November 2020 Investor Presentation



ASX Code: AMI

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This announcement has been approved for release by the Board of Directors of Aurelia Metals



This investor presentation (Presentation) is dated 13 November 2020 and has been prepared and authorised by Aurelia Metals Limited (ACN 108 476 384) (Aurelia).

This presentation has been prepared in relation to Aurelia's potential acquisition of the Dargues Gold Mine and regional exploration tenements (Dargues) by way of an acquisition of the shares in Dargues Gold Mine Pty Ltd (Diversified Minerals) (the Transaction or the Acquisition).

Aurelia proposes to fund the Acquisition through a combination of bank debt, cash on balance sheet, consideration shares and new equity capital raised through the issue of fully-paid ordinary shares in Aurelia (Shares). The new equity capital will be raised via an entitlement offer of new Shares (New Shares) to existing shareholders (the Entitlement Offer) under section 708AA of the Corporations Act 2001 (Cth) as modified by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 and ASIC Corporations (Disregarding Technical Relief)

Instrument 2016/73 (the Corporations Act), in conjunction with an institutional placement of New Shares (Placement). The Entitlement Offer and the Placement are referred to as the Equity Raising or the Offer.

Unless the context otherwise requires, capitalised terms and abbreviations have the meaning defined in this Presentation.

SUMMARY INFORMATION

The information in this Presentation contains summary information about the current activities of Aurelia and its subsidiaries (the **Group**). The information in this Presentation is of a general nature and does not purport to be complete. This Presentation is not intended to be comprehensive or provide all information required by investors to make an informed decision on any investment in Aurelia, nor does it contain all of the information which would be required in a product disclosure statement or prospectus prepared in accordance with the requirements of the Corporations Act.

Aurelia's historical information in this Presentation is, or is based upon, information that has been released to the ASX. It should be read in conjunction with Aurelia's other periodic and continuous disclosure announcements, including Aurelia's results for the year ended 30 June 2020, lodged with the ASX on 26 August 2020, available from the ASX at www.asx.com.au.

Certain information in this Presentation has been sourced from publicly available information about Dargues. Certain information, including information relating to the Acquisition, the Dargues mining operations, Dargues Gold Mine Pty Ltd, and the Group post the Acquisition, has been prepared in reliance on information on Ore Reserves and Mineral Resources and financial, operational and other information which has been sourced from Diversified Minerals or its representatives or associates.

Diversified Minerals (the current owner) executed a Life of Mine Royalty Purchase and Funding Agreement with Triple Flag Precious Metals (the "Triple Flag Precious Metals Royalty") in December 2018. Diversified Minerals for accounting purposes treated the Triple Flag Precious Metals Royalty as a partial disposal (6.9%) of an interest in the Dargues Mine. This presentation has been prepared on a managed 100% basis before deduction for the Triple Flag Precious Metals Royalty.

While steps have been taken to review that information, no representation or warranty, expressed or implied, is made as to its fairness, accuracy, correctness, completeness or adequacy. Certain market and industry data used in connection with this Presentation may have been obtained from research, surveys or studies conducted by third parties or industry or general publications. Neither Aurelia nor its representatives have independently verified any such market or industry data provided by third parties or industry or general publications.

Aurelia undertook a due diligence process in respect of Dargues, which relied in part on the review of financial and other information provided by Diversified Minerals. Despite making reasonable efforts, Aurelia has not been able to verify the accuracy, reliability or completeness of all the information which was provided to it. If any such information provided to, and relied upon by, Aurelia in its due diligence and in its preparation of this Presentation proves to be incorrect, incomplete or misleading, there is a risk that the actual financial position and performance of Dargues and the Group may be materially different to the expectations reflected in this Presentation.

Investors should also note that there is no assurance that the due diligence conducted was conclusive, and that all material issues and risks in respect of the acquisition of Dargues have been identified and avoided or managed appropriately (for example, because Aurelia may not in all cases have obtained indemnities or representations and warranties from Diversified Minerals to cover all potential risks). Therefore, there is a risk that issues and risks may arise which will also have a material impact on the Group (for example, Aurelia may later discover liabilities or defects of Dargues which were not identified through due diligence or for which there is no contractual protection for Aurelia). This could adversely affect the operations, financial performance or position of Aurelia.

No member of the Group gives any representations or warranties in relation to the statements or information in this Presentation.

NOT FINANCIAL PRODUCT ADVICE

This Presentation is for information purposes only and is not a prospectus, disclosure document, product disclosure statement or other offering document under Australian law or the law of any other jurisdiction (and will not be lodged with the Australian Securities and Investments Commission (ASIC)). This Presentation does not constitute financial product advice, investment advice, legal or tax advice, nor a recommendation to acquire New Shares. In preparing this Presentation, Aurelia did not take into account the investment objectives, financial situation and particular needs of any particular investor. Before making an investment decision, prospective investors should consider the appropriateness of the information having regard to their own objectives, financial situation and needs and seek appropriate advice, including financial, legal and taxation advice appropriate to their jurisdiction. Prospective investors acting upon any information without advice do so entirely at their own risk. Aurelia is not licenced to provide financial product advice in respect of New Shares. Cooling off rights do not apply to an investment in New Shares under the Offer.



INVESTMENT RISK

An investment in New Shares is subject to known and unknown risks, some of which are beyond the Control of the Group. Aurelia does not guarantee any particular rate of return or the performance of the Group, nor does it guarantee the repayment of capital from Aurelia or any particular tax treatment. Investors should have regard to Appendix B: Key Risks of this Presentation.

FINANCIAL INFORMATION

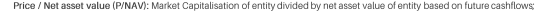
All dollar values contained in this document are expressed in Australian dollars unless otherwise stated.

A number of figures, amounts, percentage, estimates and calculations of value, and fractions in this Presentation are subject to the effect of rounding. Accordingly, the actual calculation of these figures may differ from the figures set out in this Presentation.

This Presentation includes certain pro forma historical financial information to reflect the impact of the Transaction and the Offer. The pro forma historical financial information is for illustrative purposes only and is not represented as being indicative of Aurelia's views on its future financial position and/or performance. The pro forma historical financial information included in this Presentation does not purport to be in compliance with Article 11 of Regulation S-X of the rules and regulations of the U.S. Securities and Exchange Commission (SEC).

NON-IFRS FINANCIAL INFORMATION

Investors should be aware that certain financial measures included in this Presentation are "non-IFRS financial information" under ASIC Regulatory Guide 230: "Disclosing non-IFRS financial information" published by ASIC and also "Non-GAAP financial measures" within the meaning of Regulation G under the US Securities Exchange Act of 1934 and are not recognised under the Australian Accounting Standards Board (AASB) or International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB). Non-IFRS financial information / non-GAAP financial measures in this Presentation include:



All in sustaining cost (AISC): Total of on-site mining, processing and administration costs, inventory adjustments, royalties, sustaining capital, less by-product credits dividend by gold oz sold;

All in cost (AIC): AISC plus growth capital (expansionary capital and exploration) divided by gold oz sold;

Gold revenue as % of total revenue: Gold revenue (less refining and treatment charges) divided by total revenue from all payable metals (less refining and treatment charges) based on estimated production;

Net smelter return (NSR): An estimate of the net recoverable value pertonne including offsite costs, payables, royalties and metal recoveries;

Net debt / (cash): total borrowings less cash and cash equivalents;

Market capitalisation: ordinary shares on issue multiplied by the share price.

All references to Gold Revenue, NSR and production for Dargues Gold Mine, or incorporating Dargues Gold Mine, are on a 100% managed basis before deduction for the Triple Flag Precious Metals royalty.

Aurelia believes the non-IFRS financial information and non-GAAP financial measures provide useful information to users in measuring the financial performance and condition of Aurelia. However, investors should note that the non-IFRS financial information and non-GAAP financial measures do not have standardised meanings prescribed by AAS or IFRS. Therefore, the non-IFRS financial information is not a measure of financial performance, liquidity or value under AAS or IFRS and may not be comparable to similarly titled measures presented by other entities, nor should the information be construed as an alternative to other financial measures determined in accordance with AAS or IFRS. Investors are cautioned, therefore, not to place undue reliance on any non-IFRS financial information and non-GAAP measures included in this Presentation.



PAST PERFORMANCE

Past performance and pro forma historical financial information in this Presentation is given for illustrative purposes only, should not be relied on and is not an indication of future performance, including future share price information. Investors should note that past performance, including past share price performance, of Aurelia cannot be relied on as an indicator of (and provides no guidance as to) future performance of the Group, including future share price performance. Historical information in this Presentation relating to Aurelia is information that has been released to the market. For further details on that historical information, please see past announcements released to the ASX.

FUTURE PERFORMANCE

This Presentation may contain certain statements that constitute "forward-looking statements". These statements can be identified by the use of terminology such as "will", "anticipate", "believe", "expect", "project", "continue", "assume", "forecast", "estimate", "likely", "intend", "outlook", "should", "could", "could", "may", "target", "plan" or comparable terminology. Indications of, and guidance on, future production (including FY21 gold production guidance and estimated cost outlook for Aurelia and estimated LOM average production capacity for Dargues), earnings, financial position, dividends and distributions and performance are also forward-looking statements, as are statements regarding Aurelia's intent, belief or current expectations with respect to the timetable, conduct and outcome of the Offer and the use of proceeds thereafter, statements about the Acquisition, statements about the performance of the Group post-acquisition, statements about the plans, objectives and strategies of the management of the Group (including statements regarding Aurelia's optimisation plan for Dargues operations), statements about the industry and markets in which the Group operates, statements about the future performance of the Group's business and its financial condition, and forecasted economic indicators.

Such forward-looking statements are provided as a general guide only, should not be relied on as an indication or guarantee of future performance, and involve known and unknown risks (including (without limitation) the risks and uncertainties associated with the ongoing impacts of COVID-19 and the risks set out in Appendix B: Key Risks of this Presentation), uncertainties and other factors, many of which are beyond the control of Aurelia, its officers, employees, agents and advisors, that may cause Aurelia's actual results and performance to be materially different from any future results or performance expressed or implied in such statements. Forward-looking statements may also assume the success of the Group's business strategies. The success of any of these strategies is subject to uncertainties and contingencies beyond Aurelia's control, and no assurance can be given that any of the strategies will be effective or that the anticipated benefits from the strategies will be realised in the period for which the forward-looking statements may have been prepared or otherwise.

There can be no assurance that actual outcomes will not differ materially from the forward-looking statements in this Presentation. There are usually differences between forecast and actual results because events and actual circumstances frequently do not occur as forecasted and their differences may be material. Refer to Appendix B: Key Risks of this Presentation for a non-exhaustive summary of certain key business, the Acquisition, the Offer and general risk factors that may affect the Group.

Investors are strongly cautioned not to place undue reliance on forward-looking statements, including in respect of the Acquisition, particularly in light of the current economic climate and the significant volatility, uncertainty and disruption caused by the outbreak of COVID-19.

Neither Aurelia, the underwriters, nor any other person, gives any representation, warranty, assurance, nor will guarantee that the occurrence of the events expressed or implied in any forward-looking statement will occur.

Each recipient of this Presentation should make its own enquiries and investigations regarding all information included in this Presentation including the assumptions, uncertainties and contingencies which may affect the Group's future operations and the values and the impact that future outcomes may have on the Group.

To the maximum extent permitted by law, Aurelia, the underwriters and each of their respective advisors, affiliates, related bodies corporate, directors, officers, partners, employees and agents (Extended Parties) disclaim any responsibility and undertake no obligation for the accuracy or completeness of any forward-looking statements whether as a result of new information, future events or results or otherwise. Aurelia disclaims any responsibility to update or revise any forward-looking statement to reflect any change in the Group's financial condition, statement is based, except as required by Australian law.



NOT AN OFFER

This Presentation is not and should not be considered an offer or an invitation to acquire New Shares or any other financial products, and does not and will not form any part of any contract for the acquisition of New Shares.

