

3 April 2025

GREENTECH AND ARTEMIS CONSOLIDATE LITHIUM RIGHTS TO CREATE 420KM² PILBARA LITHIUM EXPLORATION PACKAGE

GreenTech Metals (ASX: GRE, 'GreenTech' or 'the Company') and Artemis Resources (ASX: ARV, 'Artemis') have executed a binding agreement to consolidate the lithium mineral rights of their respective tenement holdings near Karratha in the West Pilbara.

The lithium mineral rights will be combined into a lithium exploration joint venture company called Andover Lithium Pty Ltd ('Andover Lithium') with GreenTech and Artemis each owning 50% of the shares of Andover Lithium.

Andover Lithium will create the largest lithium exploration tenement package in the West Pilbara with over 420 km² along strike from Azure Minerals lithium discovery (refer Figure 1). The tenement package represents a large portion of the Karratha-Roebourne lithium corridor and includes six known lithium prospective areas, four with significant outcrop of spodumene bearing pegmatite.

Consolidation of the extensive lithium interests of GreenTech and Artemis provides an opportunity to attract a major funding partner into Andover Lithium and will allow the two companies to focus on their core exploration and resource expansion activities in the Karratha region, respectively for copper/zinc and gold.

Greentech and Artemis believe the lithium prospectivity of their combined tenements is compelling. The combined tenements contain undrilled outcrops of lithium bearing pegmatite within the same corridor which is host to the Tier 1 lithium pegmatite project discovered by Azure Minerals which has a reported Exploration Target of $100 - 240 \text{Mt} \ @ 1.0 - 1.5\% \ \text{Li}_2\text{O}^1$.

The consolidation of the lithium rights onto a 50:50 joint venture should not require any substantial management time or involve any material costs from either company.

GreenTech remains focused on increasing the existing resources of high-grade copper and zinc at its 100% owned Whundo VMS Project² and Artemis remains focused on increasing existing resources at its 100% owned Carlow Gold Project and making new satellite gold discoveries. Both companies recently announced

Refer to Azure Minerals ASX Announcements dated 2 May 2024 and 7 August 2023

² Refer ASX: GRE Announcement 13 March 2025: Massive Sulphide Intersections Confirm Down Plunge Copper Potential at Whundo

completion of substantial diamond drilling programs and are awaiting assay results from multiple targets³.

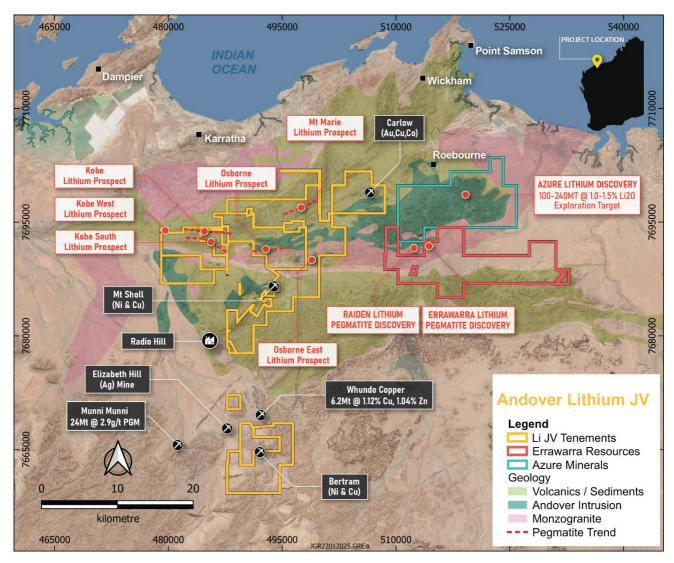


Figure 1: Andover Lithium Joint Venture Tenement Holding

This ASX announcement has been approved for release by the Board of GreenTech.

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For Further Information:

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³ Refer ASX: ARV Announcement 19 March 2025: Pilbara Gold – Carlow Tenement Phase One Drilling Completed

About GreenTech Metals Limited

GreenTech Metals is an exploration and development company primarily established to discover, develop and acquire Australian and overseas projects containing critical minerals and metals. The Company's founding projects are focused on the copper, zinc, lithium, nickel and cobalt potential mainly located within the West Pilbara region. GreenTech recently announced preliminary diamond core drilling results at its Whundo VMS Project which intersected massive sulphides in two areas⁴.

Caution regarding Forward Looking Information

This document contains forward looking statements concerning GreenTech Metals Limited. Forward looking statements are not statements of historical fact and actual events and results may differ materially from those described in the forward-looking statements as a result of a variety of risks, uncertainties and other factors. Forward looking statements in this document are based on GreenTech's beliefs, opinions and estimates as of the dates the forward-looking statements are made, and no obligation is assumed to update forward looking statements if these beliefs, opinions or estimates should change or to reflect other future developments.

