTBR:UMI)	5,433.88	0.77	0.74	0.44	1.47
Invinity Energy Systems plc (AIM:IES)	224.25	1.48	0.05	1.41	4.71
NOVONIX Limited (ASX:NVX)	254.45	0.82	0.34	0.61	2.02
Average				1.01	3.37
Median				0.63	2.12

Source: S&P Capital IQ, Stantons analysis

13.11 Accordingly, we have used 2.12 as the beta for Altech, being the median of the comparable company volatilities.

Specific Risk Premium

- 13.12 A specific risk premium represents the additional return an investor expects to receive to compensate for country, size and project related risks not reflected in the expected beta.
- 13.13 We note that Altech expects to predominantly generates customer revenues in Germany, which has a country risk premium of nil¹².
- 13.14 The Cerenergy Project and Silumina Anodes Project are yet to be developed and requires significant capital investment to reach commercialisation. We have applied a specific risk premium of 11% to account for the specific project and financing risks.

Cost of Debt

- 13.15 For the purpose of estimating the cost of debt applicable to each business unit, we have considered the potential interest rate that the company would be charged on any new debt.
- 13.16 We considered the interest rates that apply to recent borrowings made by comparable companies. Based on our analysis, we assumed a cost of debt of 15% would apply to Altech.

Capital Structure

13.17 We have assumed a target capital structure of 50% debt and 50% equity for our WACC calculation.

¹² Aswath Damodoran, <u>http://pages.stern.nyu.edu/~adamodar/New_Home_Page/datafile/ctryprem.html</u>



APPENDIX E

AUTHOR INDEPENDENCE AND INDEMNITY

This annexure forms part of and should be read in conjunction with the report of Stantons Corporate Finance Pty Ltd trading as Stantons Corporate Finance dated 3 July 2025, relating to the Transaction.

At the date of this report, Stantons Corporate Finance Pty Ltd does not have any interest in the outcome of the proposal. There are no relationships with Altech Batteries Limited or Altech Advanced Materials AG other than Stantons Corporate Finance Pty Ltd acting as an independent expert for the purposes of this report. We note that Stantons Corporate Finance Pty Ltd prepared an Independent Expert Reports for Altech Batteries Limited that were released via ASX on 22 September 2023 and 10 April 2025. Stantons Corporate Finance Pty Ltd undertook an independence assessment and considered that there are no existing relationships between Stantons Corporate Finance Pty Ltd and the parties participating in the Transaction detailed in this report which would affect our ability to provide an independent opinion. The fee (excluding disbursements) to be received for the preparation of this report is based on time spent at normal professional rates plus out of pocket expenses. Our fee for preparing this report is expected to be up to A\$70,000 exclusive of GST. The fee is payable regardless of the outcome. Except for that fee, neither Stantons Corporate Finance Pty Ltd nor Mr James Turnbull have received, nor will or may they receive any pecuniary or other benefits, whether directly or indirectly for or in connection with the preparation of this report.

Stantons Corporate Finance Pty Ltd does not hold any securities in Altech Batteries Limited. There are no pecuniary or other interests of Stantons Corporate Finance Pty Ltd that could be reasonably argued as affecting its ability to give an unbiased and independent opinion in relation to the proposal. Stantons Corporate Finance Pty Ltd and Mr James Turnbull have consented to the inclusion of this report in the form and context in which it is included as an annexure to the Notice of Meeting.

QUALIFICATIONS

We advise Stantons Corporate Finance Pty Ltd is the holder of an Australian Financial Services License (No 448697) under the Corporations Act 2001 relating to advice and reporting on mergers, takeovers and acquisitions involving securities. Stantons Corporate Finance Pty Ltd has extensive experience in providing advice pertaining to mergers, acquisitions and strategic financial planning for both listed and unlisted businesses.

Mr James Turnbull, the person with overall responsibility for this report, has experience in the preparation of valuations for companies, particularly in the context of listed company corporate transactions, including the fairness and reasonableness of such transactions. The professionals employed in the research, analysis and evaluation leading to the formulation of opinions contained in this report, have qualifications and experience appropriate to the tasks they have performed.

DECLARATION

This report has been prepared at the request of Altech Batteries Limited to assist Non-Associated Shareholders of Altech Batteries Limited to assess the merits of the Transaction to which this report relates. This report has been prepared for the benefit of Altech Batteries Limited shareholders and those persons only who are entitled to receive a copy for the purposes under the Corporations Act 2001 and does not provide a general expression of Stantons Corporate Finance Pty Ltd.'s opinion as to the longer-term value of Altech Batteries Limited, its subsidiaries and/or assets. Stantons Corporate Finance Pty Ltd does not imply, and it should not be construed, that it has carried out any form of audit on the accounting or other records of Altech Batteries Limited or their subsidiaries, businesses, other assets and liabilities. Neither the whole, nor any part of this report, nor any reference thereto, may be included in or with or attached to any document, circular, resolution, letter or statement, without the prior written consent of Stantons Corporate Finance Pty Ltd to the form and context in which it appears.

DISCLAIMER

This report has been prepared by Stantons Corporate Finance Pty Ltd with due care and diligence. However, except for those responsibilities which by law cannot be excluded, no responsibility arising in any way whatsoever for errors or omission (including responsibility to any person for negligence) is assumed by Stantons Corporate Finance Pty Ltd (and Stantons International Audit and Consulting Pty Ltd, the parent



company of Stantons Corporate Finance Pty Ltd, its directors, employees or consultants) for the preparation of this report.

DECLARATION

Stantons Corporate Finance Pty Ltd relied on information provided by Altech Batteries Limited in the preparation of this report.

A final draft of this report was presented to Altech Batteries Limited for a review of factual information contained in the report. Comments received relating to factual matters were considered, however the valuation methodologies and conclusions did not change as a result of any feedback from Altech Batteries Limited.