DETERMINATION OF ELIGIBILITY

Investors acknowledge and agree that determination of eligibility of investors for the purposes of the Offer is determined by reference to a number of matters, including the legal and regulatory requirements, logistical and registry constraints and the discretion of Aurelia and/or the underwriters. Each of Aurelia and the underwriters and each of their respective Extended Parties disclaim any duty or liability (including, without limitation, any liability arising from fault or negligence on the part of any person) in respect of that determination and the exercise or otherwise of that discretion, to the maximum extent permitted by law. The underwriters may rely on information provided by or on behalf of institutional investors in connection with managing, conducting and underwriting the Offer without independently verifying that information and the underwriters do not assume responsibility for the currency, accuracy, reliability or completeness of that information.

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This Presentation may not be distributed or released in the United States.

This Presentation does not constitute a recommendation, offer to sell, or a solicitation of any offer to buy, any securities in the United or in any other jurisdiction in which such an offer would be illegal. None of the New Shares have been, or will be, registered under the U.S. Securities Act of 1933 (the U.S. Securities Act) or the securities laws of any state or other jurisdiction of the United States. Accordingly, the New Shares may not be offered or sold, directly or indirectly, to any person in the United States, except in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act and any other applicable securities laws of any state or other jurisdiction of the United States.

The retail component of the Entitlement Offer will be made on the basis of the information contained in the retail offer booklet to be prepared for eligible retail shareholders in Australia and New Zealand (Retail Offer Booklet), and will be available to eligible retail shareholders following its lodgement with the ASX. Any eligible retail shareholder who wishes to participate in the retail component of the Entitlement Offer should consider the Retail Offer Booklet in deciding whether to apply under that offer. Any eligible retail shareholder who wishes to apply for New Shares under the retail component of the Entitlement Offer will need to apply in accordance with the instructions contained in the Retail Offer Booklet and the entitlement and acceptance forms. This Presentation does not constitute financial product advice.

AURELIA AND THE UNDERWRITERS

Neither the underwriters nor any of their respective Extended Parties, nor the advisors to Aurelia, have authorised, permitted or caused the issue, lodgement, submission, dispatch or provision of this Presentation and do not make or purport to make any statement in this Presentation, and there is no statement in this Presentation that is based on any statement by any of those parties.

Aurelia, the underwriters and their respective Extended Parties, to the maximum extent permitted by law, expressly disclaim all liabilities, including without limitation liability for negligence or for any direct or indirect expenses, losses, damages or costs incurred by you as a result of you, in respect of, and make no representations or warranties, express or implied, as to the currency, accuracy, completeness, fairness or reliability of the information or opinions contained in this Presentation. To the fullest extent permitted by law, each of them expressly disclaims all responsibilities or liabilities for that information or those opinions or for any errors, omissions, misstatements (negligent or otherwise) or for any communication written or otherwise, contained or referred to in this Presentation.

To the maximum extent permitted by law, you agree to release and indemnify the Underwriters and the Extended Parties from and against all claims, actions, damages, remedies or other matters, whether in tort, contract or under law or otherwise, arising from or which may arise from or in connection with the provision of, or any purported reliance on, this Presentation and you covenant that no claim or allegations will be made against any of the them in relation to this Presentation.

The underwriters, together with their respective affiliates, are full service financial institutions engaged in various activities, which may include trading, financial advisory, investment management, investment research, principal investment, hedging, market making, brokerage and other financial and non-financial activities and services including for which they have received or may receive customary fees and expenses.



The underwriters and/or their respective affiliates are acting as the joint lead managers and underwriters of the Placement and the Entitlement Offer. The underwriters are acting for and providing services to Aurelia in relation to the Offer and will not be acting for or providing services to Aurelia shareholders. The underwriters have each been engaged solely as independent contractors and are each acting solely in a contractual relationship on an arm's length basis with Aurelia. The engagement of the underwriters by Aurelia is not intended to create any agency or other relationship between the underwriters and Aurelia shareholders.

The underwriters, in conjunction with their respective affiliates, are acting in the capacity as such in relation to the Offer and will receive fees and expenses for acting in this capacity. Affiliates of the underwriters are or may in the future be lenders to the Group.

The information in this Presentation, including any opinions expressed to reflect Aurelia's position as at the date of this Presentation, remains subject to change without notice and none of Aurelia, the underwriters, or any of their respective Extended Parties are obliged to update or correct it. Aurelia reserves the right to withdraw or vary the timetable for the Placement or the Entitlement Offer without notice.

A summary of the key terms of the underwriting agreement between Aurelia and the underwriters is provided in Appendix E: Summary of Underwriting Agreement.

DISCLAIMER

No person is authorised to give any information or make any representation in connection with the Offer which is not contained in this Presentation. Any information or representation not contained in this Presentation may not be relied on as having been authorised by Aurelia in connection with the Offer. The underwriters and their respective Extended Parties take no responsibility for any information in this Presentation or any action taken by you on the basis of such information. To the maximum extent permitted by law, Aurelia, the underwriters and their respective Extended Parties exclude and disclaim all liability (including without limitation liability for negligence or negligent misstatement) for any direct or indirect expenses, losses, damages or costs incurred by you as a result of your participation in or failure to participate in the Offer or the information in this presentation being inaccurate or incomplete in any way for any reason. Aurelia, the underwriters and their respective Extended Parties make no recommendation as to whether you or you concerning this Offer or any such information, and you represent, warrant and agree that you have not relied on any statements made by the underwriters or any of their respective Extended Parties in relation to the New Shares or the Offer generally and you further expressly disclaim that you are in a fiduciary relationship with any of them.

You agree, to the maximum extent permitted by law, that you will not seek to sue or hold the underwriters or their respective Extended Parties liable in any respect in connection with this Presentation or the Offer.

ACCEPTANCE

The distribution of this Presentation (including an electronic copy) in jurisdictions outside Australia may also be restricted by law and any such restrictions should be observed. Any failure to comply with such restrictions may constitute a violation of applicable securities laws (refer to the selling restrictions in Appendix C: Foreign Offer Restrictions of this Presentation).

By accepting this Presentation you (i) represent and warrant that you are entitled to receive such presentation in accordance with the above restrictions and (ii) agree to be bound by the limitations contained in this Presentation and (iii) not to distribute it to persons outside of Australia.

COMPLIANCE STATEMENT - JORC CODE

Investors should note that it is a requirement of the Australian Securities Exchange (ASX) listing rules that the reporting of Ore Reserves and Mineral Resources in Australia comply with the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the JORC Code), whereas mining companies in other countries may be required to report their Ore Reserves and/or Mineral Resources in accordance with other guidelines, including applicable SEC rules on disclosure of mining operations (SEC Mining Disclosure Rules) in the United States.

Investors should note that, while Aurelia's Mineral Resources and Ore Reserves estimates comply with the JORC Code (2012), they may not comply with the relevant guidelines in other countries, including SEC Mining Disclosure Rules, and they may differ from Mineral Resources and Ore Reserves estimated in accordance with the relevant guidelines of other countries.

You should not assume that quantities reported as "Mineral Resources" will be converted to Ore Reserves under the JORC Code or any other reporting regime or that Aurelia will be able to legally and economically extract them.

COMPETENT PERSONS STATEMENTS

Dargues Exploration and Drilling Data

Exploration and drilling data for this report has been reviewed and compiled by Adam McKinnon, BSc (Hons), PhD, who is a full time employee of Aurelia Metals Limited. Dr McKinnon is a member of the Australian Institute of Mining and Metallurgy and has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity which they are undertaking 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'. Dr McKinnon consents to the inclusion in this report of the matters based on his information in the form and context in which it appears.

Darques Mineral Resource Estimate

The Mineral Resource estimate has been prepared by John Collier of Conarco Consulting. Mr Collier is a member of the Australian Institute of Geoscientists and has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity which they are undertaking 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'. Mr Collier consents to the inclusion in this report of the matters based on his information in the form and context in which it appears.

Dargues Ore Reserve Estimate

The Ore Reserve Estimate is based on, and accurately reflects, information compiled by Samuel Nethery, who is a full time employee of Diversified Minerals. Mr Nethery is a Member and Chartered Professional (Mining) of the Australian Institute of Mining and Metallurgy and has sufficient experience which is relevant to the style of mineralisation, type of deposit and mining method under consideration and to the activity which he is undertaking 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'. Mr Nethery consents to the inclusion in this report of the matters based on his information in the form and context in which it appears.



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Transaction Summary

- Aurelia Metals Limited (ASX:AMI) ("Aurelia") has agreed to acquire 100% of the Darques Gold Mine and regional exploration tenements ("Darques") by way of an acquisition of the shares in Dargues Gold Mine Pty Ltd from Diversified Minerals Pty Ltd ("Diversified Minerals") (the "Transaction" or "Acquisition")
- Diversified Minerals is owned by shareholders and associates of PYBAR Mining Services, the mining services contractor for Dargues. A new alliance style underground mining contract has been agreed between Aurelia and PYBAR (see page 23 for more detail)
- Consideration of ("Acquisition Price"):
 - A\$176 million in cash¹;
 - A\$24 million in Aurelia ordinary shares, issued to Diversified Minerals¹ at A\$0.43/share, the same issue price for the Equity Raising (defined below), and subject to escrow until at least the release of Aurelia's FY21 Appendix 4E and Financial Reports. See Appendix D (Summary of Share Sale Agreement) for more information; and
 - Contingent payment up to a maximum of A\$5 million in Aurelia ordinary shares based on the addition of incremental JORC compliant Mineral Resources discovered at Dargues up to 30 June 2022²
- Diversified Minerals will deliver Dargues to Aurelia on a debt free³ and hedge free basis
- Highly strategic acquisition which is accretive on a NAV per share basis and increases annualised Group gold production by c. 45 55koz p.a.4
- Completion subject to NSW Ministerial consent and other customary conditions for a transaction of this nature as set out in Appendix D (Summary of Share Sale Agreement)
- Completion expected to occur by late 2020 or early 2021, as soon as NSW Ministerial consent is obtained.

Dargues gold mine overview

Transaction

overview

- Establishes Aurelia as a gold dominant producer with gold revenue contribution of 71% (based on Aurelia FY2021 guidance and Dargues LOM average production)^{4,5}
- Underground gold mine located in NSW, recently commissioned with first concentrate shipped in June 2020
- Expected low cost operation producing a clean gold concentrate
- Life of mine ("LOM") average production capacity of 45 55koz p.a. Au @ A\$1,150 1,350/oz AISC⁴
- Ramping up and expected to reach nameplate capacity of c. 355ktpa mined and processed ore by mid 2021⁴
- JORC compliant Mineral Resources of 348koz Au @ 6.8 g/t Au and Ore Reserves of 202koz Au @ 5.7 g/t Au⁶
- Opportunity to optimise operations, extend life beyond 5 years⁴ and improve performance under Aurelia's ownership

Transaction funding

- Fully underwritten equity raising of c. A\$130m consisting of a c. A\$41m institutional placement (the "Placement") and a c. A\$89m 1 for 4.2 accelerated pro-rata non-renounceable entitlement offer (the "Entitlement Offer") (collectively the "Equity Raising" or the "Offer")
- Aurelia has entered into a credit approved commitment letter with Investec and BNP Paribas to provide a secured Term Loan Facility of A\$65m which will be partially drawn to fund the Acquisition Price. An amount of 65koz Au initially to be hedged in association with the Term Loan facility⁸ in a strong pricing environment for gold
- In addition, Aurelia's existing syndicated working capital facility and environmental bonding facility will be replaced with a new, undrawn A\$20m working capital facility and a A\$50m environmental bonding facility, drawn to A\$46m, both provided by Investec and BNP Paribas
- Aurelia also has cash on balance sheet of A\$105m as at 30 September 2020 which it will use in part to fund the remainder of the Acquisition Price and transaction costs
 - See page 28, including in relation to purchase price adjustments
 - Contingent payment equivalent to A\$50/oz of additional JORC compliant Mineral Resources at Dargues based on publication of Mineral Resources statements up to 30 June 2022, adjusted to be reported at a cut-off grade of 3.0g/t Au and depletions due to mining since 15 March 2017. The additional ounces will be measured relative to the JORC compliant Mineral Resources reported as at 15 March 2017. Contingent payment to only be paid once a minimum qualifying addition of 50koz of Mineral Resources is achieved. Maximum payment of A\$5m to be issued in Aurelia shares with the issue price to be the higher of (1) Aurelia's 10 day VWAP prior the release date of the applicable Mineral Resource statement and (2) A\$0.43/share, being the price at which the A\$24 million in Aurelia ordinary shares are issued to Diversified Minerals on completion of the Transaction (in which case, Aurelia must also pay a cash component representing the difference between the dollar value of the contingent payment calculated and the actual value of the shares issued to Diversified Minerals). Aurelia may alternatively choose to pay this contingent consideration in cash (and is obliged to pay in cash if issuing shares would require shareholder approval). See Appendix D for a summary of the Share Sale Agreement and further