Competent Person Statement

Thomas Reddicliffe, BSc (Hons), MSc, a Director and Shareholder of the Company, is a Fellow of the AUSIMM, and has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration to qualify as a Competent Person as defined in the 2012 edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Thomas Reddicliffe consents to the inclusion in the report of the information in the form and context in which it appears.

No New Information

To the extent that this announcement contains references to prior exploration results which have been cross referenced to previous market announcements made by the Company, unless explicitly stated, no new information is contained. The Company confirms that it is not aware of any new information or data that materially affects the information included in the relevant market announcements and, in the case of estimates of Mineral Resources, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcements continue to apply and have not materially changed.

ASX Announcements referred to in this report:

AZS Announcement: Exploration Target Andover Lithium Project, 7 August 2023

GRE Announcement: Massive Sulphide Intersections Confirm Down Plunge Copper Potential at

Whundo, 13 March 2025

ARV Announcement: Pilbara Gold – Carlow Tenement Phase One Drilling Completed, 19 March 2025

⁴ Refer ASX: GRE Announcement 13 March 2025 – Massive Sulphide Intersections Confirm Down Plunge Copper Potential at Whundo

Annexure 1:
List of Tenements for which the Lithium Rights are included in the Assignment and Incorporated Joint Venture Agreement and the Mineral Rights Agreement

TENEMENT	ТҮРЕ	HOLDER		
GreenTech 100% owned (Elysian and Bertram)				
E 47/3534	Exploration licence	Greentech Holdings Pty Ltd		
E 47/4310	Exploration licence	Greentech Holdings Pty Ltd		
E 47/3564	Exploration licence	Greentech Holdings Pty Ltd		
P 47/1881	Prospecting licence	Hard Rock Resources Pty Ltd Ruth Well Nickel Pty Ltd		
GreenTech 100% (Ruth Well)				
E47/3487	Exploration licence	Ruth Well Nickel Pty Ltd		
E47/3340	Exploration licence	Hard Rock Resources Pty Ltd/Ruth Well Nickel Pty Ltd (being transferred to Ruth Well Nickel Pty Ltd)		
E47/3341	Exploration licence	Ruth Well Nickel Pty Ltd		
E 47/3390	Exploration licence	Ruth Well Nickel Pty Ltd		
P47/1929	Prospecting licence	Ruth Well Nickel Pty Ltd		
P47/1998	Prospecting licence	Greentech Holdings Pty Ltd		
Osborne Joint Venture - Lithium rights (GreenTech 51%; Artemis 49%)				
E47/3719	Exploration licence	KML No 2 Pty Ltd		
Artemis 100% owned				
E47/1797	Exploration licence	KML No 2 Pty Ltd		
E47/1746	Exploration licence	KML No 2 Pty Ltd		
P47/1972	Prospecting licence	KML No 2 Pty Ltd		

Annexure 2: Summary of material terms and conditions of the Assignment and Incorporated Joint Venture Agreement (Agreement)

