

ASX and Media Release: 3 February 2017

ASX Code: WRM

Appointment of Non-Executive Director

ASX Code: WRM

Issued SecuritiesShares: 776.7 million
Options: 100.5 million

Cash on hand (31 Dec 2016) \$3.8M

Market Cap (2 February 2017) \$10.8M at \$0.014 per share

Directors & ManagementBrian Phillips
Non-Executive Chairman

Matthew Gill
Managing Director &
Chief Executive Officer

Peter Lester Non-Executive Director

Ian Smith
Non-Executive Director

Shane Turner
Company Secretary

Rohan Worland Exploration Manager

For further information, contact: Matthew Gill or Shane Turner Phone: 03 5331 4644

info@whiterockminerals.com.au www.whiterockminerals.com.au The White Rock Board is pleased to announce the appointment of Mr Ian Smith as a Non-Executive Director.

Mr Smith has more than 35 years' experience in the mining and services sector.

"Ian has a wealth of experience in the resources industry, including operational and project management roles through to the most senior corporate executive levels. We are very pleased to have been able to attract a director with such a breadth and depth of experience and knowledge," said White Rock's Chairman, Brian Phillips. "He will add a valuable dimension to the Company's development, growth aspirations and governance".

Ian has held some of the most senior positions in the Australian resources industry, and was most recently Managing Director and Chief Executive Officer of Orica, the largest manufacturer and supplier of explosives and ground support in the world. Prior to that, Ian was MD and CEO of Newcrest for five years, growing the business to become Australia's biggest, and globally one of the largest gold mining companies, with responsibility for 16,000 employees, and ten mines spread across four countries.

lan has technical, operational, financial and strategic expertise, having also held senior and executive positions with Rio Tinto, WMC, Pasminco and CRA. He has represented the mining industry at the highest levels in Australia, being a past president of the Australian Mines & Metals Association and a past chairman of the Minerals Council of Australia.

"White Rock has an exciting future ahead and I am looking forward to being part of its transformation as it delivers on its growth strategy," said Mr Smith.

In connection with his appointment as a Non-Executive Director, Mr Smith has subscribed for 6,666,667 fully paid ordinary shares in the Company, representing part of the shortfall from the Company's recent Entitlement Offer. The new shares were issued at \$0.015 (1.5 cents) each, being the same issue price as under the Entitlement Offer.

The funds from the issue will be used to advance the Definitive Feasibility Study, the Environmental Impact Statement and associated approvals for White Rock's gold and silver project at Mt Carrington, and for general working capital purposes.

An Appendix 3X Initial Director's Interest Notice is attached. An Appendix 3B and cleansing notice for the new issue of shares are also attached.

For more information about White Rock and its Projects, please visit our website www.whiterockminerals.com.au

or contact:

Matt Gill (MD&CEO) or Shane Turner (Company Secretary)

Phone: +61 (0)3 5331 4644

Email: info@whiterockminerals.com.au

Rule 3.19A.1

Appendix 3X

Initial Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/9/2001.

Name of entity	White Rock Minerals Ltd
ACN	142 809 970

We (the entity) give ASX the following information under listing rule 3.19A.1 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Ian Smith
Date of appointment	3 February 2017

Part 1 - Director's relevant interests in securities of which the director is the registered holder *In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust*

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

I	Number & class of securities	
1	Nil	

11/3/2002 Appendix 3X Page 1

⁺ See chapter 19 for defined terms.

Part 2 – Director's relevant interests in securities of which the director is not the registered holder

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Name of holder & nature of interest Note: Provide details of the circumstances giving rise to the relevant interest.	Number & class of Securities
Anamas Nominee Holdings Pty Ltd <anamas a="" c="" family=""></anamas>	6,666,667 Fully Paid Ordinary Shares

Part 3 – Director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Nil

Appendix 3X Page 2 11/3/2002

⁺ See chapter 19 for defined terms.

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

 $Introduced \ o1/o7/96 \ \ Origin: Appendix \ 5 \ \ Amended \ o1/o7/98, \ o1/o9/99, \ o1/o7/oo, \ 30/o9/o1, \ 11/o3/o2, \ o1/o1/o3, \ 24/10/o5, \ o1/o8/12, \ o4/o3/13$

of entity	
e Rock Minerals Ltd	
2 809 970	
he entity) give ASX the followin	g information.
1 - All issues ust complete the relevant sections (attack	h sheets if there is not enough space).
*Class of *securities issued or to be issued	Fully Paid Ordinary Shares
Number of *securities issued or to be issued (if known) or maximum number which may be issued	6,666,667 Fully Paid Ordinary Shares
Principal terms of the *securities (e.g. if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	Fully Paid Ordinary Shares
	Principal terms of the securities (e.g. if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for payment; if *convertible securities, the conversion price and dates for *convertible securities, the conversion price and dates for *convertible securities, the conversion price and dates for *convertible securities, the convertible securities.