 - See page 17 including footnotes 1, 2 and 3 for more detail regarding LOM average statistics for Dargues. Refer to footnote 1 on page 11 for important information about Aurelia's FY2021 Guidance

 - See page 33 for more detail on Diversified Minerals- Dargues Ore Reserves and Mineral Resources
 - See page 30 for more details on the Offer and Appendix E for a summary of the underwriting agreement which includes a summary of conditions precedent and termination events
 - See page 29 for more detail on hedging



Strategic rationale and benefits to Aurelia shareholders

Acquisition is consistent with Aurelia's strategic goal of becoming a mid-cap gold focused producer with a 4-5 operation portfolio

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Attractive asset which is "on strategy" for Aurelia's portfolio	 Diversifies the asset base and enhances production scale through the addition of a third, complementary asset Stronger platform from which to support future growth and returns with three cashflow generating assets in NSW Upgrades portfolio quality and an accretive transaction on a NAV per share basis
Firmly establishes Aurelia as a mid cap gold producer	 Addition of a third operation increases annualised Group gold production by 45 - 55koz p.a.¹ Gold production scale and number of operating mines in line with mid-cap gold producers indicating significant potential re-rating
Leverage off a strategic asset base in NSW	 Tier 1 mining jurisdiction Portfolio of assets in NSW enables flexibility for synergies of staff, resources and business systems Efficiencies to be gained across mining services contracts and exploration
Improves the portfolio and reweights further towards gold	 Addition of a low-cost asset (A\$1,150/oz to A\$1,350/oz AISC on a LOM average basis¹) which is expected to drive a significant dro in forecast pro-forma AISC Portfolio reweights from 60% gold revenue to 71% based on Aurelia FY2021 guidance and Dargues LOM average production¹,2,3 Increase in Group contained gold in Ore Reserves of 66%⁴
Significant upside potential under Aurelia's ownership	 Immediate resource extension targets and planned drilling program Potential to realise substantial, capital-lite mine life increases via drilling and permitting amendment strategy Value uplift identified from mine design and process circuit improvements Leverage geological, scheduling, geotechnical and processing knowledge to drive operational improvement Proven ability to drive optimisation post acquisition, as demonstrated at Peak Opportunity to capitalise on Aurelia's strong IP and track record of realising brownfield and greenfield exploration success



- 1. See page 17 including footnotes 1, 2 and 3 for more detail regarding LOM average statistics for Dargues
- . See page 14
- 3. Refer to footnote 1 on page 11 for important information about Aurelia's FY2021 Guidance
- 4. See page 33 for more detail on Diversified Minerals Dargues Ore Reserves and Mineral Resources

• Attractive asset which is "on strategy" for Aurelia's portfolio

Three cashflow producing assets concentrated in NSW with a focus on gold

Pe	ak Mine	
Production FY20A Production FY21F	koz Au koz Au	47 58 - 64 ¹
AISC FY20A	A\$/oz	1,737
AISC FY21F	A\$/oz	1,350 - 1,500 ¹
Ore Reserves ²	koz Au	247
Reserve grade	g/t Au	2.3
Mineral Resources ²	koz Au	537
Resources grade	g/t Au	1.5
Mine life ³	Years	4
He	ra Mine	
Production FY20A	koz Au	45
Production FY21F	koz Au	22 - 27 ¹
AISC FY20A	A\$/oz	1,150
AISC FY21F	A\$/oz	1,750 - 2,000 ¹
Ore Reserves ²	koz Au	56
Reserve grade	g/t Au	1.4
Mineral Resources ²	koz Au	74
Resources grade	g/t Au	1.6
Mine life ³	Years	2



^{1.} Refer to Aurelia's ASX announcement "2020 Full Year Financial Results" dated 26 August 2020 (pages 11 to 12) which contains detailed information about Aurelia's FY2021 guidance including the basis of its preparation and cautionary statements (Aurelia's FY2021 Guidance). Aurelia's FY2021 Guidance includes forward-looking statements. Such forward-looking statements are provided as a general guide only, should not be relied on as an indication or guarantee of future performance. See further the 'Future Performance' section on page 4 of the 'Important Information and Disclaimer' regarding forward-looking statements, and the 'Key risks' on pages 37 to 43, in particular 'Use of assumptions and forecasts', 'Production and cost estimates', and 'Financial information and forecasts' risks

2. See page 33 for more detail on Diversified Minerals - Dargues Ore Reserves and Mineral Resources and pages 34 to 35 for Peak and Hera Mineral Resources and Ore Reserves

4. Federation Mineral Resources update expected in the 2021 March quarter

See page 17 including footnotes 1, 2 and 3 for more detail regarding LOM average statistics for Dargues

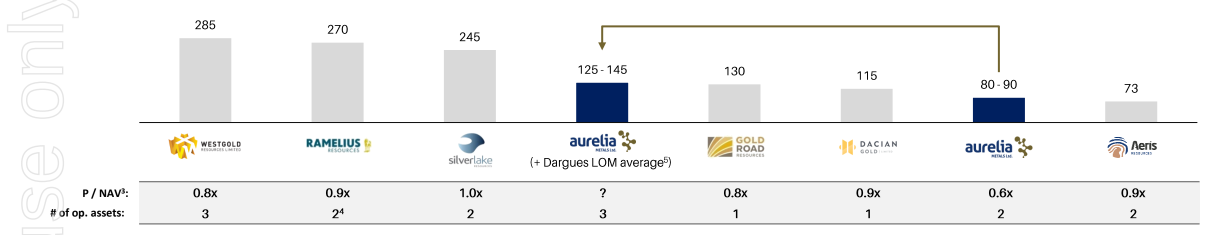
^{3.} Mine life for Peak and Hera calculated as contained gold in Ore Reserves (as at 30 June 2020) divided by FY21 guidance production for Peak and Hera. Peak mine life excludes any benefits from Great Cobar and Hera mine life excludes any benefits from Federation given these deposits do not yet have reported Ore Reserves. Mine life for Dargues based on page 17

Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC)

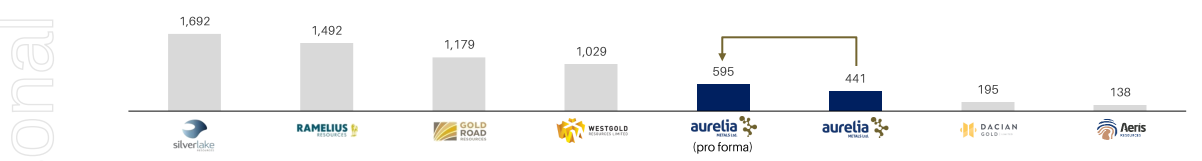
Firmly establishes Aurelia as a mid-cap gold producer

Gold production scale and number of operations in line with mid-cap peers indicates re-rating potential

Benchmarking of selected mid-cap gold producers by annual production (koz Au) (FY21 guidance midpoint, unless otherwise stated)1



Benchmarking of selected mid-cap gold producers by market capitalisation (A\$m)²



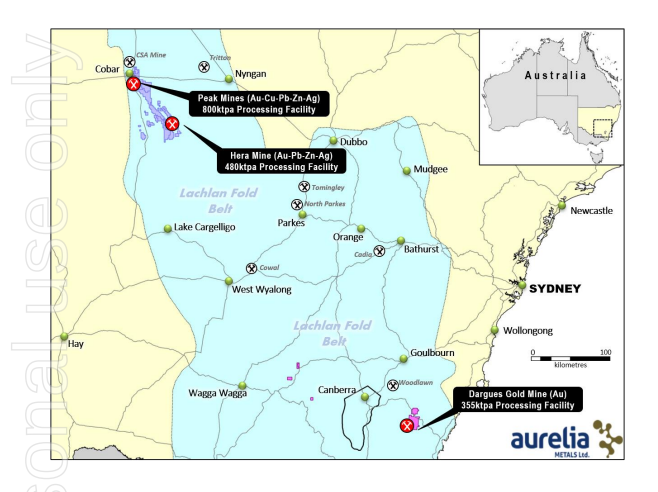


^{2.} Market data sourced from Factset as at 12 November 2020. Aurelia pro forma market capitalisation based on TERP (see page 29) and the pro forma Aurelia ordinary shares outstanding post-issuance, excluding the contingent consideration. Pro forma market capitalisation is a theoretical calculation and not a prediction or forecast

- Based on broker consensus NAV and market capitalisation as at 12 November 2020
- 4. Based on 2 operating plants, Mt Magnet and Edna May
- Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC)

Leverage off a strategic asset base in the Cobar Basin

Acquisition in line with strategy to create a gold-focused portfolio within NSW

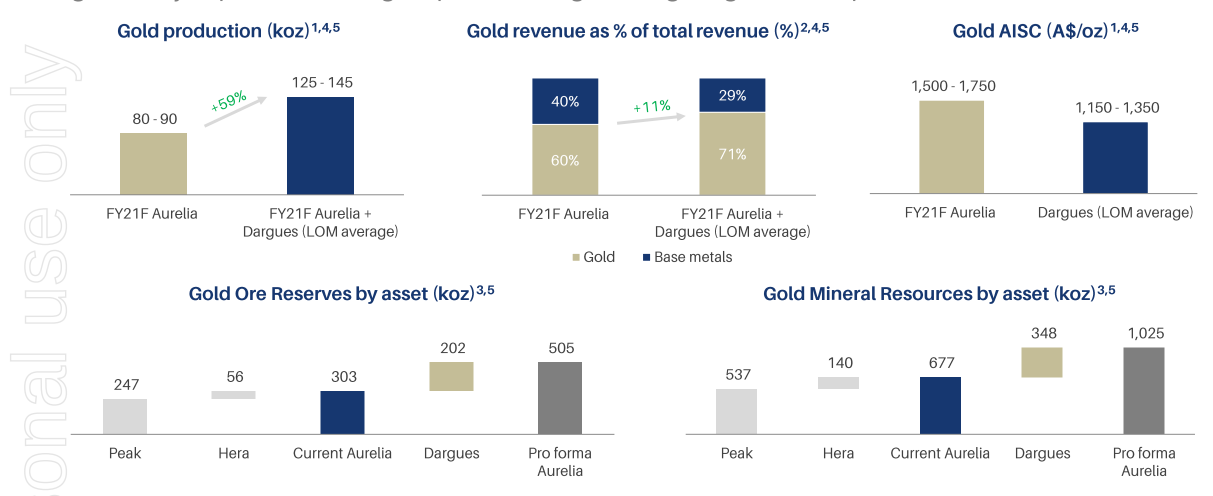


- Consolidation of 3 operating mines in NSW with comparable scale and operating profiles
- Prospective tenement holding in NSW to increase by 346km² to 1,759km²
- All easily accessible sites
- Deployment flexibility and sharing of staff, resources and systems
- Procurement, mining services and planning synergies
- Leverage geological, scheduling, geotechnical and processing knowledge to drive operational improvement
- Additional benefits expected from deployment of Aurelia's sustainability, risk management and HR framework



Improves the portfolio and reweights further towards gold

Significantly improves annual gold production, gold weighting and AISC profile of Aurelia





