

THINKSMART

ThinkSmart Limited

ABN 24 092 319 698



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MR JOHN SAMPLE
FLAT 123
SAMPLE STREET
SAMPLE STREET
SAMPLE STREET
SAMPLETOWN VIC 3030



10 March 2017

Important information on how to trade your ThinkSmart shares

As you will be aware, on 29 September 2016 ThinkSmart Limited (**ThinkSmart** or the **Company**) shareholders approved the delisting of the company from the ASX. On 2 December 2016 ThinkSmart was successfully admitted to AIM (Alternative Investment Market) in the UK. ThinkSmart's delisting from ASX was completed shortly thereafter.

As a ThinkSmart Shareholder located on the Australian unlisted register you are currently unable to trade your shares on AIM.

There are 4 easy steps to enable you to trade your ThinkSmart shares on AIM:

1. Engage a suitable broker.

You will need to appoint either an Australian broker with a UK affiliate that is able to trade on AIM or a broker based in the UK.

ThinkSmart has appointed UK-based broker Beaufort Securities Limited and nominated Perth-based Bell Potter Securities to assist shareholders whose existing broker is unable to trade on AIM (subject to usual client acceptance procedures and brokerage costs).

2. Complete a DI issuance form.

Once your broker arrangements have been established, you will need to complete a Depositary Interests Issuance (Australian Register to UK DI Register) form.

A copy of this form has been included in your mail pack.

It is important that you complete the CREST participant details in full in the DI Issuance Instructions section of the form. Your broker can assist you with providing this information.

3. Submit the DI issuance form and your original share certificate to Computershare.

Your **original** share certificate **and** the completed and signed DI issuance form should be sent to:

Computershare Limited – Global Transactions Team
PO Box 103 Abbotsford
Victoria 3067 Australia

You should have received your original share certificate last year. If you cannot locate your original certificate a replacement request has been included in your mail pack. Please contact Computershare if you have any queries regarding the form.

4. Instruct your broker to make the trade.

Further information on the process can be located in the frequently asked questions included in this mail pack.

We are also please to advise that the Company has received a Class Ruling from the Australian Taxation Office (**ATO**) detailing the Australian income tax treatment for ThinkSmart shareholders who hold their shares on capital account and convert their shares to DIs.

A summary of the ruling is included in the frequently asked questions and the full ruling can be viewed on the ATO's website at <https://www.ato.gov.au/law/view/pdf/pbr/cr2017-010.pdf>

Contact details

Computershare – for questions about the process of converting your shares to DIs

Enquiries: 1300 731 056 (within Australia)
+61 3 9415 5361 (outside Australia)
Email: gtuau@computershare.com.au

Beaufort Securities (UK)

Tess Padmore
+44 (0)20 7382 8308
tess.padmore@beaufortsecurities.com

Ben Douglass-Lee
+44 (0)20 7732 8318
ben.douglass-lee@beaufortsecurities.com

Adil Kocaemir
+44 (0)20 7382 8324
adil.kocaemir@beaufortsecurities.com

Bell Potter Securities (Perth)

Christian Zerovich
+61 8 9326 7618
czerovich@bellpotter.com.au

Yours faithfully

Ned Montarello
Managing Director

Important notice

This letter is sent to you for information only and should not be treated as legal, taxation, investment or other advice. You should be aware that the Class Ruling has been provided based on certain facts and circumstances, including that shareholders beneficially own and at all times remain 'absolutely entitled' to their ordinary ThinkSmart shares via the DI facility. ThinkSmart strongly recommends that you obtain your own specific and independent financial, legal, tax or other advice in respect of the conversion of your ThinkSmart shares to DIs taking into account your specific circumstances, in particular whether you are 'absolutely entitled' to the ThinkSmart shares in which you will have a beneficial interest via the DI facility (whether a shareholder is 'absolutely entitled' will be influenced by the nature of the arrangements and agreements the shareholder has with the broker engaged by the shareholder to facilitate the conversion to and acceptance of the DIs into CREST) and whether your specific facts and circumstances align with those in the Class Ruling (refer to paragraphs 1 to 20 (inclusive) of the Class Ruling for the facts and circumstances upon which the ruling has been issued).

Depository Interests (DI) Issuance (Australian Register to United Kingdom DI Register)

Please use block letters and complete all sections of this form.

