

## TARGET MARKET DETERMINATION

Made by: Structural Monitoring Systems Plc (ARBN 106 307 322) of Suite 116, 1 Kyle Way,

Claremont WA 6010 (Company)

**Product:** Free-attaching options which are being issued in connection with the issue of CDIs

of the Company issued under a prospectus dated 20 September 2022

(Prospectus)

**Effective date:** 20 September 2022

This target market determination (**TMD**) has been prepared by the Company in relation to an offer of 1 free-attaching option (with an exercise price of \$1.20 per option and having an expiry date of 6 April 2024) (**Attaching Options**)) for every 1 CHESS Depositary Interest (**CDIs**) subscribed for under an offer of 10 CDIs (**Offer**) to specific parties at the invitation of the Directors.

The Offer will be made under, or accompanied by, a copy of the Prospectus. A copy of the Prospectus is available on the Company's website, <a href="www.smsystems.com.au">www.smsystems.com.au</a>. Any recipient of this TMD should carefully read and consider the Prospectus in full and consult their professional adviser if they have any questions regarding the contents of the Prospectus. There is no cooling off period in respect of the issue of the Attaching Options. This TMD is not a disclosure document for the purposes of the Corporations Act 2001 (Cth), and therefore has not been lodged, and does not require lodgement, with the Australian Securities and Investments Commission (ASIC).

This TMD does not take into account what you currently have, or what you want and need, for your financial future. It is important for you to consider these matters and read the Prospectus before you make an investment decision. The Company is not licensed to provide financial product advice in relation to the Attaching Options.

## Class of investors that fall within this Target Market

The information below summaries the overall class of investors that fall within the target market, based on the key attributes of the product and the objectives, financial situation and needs that they have been designed to meet.

The Attaching Options have been designed for investors whose likely objectives, financial situation and needs (as listed below) are consistent with the product (including the key attributes).

The Attaching Options are for those CDI holders who:

• are accustomed to participating in speculative investments in the



	aviation sector; and
	wish to profit from gains in the market price of CDIs in the Company.
Product description and key attributes	The key eligibility requirements and product attributes of the Attaching Options are:
	the Offer is an offer only extended to specific parties at the invitation of the Directors of 10 CDIs and 10 Attaching Options;
	1 Attaching Option will be issued for every 1 CDIs subscribed for pursuant to the Offer;
	the Attaching Options will be issued for nil issue price and are exercisable at \$1.20 per Attaching Option with an expiry date of 6 April 2024; and
Objectives, financial situation and needs	• a maximum of 10 Attaching Options will be issued pursuant to the Offer.  The Attaching Options are issued only to specific parties at the invitation of the Directors and consequently have been designed for investors who have:
	a pro existing equity position in the Company
	a pre-existing equity position in the Company;
	the financial ability to consider the economic risk of the exercise of the Attaching Options;
	such knowledge and experience in financial and business matters that are capable of evaluating the merits and risks of exercising the Attaching Options; and/or
	determined that the exercise of the Attaching Options is a suitable investment.
Excluded class of	The Attaching Options have not been designed for individuals who:
consumers	require an income stream from their investment; and/or
	are not specific parties at the invitation of the Directors.
Consistency between Target Market and the Attaching Options	A key feature to the Attaching Options is that the exercise price of each Attaching Option is at a premium to the market price of the CDIs in the Company as at the date of the Prospectus.
	There is a risk that the Attaching Options may become worthless in value if the Company's CDI price on the expiry date of the Attaching Option is less than the exercise price of the Attaching Options.



Dialaibudian can diliana	The Attending Options are designed to be distributed there all the following
Distribution conditions	The Attaching Options are designed to be distributed through the following means:
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	under the Prospectus to specific parties at the invitation of the Directors
	only;
	on ASX's trading platform once the Attaching Options are issued,
Adaguasy of distribution	exercised and granted quotation as CDIs.  For the purposes of the Offer of Attaching Options under the Prospectus, the
Adequacy of distribution conditions and	Company has emphasized that an investment in Attaching Options, and in
restrictions	the CDIs underlying the Attaching Options, is speculative in nature and is not
	suitable for investors for whom such an investment is inappropriate.
Review Triggers	As the Offer is to a discrete class of persons and the Company is subject to
	continuous disclosure requirements, the Company considers it is not
	necessary or appropriate to implement the requirement of periodic review
	of this TMD.
	The Company will review this TMD where any event or circumstance has
	arisen that would suggest this TMD is no longer appropriate. This may include
	(but is not limited to):
	ASIC raising concerns with the Company regarding the adequacy of
	the design or distribution of the Attaching Options or this TMD; and
	significant adverse changes to the Company's circumstances such as
	suspension from trading or the appointment of administrators.
	This TMD will be reviewed within 10 business days upon the occurrence of an
AAavimuum Bariad	above review trigger.
Maximum Period	The maximum period of this TMD is from 20 September 2022 to the date that is 2 years from the date of issue of the Attaching Options.
Reporting	The Company will review all complaints received in relation to the Attaching
poig	Options on a continuous basis.
	As the Company is not appointing external distributors of the Attaching
	Options, the Company will consider any of the following matters:
	complaints received by the Company in relation to the Attaching
	Options;
	<ul> <li>significant dealings in the Attaching Options which are inconsistent with</li> </ul>
	this TMD;
	any dealings outside the target market (to the extent that the
	Company is aware of such dealings); and
	the conduct of the Company under this TMD.



This ASX release has been approved for release by Ross Love on behalf of the Board of Directors.

For further details please contact:

Communications:

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