^{2.} Calculated based on net revenue, using FY21 production guidance for Aurelia and LOM average production for Dargues shown on page 17, FY21 treatment and refining costs for Aurelia expected by management and LOM average treatment and refining costs for Dargues, and spot prices of US\$1,870/oz for gold, US\$3.05/lb for copper, US\$1.14/lb for zinc and US\$0.83/lb for lead

^{3.} See page 33 for more detail on Diversified Minerals - Dargues Ore Reserves and Mineral Resources. Hera Mineral Resources inclusive of nearby Federation deposit Mineral Resources estimates
4. See page 17 including footnotes 1, 2 and 3 for more detail regarding LOM average statistics for Dargues. Refer to footnote 1 on page 11 for important information about Aurelia's FY2021 Guidance

^{5.} Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC)

Significant upside potential under Aurelia's ownership

Tangible optimisation opportunities at Dargues

Current state of Dargues

- Diversified Minerals' focus was to bring Dargues into production within its funding envelope
- Owner's core business is mining services contracting (PYBAR)
 - Limited experience in management of an operating mine within NSW
- Lesser focus on management systems, resource drilling, processing, etc
- Limited drilling has occurred since the 2017 Mineral Resources estimate
- Mine life constrained by initial permitting approvals (1.6Mt total and 355ktpa)
 - Current mine plan uses highest value of ore within this capacity limit rather than full inventory of economic material
 - Significant opportunity for life extensions with approval amendment

Aurelia's optimisation plan

- 1) Deliver increased mine sequencing options and better dilution control
- 2) Maximise underground mining efficiency with PYBAR alliance agreement
- Increase resource confidence and test extensions, along strike and at depth
- 4) Extend mine life and increase annual production rate¹
- 5) Prioritise long term water contingency arrangements
- 6) Capture process recovery and throughput opportunities:
 - Establish analytical laboratory for rapid assay results
 - Install online control system for flotation circuit
 - Throughput increase to 400ktpa, subject to approvals
 - Install gravity circuit to reduce potential gold losses to tailings
 - Select ore based on value (NSR) instead of fixed gold cutoff grade





Overview of Dargues Gold Mine

Newly commissioned underground operation producing a clean gold concentrate

- Development commenced in May 2018, first shipment of gold concentrate in June 2020
- Asset now fully commissioned, mining in ramp-up and expected to be operating at nameplate capacity (approx. 355ktpa) by mid-2021
 - Permitted for 355ktpa processed ore and 1.6Mt total Aurelia plans to seek modifications to these limits to extend life and increase throughput
 - Triple Flag Precious Metals royalty: 5.5% over gross revenue up to 170koz cumulative production, then 9.9% up to 305koz, then 5.0% thereafter
 - Identified opportunities to optimise operating and financial metrics specific production guidance for Dargues expected to be provided in Q3 FY2021

Dargues project overview

Location	NSW, approximately 60km south east of Canberra
Product	 Gold rich sulphide concentrate with minimal deleterious elements Exported via Port Kembla to a long term European trading and marketing company
Current permitting limit	Maximum plant capacity of 355ktpaLOM ore milled limited at 1.6Mt
Mining method	 Underground conventional bottom-up longhole stoping with cemented hydraulic fill
Processing method	 Crushing, grinding, flotation and filtration
Ore Reserves ¹	■ 202koz @ 5.7g/t Au
Mineral Resources ¹	■ 348koz @ 6.8g/t Au

Forecast life of mine schedule (FY2021-FY2025)^{2,3}

Life of mine	Years	5
Total ore milled	Mt ore	1.5 - 1.6
Annual ore milled (average)	ktpa ore	300 - 320
Grade milled (average)	g/t Au	4.9 - 5.5
Annual gold production (average)	koz Au	45 - 55
Gold recovery (average)	%	96 - 98%
Gold payability	%	c. 96%
AISC (average, including payability & all royalties)	A\$/oz	1,150 - 1,350
AIC (average, including payability & all royalties)	A\$/oz	1,250 - 1,450

- For full details on the Diversified Minerals Dargues Ore Reserves and Mineral Resources estimates refer to Aurelia's ASX release dated 13 November 2020, entitled "Diversified Minerals Dargues Gold Mine Mineral Resource and Ore Reserve Statement". Aurelia confirms that the technical parameters underpinning the estimates in that release continue to apply and have not materially changed. Aurelia expects to release updated Mineral Resources and Ore Reserves estimates for Dargues in July 2021, as part of its annual Group Mineral Resources and Ore Reserves Statement. Application of Aurelia's estimation methodology to Dargues may result in changes to Mineral Resources and/or Ore Reserves totals. Application of Aurelia's estimation methodology to Dargues may also result in a downgrade of the classification of the Mineral Resources and/or Ore Reserves compared to existing estimates. See Appendix B (Key Risks) and the disclaimer for more information on forward looking statements. Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC)
- 2. The forecast Dargues life of mine schedule (with an effective start date of 1 July 2020) is based on the Production Target included in the Dargues Ore Reserves estimate report (see Aurelia ASX release referenced above), adjusted for a further approx. 10% tonnage/grade dilution based on due diligence conducted by Aurelia and its independent technical advisors. The Production Target includes 17% Inferred Mineral Resources (by contained ounces). There is a low level of geological confidence associated with Inferred Mineral Resources and there is no certainty that further exploration work will result in the determination of Indicated Mineral Resources or that the Production Target itself will be realised. See Appendix B (Key Risks) and the disclaimer for more information on Dargues due diligence and forward-looking statements. Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC)
 - The life of mine (LOM) information including LOM average statistics (LOM Information) has been prepared based on information that has been sourced from publicly available information about Dargues and in reliance on financial, operational and other information which has been sourced from Diversified Minerals or its representatives or associates. While steps have been taken to review that information been able to verify the accuracy, reliability or completeness of all the information which representations or warranty, expressed or implied, is made as to its fairness, accuracy, correctness, completeness or adequacy. If any such information provided to, and relied upon by, Aurelia in its due diligence and in its preparation of this Presentation including the LOM Information proves to be incorrect, incomplete or misleading, there is a risk that the actual financial position and performance of Dargues and the Group may be materially different to the expectations reflected in this Presentation. The LOM Information includes forward-looking statements are provided as a general guide only, should not be relied on as an indication or guarantee of future performance. In particular, the LOM Information includes average estimated calculations for various metrics over the five year LOM. The actual performance in any particular year may differ from the average estimates. See further the 'Future Performance' section on page 4 of the 'Important Information provided' and 'Financial information and forecasts'. Mineral Resources, Ore Reserves and Production Targets'. 'Production and cost estimates'. 'Reliance on information provided' and 'Financial information and forecasts'. Mineral Resources, Ore Reserves and Production Targets'. 'Production and cost estimates'. 'Reliance on information provided' and 'Financial information and forecasts'.



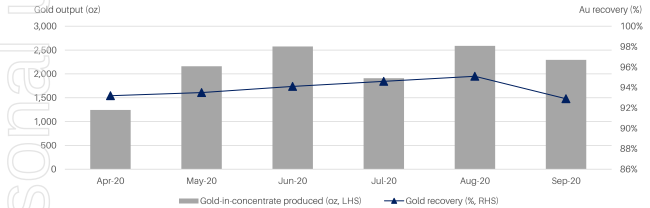
Dargues ramp-up progress

Mill throughput volumes and gold recovery tracking well

Monthly ore milled and average head grade¹



Monthly gold-in-concentrate production and average recovery¹



September 2020 results

- Monthly mining targets of c. 400m development and 30kt ore production
- Underground development advance of 391m in September
- Mined ore tonnage of 24kt in September
- Process plant commenced operation in April 2020
- Plant achieved design throughput in September with milled ore tonnes of 30kt
- Mill feed sourced from stockpiles, development ore and stoping ore



Newly constructed infrastructure

Approx. A\$90m has been invested in the development of Dargues

- Processing facility with crushing, grinding and flotation circuits having a capacity of 355ktpa
- High voltage line, switching equipment and substations sourcing power from Essential Energy network via existing Braidwood feeder
- Raw and process water ponds next to process plant
 - Cross-valley tailings storage facility with a zoned embankment, basin underdrainage system and upstream toe drain
- ROM pad (65kt capacity) adjacent to process plant
 - Single self-bunded diesel fuel storage tank (60kl)
 - Site accessed from the town of Braidwood via sealed Majors Creek Road and 3.5km access road





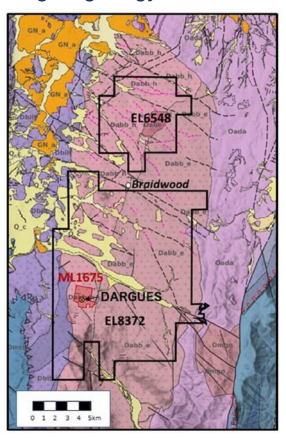
Geological overview

High grade mineralisation across an established goldfield

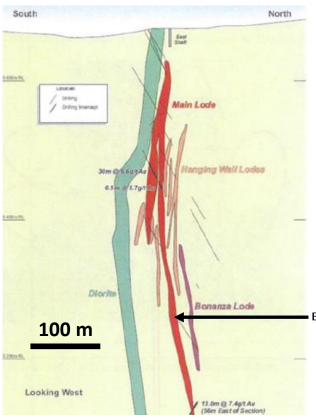
- Dargues forms part of the Majors Creek Goldfield, one of the largest historical alluvial goldfields in NSW
- Located within the Eastern
 Province of the Lachlan Tectonic
 Zone, a north northwest trending
 Palaeozoic orogenic belt that
 extends from northeast Victoria
 through much of eastern NSW
- Host to a number of existing base metals and gold mines including Northparkes, Cowal and Cadia

Legend Q_c Superficial cover Dmgo Monga granite GN_a Superficial cover Qada Abercrombie formation Dabb_h Homblendephase Dmew Comerong volcanics Dabb Eurodux granite

Dargues geology overview



Dargues deposit cross section looking west



- Mineralisation and Inferred resources persist well below the bottom of the current mine plan
- High grade zone identified at depth (Bonanza Lode)

Base of Indicated Resource

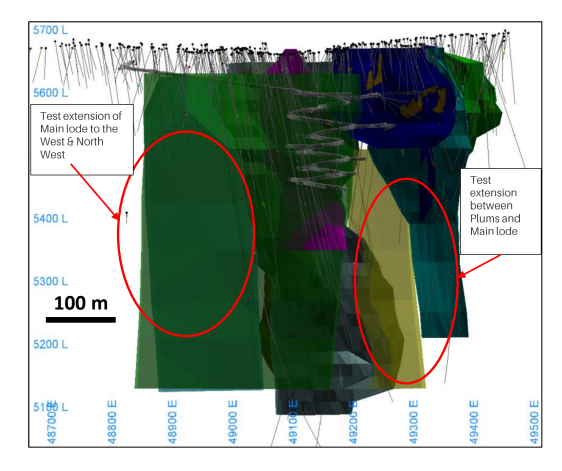


Exploration upside

Strong likelihood of extensions to the Dargues deposit, both along strike and at depth

- Existing resources constrained at depth by volume and density of drilling; potential to significantly increase resource base with targeted additional drilling
- High potential for strike extensions to the west and north west of the Main Lode (see green coloured domain), increasing tonnes per vertical metre (tpvm)
- Untested continuity between Main and Plums Lodes (see gold coloured domain), increasing tpvm
- Minimal capital expenditure to exploit given proximity of existing mine development and infrastructure
- Mineralised zones open at depth, particularly to the east below Plums Lode with previous strong intercepts