1. Details of Issuer	Full Name of Company/Trust in which Securities are held THINKSMART LIMITED	State or territory of registration: WA
2. Description of Securities	Class (for example Ordinary Fully Paid Shares, Options and applicable expiry date, etc.) ORDINARY FULLY PAID SHARES	Number of Securities <SHARES>
3. Full registered name(s) of Transferor(s)	MR JOHN SAMPLE FLAT 123 SAMPLE STREET SAMPLE STREET SAMPLE STREET SAMPLETOWN VIC 3030	
4. Transferor(s) certificate number/SRN	<HOLDER NUMBER>	
5. Full name(s) and address of Transferee(s)	Computershare Clearing Pty Ltd <CCNL a/c> P.O.Box 103 Abbotsford Vic	Signature of Transferee(s)

I/We the registered holder(s) and undersigned transferor(s) do hereby transfer to the above named hereinafter called transferee(s) the securities as specified above standing in my/our name(s) in the books of the above company, subject to the several conditions on which I/we held the same at the time of signing hereof and I/ We the transferee(s) do hereby agree to accept the said securities subject to the same conditions. I/We have not received any notice of revocation of the Power of Attorney by death of the grantor or otherwise, under which this transfer is signed (if applicable).

6. All Transferor(s) must sign	Individual or Securityholder 1/Executor 1	Securityholder 2/Executor 2	Securityholder 3/Executor 3
	<input type="text"/>	<input type="text"/>	<input type="text"/>
	Director/Sole Director and Sole Company Secretary	Director/Company Secretary	Sole Director (No Company Secretary) *
	Day Month Year	* By signing here I, (Name in full) warrant that, pursuant to the Corporations Act, the company does not have a Company Secretary and that as the Sole Director I am authorised by the company to complete this form	
	<input type="text"/>		

7. DI Issuance and delivery instruction	I/We, the transferee(s), hereby request Computershare Investor Services PLC to issue Depository Interests to the CREST Participant indicated immediately below: CREST Participant Registered Name, Account Designation (if applicable) and Address*	

	CREST Participant ID:	<input type="text"/>
	CREST Member ID:	<input type="text"/>
CREST Participant Contact Name: _____		
CREST Participant Telephone Number: _____		
CREST Participant e-mail address: _____		
Note the CREST Participant ID and the CREST Member ID must match the CREST Participant registered		

Terms & Conditions

The party executing and delivering this form to any of Computershare Clearing Pty Ltd, Computershare Investor Services Pty Ltd and/or Computershare Investor Services PLC (collectively "Computershare") on behalf of itself or its client represents and warrants to Computershare that (a) the information contained in this form is complete and accurate in all respects; (b) legal title to the Deposited Securities has been transferred to the Depository Interest Custodian; (c) it is acting with the full and irrevocable authority of its client in making this instruction; and (d) there is no change of beneficial ownership pursuant to this instruction. We agree to indemnify and hold harmless jointly and severally each of Computershare Clearing Pty Ltd, Computershare Investor Services Pty Ltd and Computershare Investor Services PLC on demand against all costs, claims and damages, expenses, contributions or other liabilities whatsoever, in the event that this instruction does constitute a change in beneficial ownership. We further acknowledge that the subsequent issuance of any depository interests by Computershare Investor Services PLC shall be subject to the terms at the relevant Deed Poll constituted by Computershare Investor Services PLC in respect of the depository interests relating to securities described in this form and any standard terms and conditions of acceptance issued from time to time by Computershare Investor Services PLC. The attorney executing this form has no notice of the revocation of their power of attorney.

SHAREHOLDERS TO COMPLETE

Signing Requirements –

It is important that the form is signed correctly. Please follow the instructions below carefully to avoid it being returned to you for correction/further action.

Signing Requirements based on the capacity of the Transferor(s)

The signing requirements vary depending on the capacity of the Transferor(s). They are as follows:

Individual: where the holding is in one name, the Securityholder must sign.

Joint Holding: where the holding is in more than one name, all of the Securityholders must sign.

Power of Attorney: to sign as Power of Attorney (POA), you must have already lodged the POA with the registry. Alternatively, attach an original certified copy of the POA to this form.

Companies: either two Directors or a Director or Secretary or a Sole Director and Sole Company Secretary or a Sole Director (if no Company Secretary exists) must sign (in accordance with the Corporations Act).