⁺ See chapter 19 for defined terms.

4 Do the *securities rank equally in all respects from the *issue date with an existing *class of quoted *securities? If the additional *securities do not rank equally, please state: • the date from which they do • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment • the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment 5 Issue price or consideration 6 Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets) Fully paid ordinary shares are being issued from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working capital purposes. 6a Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval under rule 7.1			
interest payment So.015 (1.5 cents) per share	4	in all respects from the *issue date with an existing *class of quoted *securities? If the additional *securities do not rank equally, please state: • the date from which they do • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment • the extent to which they do not rank equally, other than in relation to the next	Yes
5 Issue price or consideration 5 O.015 (1.5 cents) per share Fully paid ordinary shares are being issued pursuant to a placement announced to the market on 3 February 2017. The funds raised from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working capital purposes. 6 Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6 The date the security holder resolution under rule 7.1A was passed Number of *securities issued without security holder approval Nil		,	
Fully paid ordinary shares are being issued pursuant to a placement announced to the market on 3 February 2017. The funds raised from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working capital purposes. 6a Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil		• •	
(If issued as consideration for the acquisition of assets, clearly identify those assets) pursuant to a placement announced to the market on 3 February 2017. The funds raised from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working capital purposes. 6a Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil	5	Issue price or consideration	\$0.015 (1.5 cents) per share
(If issued as consideration for the acquisition of assets, clearly identify those assets) pursuant to a placement announced to the market on 3 February 2017. The funds raised from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working capital purposes. 6a Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil			
that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil	6	(If issued as consideration for the acquisition of assets, clearly	pursuant to a placement announced to the market on 3 February 2017. The funds raised from the Placement will be used to advance the Definitive Feasibility Study (DFS), Environmental Impact Statement and associated approvals for White Rock's Mt Carrington Project and for general working
that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil	6-2	Is the entity on teligible entity	V
in relation to the *securities the subject of this Appendix 3B, and comply with section 6i 6b The date the security holder resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil	oa	that has obtained security	Yes
resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil		in relation to the *securities the subject of this Appendix 3B, and	
resolution under rule 7.1A was passed 6c Number of *securities issued without security holder approval Nil	<i>c</i> 1	mi i i i i i i i i i i i i i i i i i i	
without security holder approval	6b	resolution under rule 7.1A was	30 November 2016
without security holder approval	60	Number of tecquities issued	Nii
	OC	without security holder approval	INII

Appendix 3B Page 2 04/03/2013

⁺ See chapter 19 for defined terms.

6d	Number of *securities issued with security holder approval under rule 7.1A	Nil
6e	Number of *securities issued with security holder approval under rule 7.3, or another specific security holder approval (specify date of meeting)	Nil
6f	Number of *securities issued under an exception in rule 7.2	6,666,667 Fully Paid Ordinary Shares
6g	If *securities issued under rule 7.1A, was issue price at least 75% of 15 day VWAP as calculated under rule 7.1A.3? Include the *issue date and both values. Include the source of the VWAP calculation.	Not applicable
6h	If *securities were issued under rule 7.1A for non-cash consideration, state date on which valuation of consideration was released to ASX Market Announcements	Not applicable
6i	Calculate the entity's remaining issue capacity under rule 7.1 and rule 7.1A – complete Annexure 1 and release to ASX Market Announcements	116,325,937 (under rule 7.1) 77,550,624 (under rule 7.1A) 193,876,561 (total) See Annexure 1
-	⁺ Issue dates	- Eshmiamy asse
7	Note: The issue date may be prescribed by ASX (refer to the definition of issue date in rule 19.12). For example, the issue date for a pro rata entitlement issue must comply with the applicable timetable in Appendix 7A. Cross reference: item 33 of Appendix 3B.	3 February 2017

⁺ See chapter 19 for defined terms.