Interpreted geological domains showing potential lode extensions

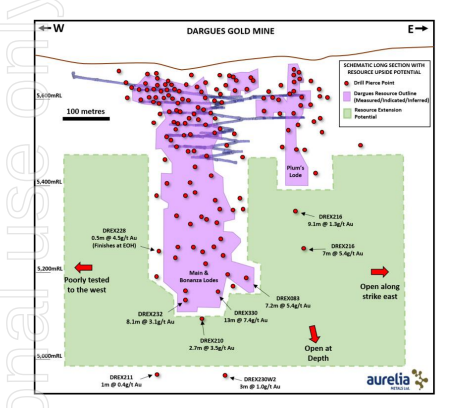




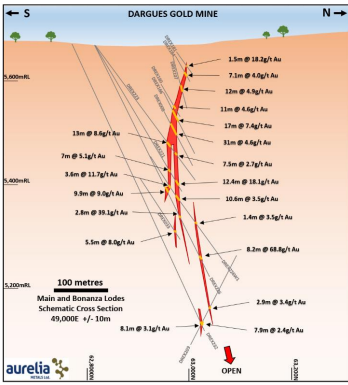
Aurelia's targeted drilling program

A capital-lite investment planned to expand the current resource

Schematic long section¹



Schematic cross section¹



- Four key target areas for planned drilling program:
 - Infill drilling on Plums Lode and testing connection between Main Lode and Plums Lode via underground and surface diamond drilling
 - Infill drilling at 25 x 25m on Main Lode to increase resource confidence
 - Extension to 100m below base of Main Lode at 50 x 100m spacings with surface diamond drilling
 - Westward lode repetitions on a staggered 100 x
 100m step-out with surface diamond drilling
- Estimated cost of A\$3.8m
- Stage 1 program completion targeted by mid-2021
- Review of high potential regional targets to commence immediately



Operating structure and mining contract

Aurelia has a longstanding and successful relationship with PYBAR

- Diversified Minerals, the owner of the Dargues Gold Mine, is owned by shareholders and associates of PYBAR Mining Services
- PYBAR currently contracted to provide 'whole of mine services' at Dargues encompassing administration, technical services, mining and processing activities
- A new alliance-style underground mining contract has been agreed between Aurelia and PYBAR
- Aurelia will control all other activities, including ownership of the underground fleet, processing activities and general management
- Aurelia and PYBAR have a longstanding commercial relationship, with PYBAR performing underground mining services at Aurelia's Hera and Peak mines since 2013 and 2017, respectively

Features of new alliance mining services contract for Dargues

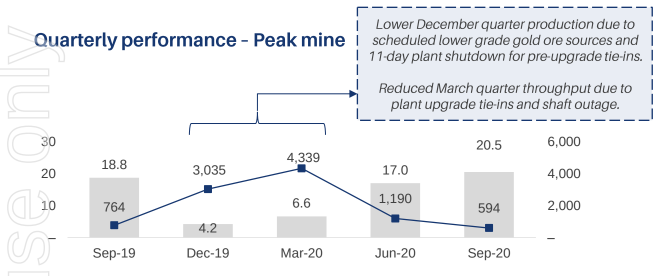
	 Alliance agreement with PYBAR to align the interests of both parties with the mine's performance
Underground alliance	 A joint planning, scheduling and costing approach to budgeting and forecasting for the underground mine
alliance	 Deployment of best practice processes and systems from each party
	 Aurelia will own the underground mining fleet
	 A single integrated organisational structure with defined responsibilities, allowing site-based roles to be filled by employees from both organisations for the underground
2 Structure	 PYBAR to only be responsible for underground mining, with Aurelia controlling all other activities, including general management
	 Reduces duplication in management which in turn reduces costs
3 Oversight	 Oversight and governance by an Alliance Leadership Team comprising senior off-site representatives from both parties
4 Remuneration	 PYBAR's remuneration will be derived from costs incurred plus a performance margin based on achievement against target sustainability, quality, production and cost measures aligned to shareholder expectations





Existing operations performing well

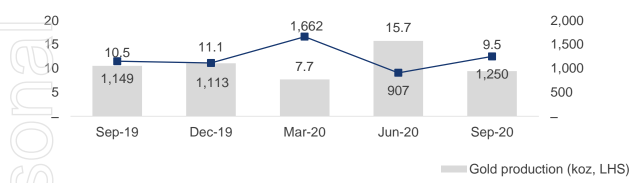
On track for existing FY21 Group guidance¹ of 80 – 90koz gold at AISC of A\$1,500 – A\$1,750/oz



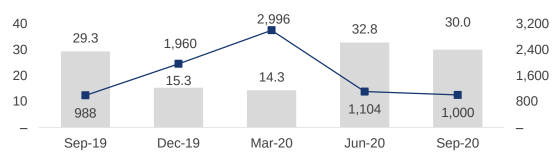
September 2020 quarter commentary

- Group gold production of 30koz and AISC of A\$1,000/oz, reduced by A\$104/oz vs. the June 2020 quarter
- Driving performance at Peak with gold output of 20.5koz, up
 c. 21% and AISC c. 50% lower vs. June 2020 quarter
- As previously disclosed in the September quarterly, quarterly gold output for the December quarter expected to be lower than the June quarter, and in line with mine schedule

Quarterly performance - Hera mine



Quarterly performance - Group



→ AISC (A\$/oz, RHS)



Source: ASX announcement released by Aurelia Metals on 19 October 2020, entitled "Quarterly Activities Report" and ASX announcement released by Aurelia Metals on 30 April 2020, entitled "Quarterly Activities Report"

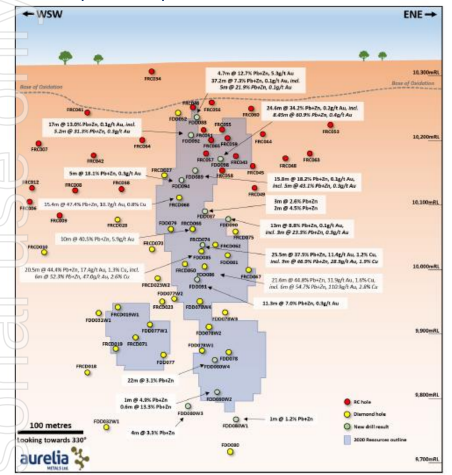
Refer to footnote 1 on page 11 for important information about Aurelia's FY2021 Guidance

Federation project update

Further exceptional drill results with updated resource expected early in March 2021 quarter

Federation schematic long section

North East portion of deposit and outline of current mineral resources



Federation drill results and progress

- Maiden JORC compliant Mineral Resources of 2.6Mt @ 7.7% Pb, 13.5% Zn, 0.8g/t Au & 9g/t Ag declared in June 2020
- Exceptional high grade results from ongoing Federation extensional and infill drilling
 - 25.5m @ 37.5% Pb+Zn, 11.4g/t Au & 1.2% Cu, incl. 9m @ 46.9% Pb+Zn, 28.9g/t Au & 1.9%
 Cu
 - 4.7m @ 12.7% Pb+Zn & 5.3g/t Au
 - 21.6m @ 31.9g/t Au & 44.8% Pb+Zn
 - 20.5m @ 17.4g/t Au & 44.4% Pb+Zn
- Upper portion of the deposit returns multiple high grade base metals intercepts within 160m of surface
 - 24.6m @ 34.2% Pb+Zn & 0.2g/t Au, incl. 8.45m @ 60.9% Pb+Zn & 0.4g/t Au
 - 15.8m @ 18.2% Pb+Zn & 0.1g/t Au, incl. 5m @ 43.1% Pb+Zn & 0.3g/t Au
 - 17m @ 13.0% Pb+Zn & 0.1g/t Au, incl. 5.2m @ 31.3% Pb+Zn & 0.3g/t Au
- Federation Scoping Study progressing well with strong initial geotechnical and metallurgical findings





Transaction funding

A balanced financing approach

Sources and uses of funds

Transaction sources of funds	A\$m
Cash proceeds from the Equity Raising	130
Shares issued for scrip consideration of Acquisition Price	24
Cash proceeds from the Term Loan Facility	45
Utilisation of Aurelia's environmental bonding facility (non-cash)	3
Cash on balance sheet	28
Total	230
Transaction uses of funds ¹	A\$m
Acquisition price (cash consideration)	176 ²
Acquisition price (scrip consideration)	24
Transaction costs (including stamp duty)	27 ³
Environmental bonds assumed from the Acquisition (non-cash)	3
Total	230

Equity Raising ⁴	 A\$154m of Aurelia shares issued, consisting of: ~A\$130m fully underwritten Equity Raising A\$24m in Aurelia shares issued to Diversified Minerals as part of the Acquisition Price (subject to escrow until at least the release of Aurelia's FY21 Appendix 4E and Financial Reports)⁵ - Diversified Minerals will own c. 4.5% of Aurelia Metals after the Equity Raising⁶ See page 30 for more information
New Term Debt Facilities ⁷	 Aurelia has entered into a credit approved commitment letter with Invested and BNP Paribas to provide a secured Term Loan Facility of A\$65 million (3 year maturity at an interest rate of BBSW + 4.0%) which will be partially drawn to fund the Acquisition Price In addition, Aurelia's existing syndicated working capital facility and environmental bonding facility will be replaced with: Undrawn A\$20m working capital facility; and A\$50m environmental bonding facility for Aurelia's existing assets and Dargues, drawn to A\$46m The working capital and environmental bonding facilities are also provided by Investec and BNP Paribas
Pro forma net cash position	 Pro forma cash to reduce from A\$105m (as at 30 September 2020) to A\$76m after the transaction Pro forma term debt to increase from nil to A\$45m after the transaction, representing net cash of A\$31m⁸



^{2.} Excludes customary purchase price adjustments and a risk sharing mechanism in relation to hedging. Aurelia protects Diversified Minerals against gold price rises above A\$2,700/ozon a two-year product profile equivalent to 60koz. Diversified Minerals protects Aurelia from gold price movements below A\$2,600/oz for the same volume and profile. This risk sharing mechanism only operates between signing and completion of the transaction. See Appendix D: Summary of Share Sale Agreement for more information about purchase price adjustments

3. Transaction costs include A\$5.2m for the equity raise and A\$3.0m for the Term Loan Facility

- See page 30 for more details on the Offer and Appendix E for a summary of the underwriting agreement which includes a summary of conditions precedent and termination events
- . See Appendix D (Summary of Share Sale Agreement) for more information
- Excludes the A\$5m of contingent scrip consideration

^{8.} Excludes Aurelia's environmental bonding facilities and excludes IFRS 16 Leases

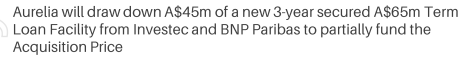


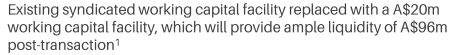
^{7.} See Appendix B for key risks associated with debt financing. Perfecting security over Dargues is subject to normal whitewash provisions. Aurelia will hold an EGM within 3 months of closing to approve the granting of security

Pro forma capitalisation and net cash position

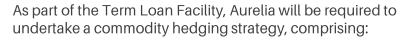
Prudent balance sheet and financial risk management

Commentary





Aurelia will maintain its net cash position and strong liquidity post-transaction



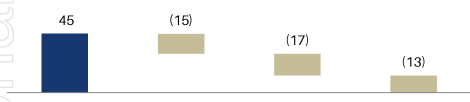
- Initial hedge of 65koz gold over the first 12 months
- Ongoing hedging of at least 20% of forecast production on a rolling 12 month basis until maturity of the Term Loan Facility

Pro forma capitalisation and net cash position

	Units	Current Aurelia	Shares Issued & Term Debt ³	Acquisition Price & Transaction Costs ³	Pro forma Aurelia
Basic shares outstanding	#m	874	359	-	1,233
(x) Current share price / Offer price / TERP ⁵	A\$/sh	0.505 ⁶	0.43	-	0.49
Market capitalisation	A\$m	441	154	-	595
Cash	A\$m	105 ²	175 ⁷	(203) ⁷	76

Cash	A\$m	105 ²	175 ⁷	(203) ⁷	76
Term debt	A\$m	-	45 ⁸	-	45 ⁸
Net debt / (cash) ⁹	A\$m	(105)	(130)8	203	(31)8

Term Loan Facility amortisation profile (A\$m)4



Facility issued (November 2020)