Overseas companies: companies incorporated outside Australia must sign as above, or provide documentation showing that the company can sign in an alternate manner.

All Transferor(s) must:

- state the capacity in which they are signing by crossing out titles that are not applicable
- sign in the appropriate boxes
- enter the date on which the DI Issuance was signed

Documentation Requirements -

This section provides details of the documentation that must be returned with the form depending on the type of holding and the registered details of the Transferor(s).

If you are unsure of the Identification Documentation requirements for your type of holding or you do not have the requested documents, please contact Global Transactions on 1300 731 056 or +61 3 9415 5361

Identification Documents that MUST be provided –

Individual - Original certified copy of current driver's licence or passport

Joint - Original certified copy of current driver's licence or passport for each registered holder

Company - Original certified copy of the most recent Company Statement issued by ASIC. Please ensure that the Company Key on your Company Statement is masked so that it is not visible

OR

Foreign registered companies must provide a document issued by the relevant foreign registration body outlining current Officeholders.

Important Note:

Where the form has been signed under **Power of Attorney**, the Power of Attorney must have already been lodged with Computershare or an original certified copy must be provided with the form. Additionally, ALL required Identification Documentation outlined above must be provided for the seller(s).

HOW TO CERTIFY YOUR DOCUMENT

- The document must be certified by someone who has permission to do so under State law such as Justice of the Peace, Chartered Accountant, Postmaster etc.
- The certifying officer's name, position and contact number must be clearly stated on the document.
- All pages of the document must be certified.
- The certification must contain a statement to the effect that it is a 'true and correct copy' of the original.
- The stamp and/or statement and signature of the authorised person must be original. No photocopies or faxes of the certification are acceptable.

THE FOLLOWING ARE EXAMPLES OF INDIVIDUALS WHO MAY CERTIFY A DOCUMENT:

- | | | |
|---|---|--|
| > Chartered accountant (C.A) | > Certified practicing accountant (C.P.A) | > Barrister or solicitor |
| > Postmaster | > Sheriff or a deputy sheriff | > Australian Defence Force officer |
| > Notary public | > Justice of the Peace | > Member of the police force |
| > Officer of the court-Magistrates. County or Supreme | | > Legally qualified medical practitioner |
| > Pharmacist | > Manager of a bank, building society or credit union | |

Important note: Computershare will not accept documents certified by individual(s) who are also signatories to the requested transaction. The list of persons, outlined above, able to certify documents is only intended as a guide and should in no way be regarded as a complete list of approved certifiers under federal and state laws.

The documentation requirements as set out above are a reasonable measure to provide an assurance that the DI Issuance has been validly authorised by the Transferor(s). Computershare reserves the right to request additional information in circumstances where a DI Issuance has not been properly completed or where the DI Issuance appears to be improper or unauthorised and to delay or refuse processing the DI Issuance in those circumstances. However, Computershare's processing, accepting or registering a DI Issuance is not equivalent to a guarantee or any assurance that the DI Issuance is genuine, effective or has been authorised by the Transferor(s).

Privacy notice

Personal information is collected by Computershare for the purpose of conducting reasonable security checks and maintaining registers of securityholders as required or permitted by the Corporations Act 2001 and other legislation. Your personal information may be disclosed to our related bodies corporate, to external service companies such as print or mail service providers, or as otherwise required or permitted by law. It may also be disclosed to other service providers for the purpose of undertaking independent verification of the information provided, including by means of electronic verification. You acknowledge that Computershare and its service providers may perform checks against third party electronic data sources and use your personal information to assist with the verification of your identity. If you would like details of your personal information held by Computershare, or you would like to correct information that is inaccurate, incorrect or out of date, please contact Computershare using the details provided on the front of this form or e-mail privacy@computershare.com.au.