		Number	+Class
8	Number and +class of all	776,839,578	Ordinary Fully Paid
	⁺ securities quoted on ASX		Shares
	(including the +securities in		
	section 2 if applicable)		
		Number	+Class
9	Number and +class of all	23,584,360	Options
	+securities not quoted on ASX	57,692,308	A Class Options
	(including the +securities in	19,230,769	B Class Options
	section 2 if applicable)		F
10	Dividend policy (in the case of a	Not applicable	
10	trust, distribution policy) on the	1 tot upplicubic	
	increased capital (interests)		
Part :	2 - Pro rata issue		
11	Is security holder approval	Not applicable	
	required?		
	I. d	NT . 1: 11	
12	Is the issue renounceable or non-renounceable?	Not applicable	
	renounceable:		
13	Ratio in which the *securities	Not applicable	
ر.	will be offered	1 voc applicable	
14	⁺ Class of ⁺ securities to which the	Not applicable	
	offer relates	11	
15	⁺ Record date to determine	Not applicable	
	entitlements		
16	Will holdings on different	Not applicable	
	registers (or subregisters) be aggregated for calculating		
	aggregated for calculating entitlements?		
	Children Child		
17	Policy for deciding entitlements	Not applicable	
,	in relation to fractions	1.00 applicable	
		ĺ	

Appendix 3B Page 4 04/03/2013

⁺ See chapter 19 for defined terms.

18	Names of countries in which the entity has security holders who will not be sent new offer documents Note: Security holders must be told how their entitlements are to be dealt with. Cross reference: rule 7.7.	Not applicable
19	Closing date for receipt of acceptances or renunciations	Not applicable
20	Names of any underwriters	Not applicable
21	Amount of any underwriting fee or commission	Not applicable
22	Names of any brokers to the issue	Not applicable
23	Fee or commission payable to the broker to the issue	Not applicable
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of security holders	Not applicable
25	If the issue is contingent on security holders' approval, the date of the meeting	Not applicable
26	Date entitlement and acceptance form and offer documents will be sent to persons entitled	Not applicable
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	Not applicable
28	Date rights trading will begin (if applicable)	Not applicable
29	Date rights trading will end (if applicable)	Not applicable

⁺ See chapter 19 for defined terms.

30		do security holders sell entitlements <i>in full</i> through ker?	Not applicable
31			Not applicable
32	of the	do security holders dispose eir entitlements (except by hrough a broker)?	Not applicable
33	⁺ Issue	e date	Not applicable
	ed only o	of ⁺ securities	S pplying for quotation of securities
(a)		⁺ Securities described in Part	:1
(b)			nd of the escrowed period, partly paid securities that become fully paid en restriction ends, securities issued on expiry or conversion of convertible
Entiti	es tha	t have ticked box 34(a)	
Addi	tional	securities forming a nev	v class of securities
Tick to docum		e you are providing the informat	tion or
35			securities, the names of the 20 largest holders of the the number and percentage of additional *securities
36			y securities, a distribution schedule of the additiona umber of holders in the categories
37		10,001 - 100,000 100,001 and over A copy of any trust deed for	the additional ⁺ securities

Appendix 3B Page 6 04/03/2013

⁺ See chapter 19 for defined terms.

Entities that have ticked box 34(b)			
	er of *securities for which ation is sought		
,,	of *securities for which tion is sought	1	
all res with a *secur If the a rank e • the paradiv tru pay • the noor reladis	e +securities rank equally in spects from the +issue date in existing +class of quoted rities? additional +securities do not equally, please state: e date from which they do extent to which they do extent to which they ricipate for the next ridend, (in the case of a st, distribution) or interest extent to which they do trank equally, other than in ation to the next dividend tribution or interest extent		
now Example of restrict (if issue another)	n for request for quotation In the case of restricted securities, end tion period sued upon conversion o er *security, clearly identify ther *security)	f 7	
42 Numb +secur (include 38)			+Class

⁺ See chapter 19 for defined terms.

Quotation agreement

- [†]Quotation of our additional [†]securities is in ASX's absolute discretion. ASX may quote the [†]securities on any conditions it decides.
- 2 We warrant the following to ASX.
 - The issue of the *securities to be quoted complies with the law and is not for an illegal purpose.
 - There is no reason why those *securities should not be granted *quotation.
 - An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any *securities to be quoted and that no-one has any right to return any *securities to be quoted under sections 737, 738 or 1016F of the Corporations Act at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the

 †securities to be quoted under section 1019B of the Corporations Act at
 the time that we request that the †securities be quoted.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document is not available now, we will give it to ASX before 'quotation of the 'securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

Sign here:

(Company Secretary)

Date: 03/02/2017

Print name: Shane Turner

== == == ==

Appendix 3B Page 8 04/03/2013

⁺ See chapter 19 for defined terms.