2021 Repayments 2022 Repayments 2023 Repayments

- 1. Liquidity calculated as pro forma Aurelia cash of A\$76m as shown in the table on the right plus A\$20m from the Working Capital Facility
- 2. Standalone Aurelia cash balance as at 30 September 2020
- Includes the Acquisition Price, transaction costs, A\$24m scrip consideration issued to Diversified Minerals, Equity Raising and term debt based on page 28
- Expected draw down of A\$45m of the secured facility repaid over 3 years in quarterly instalments of A\$4.5m
- 5. See next page for definition and explanation of TERP
- Market data sourced from Factset as at 12 November 2020
- 7. Excludes A\$24m of Aurelia shares issued to Diversified Minerals as part of the Acquisition Price
- 8. Debt balance excludes any debt underwriting or arrangement fees which may be capitalised for accounting purposes
- 9. Excludes Aurelia's environmental bonding facilities and excludes IFRS 16 Leases

Equity Raising overview

	Offer structure	 ~A\$130m fully underwritten¹ equity raising (Equity Raising or Offer) ~A\$41m institutional placement (Placement)² ~A\$89m 1 for 4.2³ accelerated pro rata non renounceable entitlement offer (Entitlement Offer) The Entitlement Offer is non-renounceable and entitlements will not be tradeable or otherwise transferable Approximately 303 million new fully paid ordinary shares in Aurelia (New Shares) to be issued under the Equity Raising representing approximately 35% of existing Aurelia shares on issue
	Offer price	 All shares under the Placement and Entitlement Offer will be issued at a fixed price of A\$0.43 per New Share (Offer Price) The Offer Price represents: 11.5% discount to TERP⁴ of \$0.49 14.9% discount to the last traded price of \$0.505 on Thursday, 12 November 2020
	Institutional Entitlement Offer and Placement	 The Placement and Institutional Entitlement Offer will be conducted by way of a bookbuild process on Friday, 13 November 2020 Entitlements under the Institutional Entitlement Offer that are not taken up and entitlements of ineligible institutional shareholders and ineligible retail shareholders under the Entitlement Offer will be offered for sale in the bookbuild
	Retail Entitlement Offer	 The Retail Entitlement Offer will open on Friday, 20 November 2020 and close on Thursday, 3 December 2020⁵ Eligible Retail shareholders will have the ability to apply for additional new shares up to 33% of their entitlement under a 'Top-up Facility' (subject to scale back, at Aurelia's discretion)
	Underwriting	 The Offer is fully underwritten A summary of the underwriting agreement is provided in Appendix E
	Ranking	New shares issued under the Equity Raising will rank equally in all respects with Aurelia's existing ordinary shares
7	Director Participation	The Aurelia Directors who are eligible have each confirmed their intention to participate in the Entitlement Offer

- 1. Refer to the summary of the underwriting agreement included in Appendix E for a summary of conditions precedent and termination events
- Placement size based on expanded placement capacity including shares issued under the Entitlement Offer
- 3. Fractional entitlements to be rounded up to the nearest whole number of shares
- Theoretical ex rights price (TERP) includes the shares issued under the Placement, Institutional Entitlement Offer and the Retail Entitlement Offer. TERP is the theoretical price at which Shares should trade immediately after the ex date for the Entitlement Offer. TERP is a theoretical calculation only and the actual price at which Shares trade on ASX immediately after the ex date for the Entitlement Offer will depend on many factors and may not be equal to TERP. TERP is calculated by reference to the closing price of Aurelia's shares as traded on ASX on Thursday, 12 November 2020, being the last trading day prior to the announcement of the Offer
- The Retail Entitlement Offer is only available to eligible retail shareholders with a registered address in Australia or New Zealand on the Record Date see the Retail Offer Booklet for further details on eligibility once available



Equity Raising timetable

Event	Date
Announcement of Offer, Institutional Entitlement Offer and Placement opens	Friday, 13 November 2020
Institutional Entitlement Offer and Placement closes	Friday, 13 November 2020
Trading halt is lifted and trading resumes on an "ex-entitlement" basis	Monday, 16 November 2020
Record date for the Entitlement Offer (7:00pm Sydney time)	Tuesday, 17 November 2020
Retail Entitlement Offer opens and Retail Entitlement Offer Booklet despatched	Friday, 20 November 2020
Settlement of new shares issued under the Institutional Entitlement Offer and the Placement	Tuesday, 24 November 2020
Allotment and normal trading of New Shares issued under the Institutional Entitlement Offer and the Placement	Wednesday, 25 November 2020
Retail Entitlement Offer closes (5:00pm Sydney time)	Thursday, 3 December 2020
Settlement of Retail Entitlement Offer	Wednesday, 9 December 2020
Allotment of New Shares issued under the Retail Entitlement Offer	Thursday, 10 December 2020
Normal trading of New Shares issued under the Retail Entitlement Offer	Friday, 11 December 2020
Despatch of holding statements in respect of New Shares issued under the Retail Entitlement Offer	Monday, 14 December 2020

All dates and times are indicative and Aurelia reserves the right to amend any or all of these events, dates and times subject to the Corporations Act 2001 (Cth), ASX Listing Rules and other applicable laws. All times and dates are in reference to Sydney, Australia time.





Diversified Minerals - Dargues Ore Reserves and Mineral Resources estimates

Ore Reserves (as at 30 June 2020)

Class	Tonnes (kt)	Au (g/t)	Au (koz)
Proved	458	4.9	72
Probable	649	6.2	130
Total	1,108	5.7	202

Mineral Resources (as at 15 March 2017)

Class	Tonnes (kt)	Au (g/t)	Au (koz)
Measured	560	6.3	113
Indicated	740	7.4	175
Inferred	290	6.5	60
Total	1,590	6.8	348

Dargues Production Target

Pro	Proved Reserves Probable Reserves		rves	Inferred Resources			Total				
kt	g/t	koz	kt	g/t	koz	kt	g/t	koz	kt	g/t	koz
458	4.9	72	649	6.2	130	264	4.9	41	1,372	5.5	243

Mineral Resource estimates are inclusive of Ore Reserves (where applicable). There is no certainty that Mineral Resources not included in Ore Reserves will be converted to Ore Reserves. Mineral Resource estimates utilise 2 g/t Au cut-off grade. The Ore reserve estimate was prepared at a gold price of A\$1,650/oz.

For full details on the Diversified Minerals - Dargues Ore Reserves and Mineral Resources estimates refer to Aurelia's ASX release dated 13 November 2020, entitled "Diversified Minerals - Dargues Gold Mine Mineral Resource and Ore Reserve Statement". Aurelia confirms that the technical parameters underpinning the estimates in that release continue to apply and have not materially changed. Aurelia expects to release updated Mineral Resources and Ore Reserves estimates for Dargues in July 2021, as part of its annual Group Mineral Resources and Ore Reserves Statement. Application of Aurelia's estimation methodology to Dargues may result in changes to Mineral Resources and/or Ore Reserves totals. Application of Aurelia's estimation methodology to Dargues may also result in a downgrade of the classification of the Mineral Resources and/or Ore Reserves compared to existing estimates. See Appendix B (Key Risks) and the disclaimer for more information on forward looking statements

Dargues Gold Mine is presented on a 100% managed basis (with the Triple Flag royalty obligation incorporated into forecast estimates presented for AISC and AIC). The forecast Dargues life of mine schedule (with an effective start date of 1 July 2020) is based on the Production Target included in the Dargues Ore Reserves estimate report (see Aurelia ASX release referenced above), adjusted for a further approx. 10% tonnage/grade dilution based on due diligence conducted by Aurelia and its independent technical advisors. The Production Target includes 17% Inferred Mineral Resources (by contained ounces). There is a low level of geological confidence associated with Inferred Mineral Resources and there is no certainty that further exploration work will result in the determination of Indicated Mineral Resources or that the Production Target itself will be realised. See page 17 including footnotes 1, 2 and 3 for more detail regarding LOM average statistics for Dargues

Aurelia Mineral Resources estimates (30 June 2020)

Peak

Class	Tonnes (kt)	NSR (A\$/t)	Au (g/t)	Cu (%)	Pb (%)	Zn (%)	Ag (g/t)
Measured	1,749	197	1.8	1.1	0.7	1.0	13
Indicated	6,538	218	1.6	1.2	1.5	1.7	11
Inferred	3,065	183	1.0	1.8	0.3	0.4	7
Total	11,351	205	1.5	1.4	1.0	1.2	10

Hera

Class	Tonnes (kt)	NSR (A\$/t)	Au (g/t)	Pb (%)	Zn (%)	Ag (g/t)
Measured	869	230	1.6	3.3	5.0	33
Indicated	464	238	1.8	2.8	4.6	49
Inferred	68	210	1.5	2.1	4.2	54
Total	1,401	232	1.6	3.1	4.8	40

Federation

Class	Tonnes (kt)	NSR (A\$/t)	Au (g/t)	Pb (%)	Zn (%)	Ag (g/t)
Indicated	90	407	2.2	6.3	12.1	9
Inferred	2,489	372	0.8	7.7	13.5	9
Total	2,579	373	0.8	7.7	13.5	9

Nymagee

Class	Tonnes (kt)	NSR (A\$/t)	Cu (%)	Pb (%)	Zn (%)	Ag (g/t)
Indicated	1,411	207	2.3	0.8	1.5	18
Inferred	42	131	1.6	0.2	0.5	10
Total	1,454	205	2.2	0.8	1.4	18

Mineral Resource estimates are inclusive of Ore Reserves (where applicable). There is no certainty that Mineral Resources not included in Ore Reserves will be converted to Ore Reserves. Mineral Resources estimates utilise A\$120/tonne NSR cut-off mineable shapes that include internal dilution. Net smelter return (NSR) is an estimate of the net recoverable value per tonne including offsite costs, payables, royalties and metal recoveries. Tonnage estimates have been rounded to nearest 1,000 tonnes.

For full details of Mineral Resources estimates refer to Aurelia ASX release dated 22 July 2020, Group Mineral Resource and Ore Reserves Statement. Aurelia confirms that all material assumptions and technical parameters underpinning the estimates in that release continue to apply and have not materially changed.



Aurelia Ore Reserves estimates (30 June 2020)

Peak

Class	Tonnes (kt)	NSR (A\$/t)	Au (g/t)	Cu (%)	Pb (%)	Zn (%)	Ag (g/t)
Proved	339	169	1.1	1.8	0.4	0.7	12
Probable	2,992	251	2.4	0.8	3.0	3.2	17
Total	3,331	243	2.3	0.9	2.8	2.9	16

Hera

Class	Tonnes (Kt)	NSR (A\$/t)	Au (g/t)	Pb (%)	Zn (%)	Ag (g/t)
Proved	642	183	1.5	3.1	4.7	28
Probable	555	187	1.4	3.0	4.8	49
Total	1,197	185	1.4	3.0	4.7	38

When comparing Mineral Resources to Ore Reserves, it should be noted that Ore Reserves are estimated using lower metals price assumptions and higher NSR cut-off values. Metal price assumptions are contained in the ASX release referenced below. The Peak Gold Mine Ore Reserve Estimate utilises an A\$150/tonne NSR cut-off for Peak, Peak North, Kairos, Chronos, S400 and Perseverance and an A\$130/tonne NSR for Chesney and Jubilee. The Hera Mine Ore Reserve Estimate utilises an A\$130/tonne NSR cut-off. Tonnage estimates have been rounded to nearest 1,000 tonnes.

For full details of Ore Reserves estimates refer to Aurelia ASX release dated 22 July 2020, Group Mineral Resource and Ore Reserves Statement. Aurelia confirms that all material assumptions and technical parameters underpinning the estimates in that release continue to apply and have not materially changed.





Key risks

The Group consists of Aurelia and its subsidiaries, which will include Dargues Gold Mine Pty Ltd and Big Island Mining Pty Ltd (Dargues Group) upon completion of the Acquisition.

This section describes the key business risks of investing in Aurelia together with the risks relating to participation in the Offer which may affect the value of Aurelia shares. It does not describe all the risks of an investment. Before investing in Aurelia, you should be aware that an investment in Aurelia has a number of risks, some of which are specific to Aurelia and some of which relate to listed securities generally, and many of which are beyond the control of Aurelia.