Company or Trust in which Securityholding is held

THINKSMART LIMITED



All correspondence to:
Computershare Investor Services Pty Limited
GPO Box 2975 Melbourne
Victoria 3001 Australia
Enquiries (within Australia) 1300 850 505
(outside Australia) 61 3 9415 4000
Facsimile 61 3 9473 2500
web.queries@computershare.com.au
www.computershare.com

Registered Name(s) <NAME>

Registered Address <ADDRESS>

ONLY COMPLETE THIS FORM IF YOU HAVE LOST YOUR ORIGINAL CERTIFICATE

Use a black pen. Print in CAPITAL letters. A B C 1 2 3 Where a choice is required, mark the box with an 'X' X

Certificate Replacement Request - Individual and Joint Securityholders

Statement Pursuant to Section 1070D of the Corporations Act 2001

A Replacement of Certificate
I/We do solemnly and sincerely declare I am/we are the registered holder(s) of certificate(s) covering:
Description of Securities: ORDINARY FULLY PAID
Total Number of Securities covered by the certificate(s): <SHARES>
Certificate Number: <CERTIFICATE NUMBER>
Number of Securities (per certificate): <SHARES>
I/We request the issue of a replacement certificate and in consideration hereby covenant to indemnify and forever keep indemnified the security issuer, the directors and trustees of the security issuer, Computershare Investor Services Pty Limited and the directors and officers of Computershare Investor Services Pty Limited from and against all losses in respect thereof and all claims, actions, proceedings, demands, costs and expenses whatsoever which may be made or brought against them by reason of compliance with this request
Contact Name: [] Telephone Number - Business Hours / After Hours: []

B Sign Here - This section must be signed and witnessed for your instructions to be executed.
I/We authorise you to act in accordance with my/our instructions set out above.
Individual or Securityholder 1: [] Securityholder 2: [] Securityholder 3: []
Witness: []
The witness(es) certifies that the person(s) who has/have signed this statement is/are known to them and has/have signed in the presence of the witness with their normal signature(s).
Note: when signed under Power of Attorney, the attorney states that they have not received a notice of revocation. Computershare Investor Services Pty Limited needs to sight a certified copy of the Power of Attorney.
Day: [] Month: [] Year: []

Additional Certificates

Certificate Number

Number of Securities (per certificate)

Certificate Number

Number of Securities (per certificate)

Certificate Number

Number of Securities (per certificate)

How to complete this form

A Replacement of Certificate

Complete this section by entering the type of securities and the total number of securities covered by the certificate(s).

Enter the certificate number of all the certificates you wish to have replaced, along with the number of securities for each certificate.

Enter the name of a contact person and telephone number, these details will only be used in the event that the registry has a query regarding this form.

B Signature(s)

You must sign this form as follows in the spaces provided:

Individual: where the holding is in one name, the securityholder must sign.

Joint Holding: where the holding is in more than one name, all of the securityholders must sign.

Power of Attorney: to sign under Power of Attorney, you must have already lodged this document with the registry. If you have not previously lodged this document for notation, please attach an originally certified copy of the Power of Attorney to this form when you return it.

Witness: to be signed in the presence of a witness with their normal signature.

NOTE:

Australian Individuals

The Corporations Act 2001 imposes severe penalties for making a false statement (\$10,000 or 2 years imprisonment or both) or failing to ensure a statement is not false or misleading (\$5,000 or 1 year imprisonment or both).



Company or Trust in which Securityholding is held



All correspondence to:
Computershare Investor Services Pty Limited
GPO Box 2975 Melbourne
Victoria 3001 Australia
Enquiries (within Australia) 1300 850 505
(outside Australia) 61 3 9415 4000
Facsimile 61 3 9473 2500
web.queries@computershare.com.au
www.computershare.com

THINKSMART LIMITED

Registered Name(s) <NAME>

Registered Address <ADDRESS>

ONLY COMPLETE THIS FORM IF YOU HAVE LOST YOUR ORIGINAL CERTIFICATE

Use a black pen. Print in CAPITAL letters. A B C 1 2 3 Where a choice is required, mark the box with an 'X' X

Certificate Replacement Request - Companies

Statement Pursuant to Section 1070D of the Corporations Act 2001

A Replacement of Certificate The company is the registered holder of certificate(s) covering:
Description of Securities: ORDINARY FULLY PAID
Total Number of Securities covered by the certificate(s): <SHARES>
Certificate Number: <CERTIFICATE NUMBER>
Number of Securities (per certificate): <SHARES>
I/We: [Signature Line]
Director / Secretary of: [Signature Line]
Telephone Number - Business Hours / After Hours: [Signature Line]
am/are authorised to make this statement on behalf of the company
I/We request the issue of a replacement certificate and in consideration hereby covenant to indemnify and forever keep indemnified the security issuer, the directors and trustees of the security issuer, Computershare Investor Services Pty Limited and the directors and officers of Computershare Investor Services Pty Limited from and against all losses in respect thereof and all claims, actions, proceedings, demands, costs and expenses whatsoever which may be made or brought against them by reason of compliance with this request.