Parties	GreenTech Metals Limited (ACN 648 958 561) (GreenTech) Artemis Resources Limited (ACN 107 051 749) (Artemis) Andover Lithium Pty Ltd (ACN 684 645 305) (Andover Lithium , or the Company)	
Summary	 (a) GreenTech and Artemis (together the Vendors) have agreed to incorporate the Company for the purposes of a joint venture to explore for Lithium in the area of the Tenements (Joint Venture). (b) The Vendors have also agreed to assign 100% of the rights to Lithium on the Tenements to Andover Lithium. 	
Initial interests in Andover Lithium	Initial interests of the Vendors as the shareholders in the Joint Venture will be as follows: (a) GreenTech – 50%; and (b) Artemis – 50%.	
Assignment of Lithium Rights	 (a) Subject to the satisfaction or waiver of the Conditions Precedent, the Vendors agree to assign 100% of their respective interests in the rights to lithium on the Tenements to the Company free from Encumbrances and other third-party interests, other than any permitted Encumbrances (Assignment). (b) The Osborne Joint Venture retains all other mineral rights (other than gold and Lithium). (c) Each of the Vendors retain all mineral rights (other than Lithium) over the Tenements of which they are the registered holder. (d) Any other minerals recovered from a Tenement is the property of the respective Tenement holder. 	
Conditions Precedent	Completion of the Assignment is conditional upon the satisfaction (or waiver) of the following conditions before 1 May 2025, or at a later date to be agreed by the Parties: (a) Regulatory approvals: the Vendors obtaining all necessary regulatory approvals or waivers pursuant to the ASX Listing Rules (including ASX Listing Rule 10.1 if required), the Corporations Act or any other law to allow the Parties to lawfully complete the matters set out in this Agreement. (b) Mineral Rights Agreement: the Parties entering into a Mineral Rights Agreement. (c) Royalty Assumption Deeds: (i) the Parties executing and delivering to Dynamic Metals (and procuring that Ruth Well Nickel Pty Ltd execute and deliver) an Assumption Deed in accordance with clause 8 of the royalty agreement dated 16 April 2024 and in respect to E47/3341; (ii) the Parties executing and delivering to Dynamic Metals (and procuring from Hard Rock Resources Pty Ltd) an Assumption Deed in accordance with clause 8 of the royalty agreement dated 16 April 2024 and in respect to E47/3534; and (iii) the Parties executing and delivering to Dynamic Metals (or procuring from Hard Rock Resources Pty Ltd and Ruth Well Nickel Pty Ltd) an Assumption Deed in accordance with clause 8 of the royalty agreement dated 16 April 2024 and in respect to E47/3340. (d) Third party approvals: the Vendors obtaining all third-party approvals and	
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	(e) Variation of Osborne JV Agreement: the Vendors entering into (or Artemis procuring KML No 2 Pty Ltd to enter into) a deed of variation in respect of the Osborne Joint Venture, pursuant to which they agree to vary the Osborne JV Agreement by amending Schedule 1 of the Agreement by replacing "all minerals excluding gold" with "all minerals excluding gold and lithium".	
	(f) Consent: if required, Artemis procuring that Hard Rock Resources Pty Ltd provide written consent to the transfer of Lithium Rights to the Company in respect to E47/3534, P47/1881 and E47/3340 in accordance with the Tenement Sale Agreement between the Vendors, Elysian Resources Pty Ltd, Hard Rock Resources Pty Ltd, KML No 2 Pty Ltd and Western Metals Pty Ltd, dated on or about 14 October 2021.	
Initial funding	(a) Each of the Vendors, agree to contribute an amount to the Joint Ventum which shall be determined based on the Company's proposed first ye exploration budget.	
	(b) The Company will contribute 25% of costs relating to the Tenements, including rents, rates and other Tenement holding costs, however excluding exploration expenditure.	
Internal administration	(a) Maximum number : the Board of Andover Lithium shall consist of 2 Directors (excluding alternate directors).	
	(b) Appointment:	
	(i) GreenTech will appoint 1 Director and may require the removal or substitution of any Director so appointed.	
	(ii) Artemis will appoint 1 Director and may require the removal or substitution of any Director so appointed.	
	(iii) The Directors, by simple majority vote:	
	(A) may appoint one of their number as Chairperson of the Board; and	
	(B) can remove that Chairperson.	
	(c) Casting vote: The Chairperson will have a casting vote.	
Management Committee	(a) The Parties agree to establish a Management Committee at the Board's election, if and when required, and in any event where there is another party invited to participate in the Joint Venture.	
	(b) The representatives of the Management Committee will be agreed between GreenTech and Artemis.	
	(c) The chair of the Management Committee will be appointed by GreenTech and will have a casting vote.	
Manager	GreenTech is the manager of the Joint Venture (Manager).	
Additional funds	For as long as GreenTech and Artemis are the only shareholders of the Company, the registered holder of each Tenement will be responsible for meeting Expenditure commitments to the extent that the Company's activities on a Tenement do not meet or exceed the commitments for that year.	
	Where the Manager determines that the Company requires further funds to Company Operations in accordance with an approved Programme (Require Funds), the Board may determine to raise the Required Funds by:	
	(a) calling on the Vendors to contribute in proportion to their respective interests; or	
	(b) seeking finance in the Company's name from the Company's banker from another third-party financier on reasonable commercial terms; or	
	(c) issuing equity in the Company; or	
	(d) entering into an alternative commercial transaction, provided the Board shall grant the Shareholders of the Company a first right (for a period of fourteen (14) days) to retain their then Shareholder Interest by participating	

	in the commercial transaction (in proportion to their Shareholder Interest); or		
	(e) a combination of any of (a), (b) (c) or (d).		
Dilution	If a shareholder elects not to contribute to its proportion of Required Funds (Diluting Party), its shareholder interest will be diluted according to the following formula:		
	Diluted	AE	
	Shareholder Interest	Total Expenditure	
	Where:		
	Diluted Shareholder Interest means the Diluting Party's Shareholder Interest percentage equivalent after the dilution.		
	AE means the actual Expenditure contributed by the Diluting Party to Expenditure in the period from the Commencement Date up to the date of the election plus that Shareholder's DE.		
	DE (Deemed Expenditure) means A\$3,193,448 and each Shareholder's DE is equal to 50% of this amount (or A\$1,596,724).		
	Total Expenditure means the sum of actual Expenditure contributed to Expenditure by all Shareholders in the period plus all DE up to the date of the election.		