The risks set out in this section do not constitute an exhaustive list of all risks involved in an investment in Aurelia. Investors should consult their own professional, financial, legal and tax advisers about those risks and the suitability of investing in Light of their particular circumstances. Investors should also consider publicly available information on Aurelia (including information available on the ASX website) before making an investment decision.

1. Risks associated with the Group

Use of assumptions and forecasts

Aurelia uses estimates of production and financial performance based on a range of assumptions and forecasts; including, in particular for Aurelia's FY21 gold production guidance and the estimated LOM average production capacity for Dargues. There is uncertainty in these assumptions and forecasts, and risk that variation from them could result in actual performance being different to the expected outcomes. The uncertainties arise from a range of factors, including the nature of the mining industry and general economic factors.

Fluctuations in the commodity price

The Group's revenues are exposed to fluctuations in the US\$ price of gold, silver, lead, zinc and copper. Volatility in metal prices creates revenue uncertainty and requires careful management of business performance to ensure that operating cash margins are maintained despite volatile metal prices.

Declining metal prices can impact operations by requiring a reassessment of the feasibility of an exploration target and/or evaluation project. Even if a project is ultimately determined to be economically viable, the need to conduct such a reassessment could cause substantial delays and/or may interrupt operations, which may have a material adverse effect on Aurelia's results of operations and financial position.

An increase in the A\$ gold price above A\$2,700/oz at completion of the Acquisition may increase the purchase price adjustment which Aurelia is required to pay the vendor (see footnote 2 on page 28).

Mineral Resources, Ore Reserves and Production Targets Aurelia's Mineral Resources and Ore Reserves are estimates, and no assurance can be given that the estimated Reserves and Resources are accurate or that the indicated level of metal or other mineral will be produced. Such estimates are, in large, based on interpretations of geological data obtained from drill holes and other sampling techniques. Actual mineralisation or geological conditions may be different from those predicted. No assurance can be given that any part or all of the Group's Mineral Resources constitute or will be converted into reserves.

Market price fluctuations of metal prices as well as increased production and capital costs may render some of the Group's ore reserves unprofitable to develop for periods of time or may render some low margin ore reserves uneconomic. Reserves may have to be re-estimated based on actual production and cost experience. Any of these factors may require the Group to modify its ore reserves, which could have either a positive or negative impact on the Group's financial results.

For full details on the Diversified Minerals - Dargues Ore Reserves and Mineral Resources estimates refer to Aurelia's ASX release dated 13 November 2020, entitled "Diversified Minerals - Dargues Gold Mine Mineral Resource and Ore Reserve Statement". In the future, application of Aurelia's estimation methodology to Dargues may result in changes to Mineral Resources and/or Ore Reserves totals and may also result in a downgrade of the classification of the Mineral Resources and/or Ore Reserves compared to existing estimates.

Replacement of depleted reserves

Aurelia must continually replace reserves depleted by production to maintain production levels over the long-term. Reserves can be replaced by expanding known ore bodies, locating new deposits, acquiring new assets or achieving higher levels of conversion from Mineral Resource to Ore Reserves with improvements in production costs and or metal prices. Exploration is highly speculative in nature and as such, Aurelia's exploration projects involve many risks and can often be unsuccessful. Once a prospect with mineralisation is discovered, it may take several years from the initial discovery phase until production is possible.

As a result, there is no assurance that current or future exploration programs will be successful. There is a risk that depletion of reserves will not be offset by discoveries or acquisitions, or that divestures of assets will lead to a lower reserve base. The mineral base of Aurelia may decline if reserves are mined without adequate replacement and Aurelia may not be able to sustain production beyond the current mine life, based on current production rates.



Aurelia routinely prepares internal estimates of future production, cash costs and capital costs of production. Aurelia has developed business plans at its Hera and Peak operations and at the Darques operation undertook a due diligence process which forecast metal recoveries, ore throughput and operating costs. While these assumptions are considered reasonable, there can be no quarantee that forecast rates will be achieved. Failure to achieve production or cost estimates could have an adverse impact on Aurelia's future cash flow, profitability and financial solvency. Aurelia's actual production and costs may vary from estimates for a variety of reasons, including: actual ore mined varying from estimates of grade, tonnage, dilution and metallurgical and other characteristics; Production and cost short-term operating factors relating to the ore reserves, such as the need for sequential development of ore bodies and the processing of new or different ore grades: estimates revisions to mine plans; and risks and hazards associated with mining; natural phenomena, such as inclement weather conditions, water availability, floods; and unexpected labour shortages or strikes. Costs of production may also be affected by a variety of factors, including: ore grade, metallurgy, labour costs, consumable costs, commodity costs, general inflationary pressures and currency exchange rates. The mining industry is subject to significant risks and hazards, including environmental hazards, industrial accidents, civil claims or disputes, unusual or unexpected geological conditions, unavailability of materials and equipment, rock failures, cave-ins, and weather conditions (including flooding and bushfires), most of which are beyond Aurelia's control. These risks and hazards could result in significant costs or delays that could have a material adverse effect on Aurelia's financial performance, Mining risks and liquidity and operations results. insurance risks Aurelia maintains insurance to cover some of these risks and hazards. The insurance is maintained in amounts that are believed to be reasonable depending on the circumstances surrounding each identified risk. However, property, liability and other insurance may not provide sufficient coverage for losses related to these or other risks or hazards. Reliance on The Group depends on the availability and affordability of reliable transportation facilities and infrastructure (e.g. roads, bridges, airports, rail, power sources and water supply) to deliver consumables to site, and final product to market. Interruption transportation facilities in the provision of such infrastructure (e.g. due to adverse weather; community or government interference) could adversely affect Aurelia's operations (including Dargues), financial condition and results of operations. and infrastructure The mining industry in general may be subject to a shortage of suitably experienced and qualified personnel in key technical roles. Attracting and retaining key persons with specific knowledge and skills are critical to the viability and growth of Aurelia. Management skills and Aurelia maintains a suitably structured remuneration strategy to assist with the attraction and retention of key employees. However, the risk of loss of key employees is always prevalent. This risk is managed through having active and broad recruitment channels and the ability to rely upon suitably qualified external contractors when required to backfill vacancies. The Group's mining, processing, development and exploration activities are subject to various laws and statutory regulations governing exploration, development, production, taxes, royalty payments, labour standards and occupational health, mine safety, toxic substances, land use, water use, communications, native title, landholder interactions and other matters. No assurance can be given that new laws, rules and regulations will not be enacted or that existing laws, rules and regulations will not be applied in a manner which could have an adverse effect on the Group's financial position and results of operations Government regulation across the different jurisdictions in which it operates, including those relating to Dargues. Any such amendments to current laws, regulations and permits governing operations and activities of mining and exploration, or more stringent implementation thereof, could have a material adverse impact on the Group. Failure to comply with any applicable laws, regulations or permitting requirements, or failure to renew, or to obtain the renewal of, any applicable licenses or permits, may result in enforcement actions against the Group, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. A failure to adhere to the tenement obligations and requirements, including to meet certain levels of expenditure on tenements held by the Group in various jurisdictions may make certain tenements subject to possible forfeiture. In respect of granted tenements, no assurance can be given that Aurelia will be successful in managing its minimum expenditure obligations and retaining such tenements. Tenements Native title claims or issues on any existing or future tenement held by the Group may potentially impact Aurelia's operations and future plans. For tenements that may still be subject to native title claims to be validly granted (or renewed), there are established statutory regimes that will need to be followed in connection with those tenements.



There continues to be a high level of uncertainty surrounding the spread, duration and impact of COVID-19. This uncertainty is having a widespread and varied impact on global capital markets and commodity prices, to which the Group is not immune. The Group, and the broader mineral resources industry, has also been and will continue to be impacted by existing and future government restrictions that potentially increase production and operations costs. Despite the potential for restrictions to adversely impact the Group's operations and financial position, the safety and wellbeing of the Group's people and contractors, and the communities in which the Group operates, remains a core priority. Aurelia has therefore implemented intervention COVID-19 measures measures targeted at minimising the risk of potential transmission of COVID-19. These include a range of measures with respect to underground mining, processing plants, accommodation and logistics operations, as well as a site and corporate offices. The Group has some employees and contractors who reside interstate and who travel to its sites to work. Interstate border restrictions are an example of a government restriction that poses a risk to the Group's operations, which is being managed through the introduction of small, consistent and traceable work teams. a) Environment, health and safety regulations, permits Aurelia's mining and processing operations and exploration activities are subject to extensive laws and regulations governing the protection of the environment, including; waste disposal, worker safety, mine development and protection of endangered and other special status species. Aurelia's ability to obtain permits and approvals and to successfully operate may be adversely impacted by real or perceived detrimental events associated with Aurelia's activities or those of other mining companies affecting the environment, human health and safety or the surrounding communities. Delays in obtaining or failure to obtain government permits and approvals may adversely affect Aurelia's operations, including its ability to continue operations. While Aurelia has implemented health, safety and community initiatives at its operations to attempt to ensure the health and safety of its employees, contractors and members of the community affected by its operations, there is no guarantee that such measures will eliminate the occurrence of accidents or other incidents which may result in personal injuries, damage to property, and in certain instances such occurrences could give rise to regulatory fines and/or civil liability. b) Water scarcity **Environmental and** Water is a scarce commodity in NSW. Water is a significant input into processing activities for Hera, Peak and Dargues and access to sufficient water to support current and future activities is critical. The impact of drought conditions serves to increase sustainability this risk. There is no guarantee that the groundwater inflows for the operations will align with the groundwater inflow modelling undertaken. Modifications to government approvals may also be required in the future to ensure measures can be implemented for the long term supply contingency of water. c) Community relations Aurelia has (and will have with Darques) operations near established communities. Local community stakeholder concerns and expectations have the potential to disrupt production and exploration activities and delay the approval timelines for key development activities. d) Climate change Climate change has the potential to impact Aurelia's business. The highest priority climate related risks include the following: reduced water availability, changes to legislation and regulation, reputation risk, market changes and shareholder activism. Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Group's exposure to the risk of changes in foreign exchange rates relates primarily to the Group's Foreign currency risk operating activities specifically revenue and expenses are denominated in a foreign currency. Notably, gold doré sales are denominated in A\$, whilst concentrate sales are denominated in US\$, Aurelia has a foreign exchange price risk when the US\$ price of a commodity is translated back to A\$. Exposure to interest rate risk arises on financial assets and liabilities where a future change in interest rates will affect future cash flows or the fair value of fixed rate financial instruments. Interest rate risk The Group continually analyses its exposure to interest rate risk. Consideration is given to alternative financing options, potential renewal of existing positions, alternative investments, and the mix of fixed and variable interest rates. The Group assesses each Cash-Generating Unit (CGU), at each reporting period to determine whether there is any indication of impairment or reversal exists, a formal estimate of the recoverable amount is made, which is deemed as being the higher of the fair value costs of disposal and value in use. These assessments require the use of estimates and assumptions which could change over time and are impacted by various economic factors such as Impairment risk discount rates, exchange rates, commodity prices, gold multiple values, future operating development and sustaining capital requirements and operating performance. A change in one or more of these assumptions used to determine the value in use or fair value less costs of disposal could result in a material adjustment in a CGU's recoverable amount. Aurelia's lead, zinc, copper and bulk lead/zinc concentrates are currently exported to China. The Chinese government recently indicated that import permits would not be issued for the importation of Australian copper concentrate until at least 31 Concentrate Risk -December 2020. There is a risk that Aurelia will not be able to export its copper concentrate into China, and therefore Aurelia will need to find an alternate market for its copper concentrate which may be on less favourable terms and conditions. There is China

also the risk that the Chinese government may expand the limitation on importation permits to other concentrates.