B Sign Here - This section must be signed and witnessed for your instructions to be executed.
I/We authorise you to act in accordance with my/our instructions set out above.
Director: [Signature Line]
Director/Company Secretary: [Signature Line]
Sole Director and Sole Company Secretary*: [Signature Line]
Witness: [Signature Line]
* By signing here I, (Name in full) warrant that, pursuant to the Corporations Act, the company does not have a Company Secretary and that as the Sole Director I am authorised by the company to complete this form.
The witness(es) certifies that the person(s) who has/have signed this statement is/are known to them and has/have signed in the presence of the witness with their normal signature(s).
Note: when signed under Power of Attorney, the attorney states that they have not received a notice of revocation. Computershare Investor Services Pty Limited needs to sight a certified copy of the Power of Attorney.
Day / Month / Year

Additional Certificates

Certificate Number

Number of Securities (per certificate)

Certificate Number

Number of Securities (per certificate)

Certificate Number

Number of Securities (per certificate)

How to complete this form

A Replacement of Certificate

Complete this section by entering the type of securities and the total number of securities covered by the certificate(s).

Enter the certificate number of all the certificates you wish to have replaced, along with the number of securities for each certificate.

Enter a contact telephone number, this will only be used in the event that the registry has a query regarding this form.

B Signature(s)

You must sign this form as follows in the spaces provided:

Companies: this form must be signed by either 2 Directors or a Director and a Company Secretary. Alternatively, where the company has a Sole Director and, pursuant to the Corporations Act, there is no Company Secretary, or where the Sole Director is also the Sole Company Secretary, that Director may sign alone and is required to complete the warranty stating that there is no Company Secretary by completing their name in full. Delete titles as applicable.

Power of Attorney: to sign under Power of Attorney, you must have already lodged this document with the registry. If you have not previously lodged this document for notation, please attach an originally certified copy of the Power of Attorney to this form when you return it.

Witness: to be signed in the presence of a witness with their normal signature.

NOTE:

Australian Companies

The Corporations Act 2001 imposes severe penalties for making a false statement (\$10,000 or 2 years imprisonment or both) or failing to ensure a statement is not false or misleading (\$5,000 or 1 year imprisonment or both).



ThinkSmart Limited Depositary Interest FAQs

What is a Depositary Interest?

To facilitate trading of ThinkSmart's ordinary shares on AIM, ThinkSmart has established a Depositary Interest (DIs) facility under which it has appointed Computershare Investor Services Plc as the depositary.

Securities of Australian issuers such as ThinkSmart cannot be directly registered, transferred or settled through CREST (which is the electronic settlement system in the UK). The DI facility overcomes this by creating entitlements to ThinkSmart's ordinary shares (the DIs), which are deemed to be UK securities and therefore admissible to CREST. The underlying shares are listed and traded on AIM, while the DIs are transferred in CREST to settle those trades.

If you choose to move your securities to the UK to trade and become the holder of DIs, your ordinary shares are no longer held in your name on ThinkSmart's Australian share register. Instead they are held by an Australian custodian, Computershare Investor Services Pty Limited. As a DI holder, you become the beneficial holder of those ThinkSmart ordinary Shares, with the DIs held on the Company's UK DI Register on your behalf by your broker.

How do I trade my shares on AIM in the UK?

Step 1 - engage a broker In order to trade ThinkSmart ordinary shares on AIM, shareholders will firstly need to convert their ThinkSmart ordinary shares to DIs.

If your current trading arrangements are not suitable, you must first engage a suitable Australian broker who has an agreement with a UK broker that is able to trade on AIM and can accept the DIs into the CREST system to hold or for settlement purposes. Alternatively you may wish to appoint a broker based in the UK. A list of UK brokers can be found via the London Stock Exchange website www.londonstockexchange.com.

ThinkSmart has appointed the UK based retail broker Beaufort Securities Limited and nominated Perth-based Bell Potter Securities to aid ThinkSmart shareholders whose existing broker is unable to trade on AIM (subject to usual client acceptance procedures).