Appendix 3B – Annexure 1

Calculation of placement capacity under rule 7.1 and rule 7.1A for eligible entities

Introduced 01/08/12 Amended 04/03/13

Part 1

Rule 7.1 – Issues exceeding 15% of capital		
Step 1: Calculate "A", the base figure from which the placement capacity is calculated		
Insert number of fully paid +ordinary securities on issue 12 months before the +issue date or date of agreement to issue	271,960,953	
Add the following:		
 Number of fully paid ⁺ordinary securities issued in that 12 month period under an exception in rule 7.2 	220,496,584	
 Number of fully paid ⁺ordinary securities issued in that 12 month period with shareholder approval 	283,048,708	
 Number of partly paid ⁺ordinary securities that became fully paid in that 12 month period 		
 Note: Include only ordinary securities here — other classes of equity securities cannot be added Include here (if applicable) the securities the subject of the Appendix 3B to which this form is annexed It may be useful to set out issues of securities on different dates as separate line items 		
Subtract the number of fully paid ⁺ ordinary securities cancelled during that 12 month period	Nil	
"A"	775,506,245	

⁺ See chapter 19 for defined terms.

Step 2: Calculate 15% of "A"	
"B"	0.15
	[Note: this value cannot be changed]
Multiply "A" by 0.15	116,325,937
Step 3: Calculate "C", the amount of 7.1 that has already been used	of placement capacity under rule
Insert number of *equity securities issued or agreed to be issued in that 12 month period not counting those issued:	
• Under an exception in rule 7.2	
• Under rule 7.1A	
 With security holder approval under rule 7.1 or rule 7.4 	
 Note: This applies to equity securities, unless specifically excluded – not just ordinary securities Include here (if applicable) the securities the subject of the Appendix 3B to which this form is annexed It may be useful to set out issues of securities on different dates as separate line items 	
"C"	Nil
Step 4: Subtract "C" from ["A" x "Eplacement capacity under rule 7.1	B"] to calculate remaining
"A" x 0.15	116,325,937
Note: number must be same as shown in Step 2	
Subtract "C"	Nil
Note: number must be same as shown in Step 3	
<i>Total</i> ["A" × 0.15] – "C"	116,325,937
	[Note: this is the remaining placement capacity under rule 7.1]

Appendix 3B Page 10 04/03/2013

⁺ See chapter 19 for defined terms.

Part 2

Rule 7.1A – Additional placement capacity for eligible entities		
Step 1: Calculate "A", the base figure from which the placement capacity is calculated		
"A"	775,506,245	
Note: number must be same as shown in Step 1 of Part 1		
Step 2: Calculate 10% of "A"		
"D"	0.10	
	Note: this value cannot be changed	
Multiply "A" by 0.10	77,550,624	
Step 3: Calculate "E", the amount of placement capacity under rule 7.1A that has already been used		
 Insert number of +equity securities issued or agreed to be issued in that 12 month period under rule 7.1A Notes: This applies to equity securities – not just ordinary securities Include here – if applicable – the securities the subject of the Appendix 3B to which this form is annexed Do not include equity securities issued under rule 7.1 (they must be dealt with in Part 1), or for which specific security holder approval has been obtained It may be useful to set out issues of securities on different dates as separate line items 	Nil	
"E"	Nil	

⁺ See chapter 19 for defined terms.

Step 4: Subtract "E" from ["A" x "D"] to calculate remaining placement capacity under rule 7.1A		
"A" x 0.10	77,550,624	
Note: number must be same as shown in Step 2		
Subtract "E"	Nil	
Note: number must be same as shown in Step 3		
<i>Total</i> ["A" × 0.10] – "E"	77,550,624	
	Note: this is the remaining placement capacity under rule 7.1A	

Appendix 3B Page 12 04/03/2013

⁺ See chapter 19 for defined terms.



3 February 2017

Markets Announcement Platform Australian Securities Exchange

Issue of Shortfall Shares Cleansing Notice - Notice under section 708A(5)(e)

White Rock Minerals Limited (ASX:WRM) (**White Rock**) has today issued 6,666,667 ordinary fully paid shares (**Shares**) at an issue price of \$0.015 (1.5 cents) per Share. These Shares were issued under the placement announced to the market on 3 February 2017.

White Rock hereby gives notice under section 708(5)(e) of the *Corporations Act 2001* (Cth) (**Corporations Act**) to the ASX as follows:

- 1. The Shares were issued by White Rock without disclosure being given to investors under Part 6D.2 of the Corporations Act.
- 2. As at the date of this notice, White Rock has complied with:
 - a) the provisions of Chapter 2M of the Corporations Act, as they apply to White Rock; and
 - b) section 674 of the Corporations Act, as it applies to White Rock.
- 3. As at the date of this notice, there is no "excluded information" as defined in sections 708A(7) and 708A(8) of the Corporations Act in relation to White Rock.

Yours faithfully

Shane Turner

Company Secretary

White Rock Minerals Limited