ThinkSmart shareholders who wish to engage these services may contact any of the following people:

Beaufort Securities Limited

Tess Padmore
+44 (0)20 7382 8308
Tess.padmore@beaufortsecurities.com

Ben Douglass-Lee
+44 (0)20 7732 8318
Ben.douglass-lee@beaufortsecurities.com

Adil Kocaemir
+44 (0)20 7382 8324
Adil.kocaemir@beaufortsecurities.com

Bell Potter Securities

Christian Zerovich
+61 8 9326 7618
czerovich@bellpotter.com.au

Step 2 - converting Shares to Depositary Interests

Once your account with the broker has been established, you are required to submit your **original** share certificate and completed Depositary Interests Issuance (Australian Register to UK DI Register) form to Computershare's Global Transactions team.

Your original share certificate and the completed and signed Depositary Interests Issuance (Australian Register to UK DI Register) form should be sent to:

Computershare Limited
Global Transactions Team
PO Box 103 Abbotsford
Victoria 3067 Austral

In all instances it is important that you complete the form in full and in particular the CREST participant details in full within the DI Issuance Instructions section. Your broker can assist you with providing this information.

If you have any questions about the Depositary Interest conversion process, please contact Computershare's Global Transactions team on:

1300 850 505
+61 3 9415 4000 (outside Australia)
Email: gtuau@computershare.com.au

What happens if I don't convert my Shares to Depository Interests?

You will not be able to sell your ThinkSmart ordinary shares on the AIM segment of the London Stock Exchange. The only way you will be able to sell your ordinary shares, unless you convert them to DIs, will be if you individually arrange for someone to purchase them 'off-market'. If you choose to take no action your share certificate remains your proof of ownership.

I've submitted my paperwork, how do I know my Depository Interests have been created?

It is expected that the process of transferring ThinkSmart ordinary shares into DIs, once a valid and complete instruction is provided, will take approximately 24 hours. After conversion of the DI, shareholders will be able to trade their ThinkSmart ordinary shares on AIM, subject to having a broker who can facilitate this trade. Your broker will provide you with confirmation that you are now the holder of an equivalent amount of DIs.

How Depository Interest holders are kept informed as to what's happening with ThinkSmart.

Computershare Investor Services Plc as the Depository in the UK will rely on ThinkSmart to supply information to it relating to matters that have a bearing on the rights of DI holders. These Company matters include cash distributions, corporation actions and company meetings. The Depository is then responsible to make this information available to DI holders, being the broker who holds the DIs on your behalf in CREST.

You will need to discuss with your broker how they will in turn keep you updated. As part of its listing on the AIM segment of the London Stock Exchange and its obligations under the Corporations Act, ThinkSmart will publish all announcements and shareholder notices on its website (www.thinksmartworld.com). Monitoring this website will also keep you up to date with Company related developments.

How do I cancel my Depository Interests and become a shareholder again on the Australian share register?

Contact your broker and they will initiate the process, by withdrawing your DIs from CREST and instructing Computershare's Global Transaction team to issue the ordinary shares in your name on the Australian share register. Once your shares are issued on the Australian share register, you will be issued a share certificate as evidence of ownership. These ordinary shares will not be able to be traded on-market unless converted back into DIs.

Class Ruling on the Australian income tax treatment of DIs

As announced on 27 February 2017, the Company has received a Class Ruling from the Australian Taxation Office (ATO) detailing the Australian income tax treatment for ThinkSmart shareholders who hold their shares on capital account and convert their shares to DIs.

In summary, for relevant shareholders who hold their ordinary ThinkSmart shares on capital account, convert their shares to DIs and, at all times, remain 'absolutely entitled' to the shares in which they have a beneficial interest via the DI facility:

- there should be no Australian income tax arising from the conversion of ordinary ThinkSmart shares to DIs
- the acquisition date and the cost base and reduced cost base of each share should not change as a result of the conversion of a share to a DI, and
- a disposal of a DI should be treated as a disposal of the underlying share.

The Class Ruling can be viewed on the ATO's website at <https://www.ato.gov.au/law/view/pdf/pbr/cr2017-010.pdf>

Share and Depository Registrars - contact details

Australia

Computershare Investor Services Pty Limited
GPO Box 2975 Melbourne
Victoria 3001 Australia

1300 850 505
+61 3 9415 4000 (outside of Australia)

UK

Computershare Investor Services Plc
The Pavilions
Bridgwater Road
Bristol
BS99 6ZZ
United Kingdom

+44 (0)371 495 0105
+44 117 378 8361 (outside of the UK)