2. Risks associated with the Acqusition

Completion risk	Completion of the Acquisition is conditional on various matters as set out in the Share Sale Agreement (Share Sale Agreement) in respect of the Acquisition, including certain regulatory approvals from the Minister responsible for the Mining Act 1992 (NSW). If any of the Conditions are not satisfied or waived, completion of the Acquisition (Completion) may be deferred or may not occur on the current terms at all. Where the Acquisition is not completed as a result of a failure to satisfy conditions (or otherwise), Aurelia will need to consider alternative uses for, or ways to return the proceeds of any subscriptions raised from the Offer. If Completion is delayed, Aurelia may incur additional costs and it may take longer than anticipated for Aurelia to realise the benefits of the Acquisition. Any failure to complete, or delay in completing, the Acquisition and/or any action required to be taken to return capital may have a material adverse effect on Aurelia's operational and financial performance and the price of its shares. The Share Sale Agreement may also be terminated by Aurelia if the vendor fails to complete as required under the Share Sale Agreement or if a material adverse change as defined under the Share Sale Agreement occurs in relation to
=	Dargues prior to Completion.
_	Aurelia proposes to fund the Acquisition through a combination of bank debt, cash on balance sheet, consideration shares and new equity capital raised through the issue of fully-paid ordinary shares in Aurelia.
Debt funding risk	Aurelia has entered into financing commitments pursuant to which financiers have agreed to provide debt financing for the Acquisition on a certain funds basis, but subject to certain conditions precedent usual for a debt financing of this nature. If Aurelia is unable to satisfy these conditions precedent, the funding may not be available to it. As the Acquisition is not subject to financing, the failure to satisfy the conditions precedent or any other ability to draw under the debt financing agreement would mean that Aurelia would have to seek alternative funding in potentially a very short time frame, the availability and terms of which are uncertain and, if available, may be less favourable to the Group than if Aurelia was not required to raise funding to complete the Acquisition.
D	If the Acquisition completes and Aurelia utilises the bank debt, there will be an increase in Aurelia's net debt levels and Aurelia will be more exposed to risks associated with gearing and additional covenants which may restrict Aurelia from undertaking certain activities. For example, Aurelia will be more exposed to any movements in interest rates, and it will have an obligation to repay that bank debt throughout its term and may be restricted from making distributions or undertaking other activities if it fails to meet certain financial, and other, covenants. In addition, due to the increased size and the depletion of Mineral Resources at its projects, Aurelia will be more exposed to general risks relating to the ability (or inability) to restructure or refinance its debt facilities. It may be difficult for Aurelia to refinance all or some of these debt facilities and an inability to secure new debt facilities on acceptable terms may adversely affect the financial performance of the Group.
Historical liabilities risk	If the Acquisition completes, Aurelia may become directly or indirectly liable for any liabilities that the Dargues Group has incurred or was liable for in the past as a result of prior acts or omissions, including liabilities which were not identified by Aurelia's due diligence, which are greater than expected, or for which sufficient protections were not included in the Share Sale Agreement or which form the basis of a claim under the Share Sale Agreement which the vendor does not or cannot meet. These could include liabilities relating to current or future litigation, regulatory actions, warranties claims and other liabilities. Such liability may adversely affect the financial position, performance or prospects of Aurelia after the Acquisition.
Integration, permitting and planning risk	The Acquisition involves the integration of the Dargues Group business, which has previously operated independent to the Group. There is a risk that the integration may be more complex than currently anticipated, encounter unexpected challenges or issues, take longer than expected, divert management attention or not deliver the expected benefits. There is also a risk that Aurelia is not able to fully realise the improvements for Dargues contemplated in Aurelia's optimisation plan. In particular, there is no guarantee that Aurelia will be able to secure an extension of the Dargues mine life through modifications to the permitting conditions.
Retention of personnel	Key personnel in relation to the Dargues operation are employed by the PYBAR group, who provides services to the operation under "whole of mine services" contract. However there can be no assurance that there will be no unintended loss of personnel, including key personnel leading up to and following the Acquisition. If key personnel or a significant number of other personnel choose not to remain with the PYBAR group (or are redeployed by PYBAR) or choose to not accept employment with the Group post-Acquisition, there is a risk that the integration may be more complicated than expected.
	Debt funding risk Historical liabilities risk Integration, permitting and planning risk



Reliance on information provided

The Group has prepared (and made assumptions in the preparation of) the financial information, information on production and costs estimates relating to the Acquisition, information on the Dargues Group and mining operations of Dargues included in this Presentation in reliance on the financial information, tax information on Ore Reserves and Mineral Resources and other information provided by the vendor. Aurelia undertook a due diligence process in respect of the Acquisition, which relied in part on the review of financial and other information provided by the vendor. Despite making reasonable efforts, Aurelia has not been able to verify the accuracy, reliability or completeness of all the information which was provided.

If any information provided and relied upon by Aurelia in its due diligence and preparation of this presentation proves to be incorrect, incomplete or misleading, there is a risk that the actual financial position and performance of Dargues and the Group post Acquisition may be materially different to the expectations reflected in this Presentation.

Investors should also note that there is no assurance that the due diligence conducted was conclusive, and that all material issues and risks in respect of the Acquisition have been identified and avoided or managed appropriately (for example, because Aurelia may not in all cases have negotiated indemnities or representations and warranties from vendor to cover all potential risks). Therefore, there is a risk that issues and risks may arise which will also have a material impact on the Group (for example, Aurelia may later discover liabilities or defects which were not identified through due diligence or for which there is no contractual protection for Aurelia). This could adversely affect the operations, financial performance or position of the Group.

Risks associated with the size of the Acquisition

The Dargues Group, if acquired by Aurelia, will be a material part of Aurelia's business. The increased relative exposure of Aurelia could adversely impact Aurelia's financial position if Dargues does not perform as expected.

Change of control

The Acquisition may trigger change of control clauses in some material contracts to which the Dargues Group is a party. Where triggered, a change of control clause may require Aurelia to seek the counterparty's consent in relation to the Acquisition. The Share Sale Agreement contains a condition precedent that that the counterparty's consent or waiver is obtained. There is a risk that a counterparty may not provide consent which may trigger a termination right in favour of Aurelia under the Share Sale Agreement. If Aurelia waives the condition, there is a risk that it might trigger a termination right in favour of that counterparty or that the counterparty may require renegotiation of terms in order to obtain consent. If any of the material contracts containing a change of control clause are terminated by the counterparty or renegotiated on less favourable terms, it may have an adverse impact on Aurelia's financial performance and prospects in the future. There can be no assurance that Aurelia or the Dargues Group will be able to renegotiate such contracts on commercially reasonable terms, if at all.

Dargues ramp-up risk

Dargues is fully commissioned with first shipment of gold concentrate in June 2020. The mine is now in ramp-up and there is a risk that difficulties may arise as part of the processing and production of minerals, including variability in the ratio of waste removed to ore extracted during the life cycle of the mine, variability in ore grade, difficulties in accessing adequate quantities of ore in accordance with plant capacity, difficulty in obtaining necessary equipment, failures in plant and equipment and practical and technical challenges with the processing plant.

Other risks during the production ramp-up and operational phase include, and are not limited to, weather, availability of materials, availability and productivity of skilled and experienced workers and contractors, industrial and environmental accidents industrial disputes and unexpected shortages or increases in the costs of labour, IT failures or disruptions, consumables, spare parts, plant and equipment. The production ramp-up process may uncover failures or deficiencies in processes, systems, plant and equipment required for Dargues, and addressing such failures or deficiencies may result in Aurelia incurring unexpected costs and production ramp-up delays. Any prolonged outage or shutdown due to technical problems or otherwise could substantially increase production costs or adversely impact revenue.



3. Offer and general risks

Any investment in equity capital carries general risks. The trading price of Aurelia's shares on the ASX may fluctuate in line with equity capital market movements in Australia and internationally, or in response to specific circumstances, which may result in the market price being higher or lower than the offer price. Generally applicable factors which may affect the market price of Aurelia's shares include:

- the impact of COVID-19, including with respect to the health of the workforce, travel restrictions, consumer sentiment, and global supply chains;
- the Australian and global macroeconomic outlook, including fluctuations in interest rates, currency exchange rates, inflation, commodity prices, investor sentiment, consumer demand, and employment levels;
- investor sentiment and the risk of contagion;
- · changes in Australian and foreign government regulation (including fiscal, monetary and regulatory policies);
- · loss of key personnel and delays in replacement;
- · force majeure events such as natural disasters, extreme weather events, epidemics, pandemics (such as COVID-19), war and terrorism;
- · mine production and development problems, including, cost over-runs, grade problems, high arsenic content, loss of key employees and other operating issues;
- volatility of gold prices;
- · geopolitical instability and international hostilities;
- · announcement of new technologies;
- · recommendations and valuations by brokers and analysts;
- changes in market valuations of other gold mining and exploration companies; and
- future issues of Aurelia equity securities.

There is considerable and continued uncertainty as to the ongoing impact of COVID-19 on the Australian, global economy and share markets. The share prices for many listed companies have in recent times been subject to wide fluctuations and volatility, consistent with the trend that equity capital markets having historically been, and may in the future be, subject to significant volatility. It is also possible that new risks may emerge as a result of domestic or foreign markets experiencing extreme stress, or existing risks (including the impact of COVID-19) may evolve in ways that are not currently foreseeable.

No assurance can be given that the New Shares will trade at or above the offer price. None of Aurelia, its Board, the underwriters, or any other person guarantees the market performance of the New Shares.

Eligible shareholders who do not participate in the Offer, or do not take up their entitlements under the Offer in full, will have their percentage shareholding in Aurelia diluted.

Such shareholders will not be exposed to future increases or decreases in Aurelia's share price in respect of those New Shares which would have been issued to them had they taken up all of their entitlements. Shareholders may also have their investment diluted by future capital raisings by Aurelia. Aurelia may issue new securities in the future to finance acquisitions or pay down debt which may, under certain circumstances, dilute the value of a shareholder's percentage shareholding in

However, eligible shareholders who take up all of their entitlements under the Offer will have the ability to apply for additional shares under the "Top up Facility" in excess of their entitlement under the Offer. As the Offer is non-renounceable, shareholders who do not take up all or part of their entitlement will not receive any value for the part not taken up

General equity market and investment risk

Dilution



Underwriting risk	Aurelia has entered into an underwriting agreement with the Underwriters in respect of the Offer dated 13 November 2020 (Underwriting Agreement). The Underwriting Agreement contains representations, warranties, undertakings and indemnities in favour of the Underwriters. If certain conditions are not satisfied, or certain events occur, the Underwriters may terminate the Underwriting Agreement. Termination of the Underwriting Agreement by the Underwriters would have an adverse impact on the total amount of proceeds that could be raised under the Offer and may impact Aurelia's ability to complete the Acquisition. Key terms of the Underwriting Agreement, including the material termination events, are set out in Appendix E.
Financial information and forecasts	The forward looking statements, opinion and estimates provided in this Presentation, rely on various contingencies and assumptions. Various factors and risks, both known and unknown, many of which are outside the control of the Group, may impact upon the performance of the Group and cause actual performance to vary significantly from expected results. There can be no guarantee that the Group will achieve its stated objectives or that forward looking statements or forecasts will prove to be accurate.
Other	The above risks should not be taken as a complete list of the risks associated with an investment in Aurelia. The risks outlined above and other risks not specifically referred to may in the future materially adversely affect the value of Aurelia shares and their performance. Accordingly, no assurance or guarantee of future performance or profitability is given by Aurelia in respect of Aurelia shares.





Foreign offer restrictions

INTERNATIONAL SELLING RESTRICTIONS

This document does not constitute an offer of New Shares of the Company in any jurisdiction in which it would be unlawful. In particular, this document may not be distributed to any person, and the New Shares may not be offered or sold, in any country outside Australia except to the extent permitted below.

1 CANADA

This document constitutes an offering of New Shares only in the Provinces of Alberta, British Columbia, Ontario and to those persons to whom they may be lawfully distributed in the Provinces, and only by persons permitted to sell such New Shares. This document is not, and under no circumstances is to be construed as, an advertisement or a public offering of securities in the Provinces. This document may only be distributed in the Provinces to persons that are "accredited investors" within the meaning of NI 45-106 – Prospectus Exemptions, of the Canadian Securities Administrators.

No securities commission or similar authority in the Provinces has reviewed or in any way passed upon this document, the merits of the New Shares or the offering of New Shares and any representation to the contrary is an offence.

No prospectus has been, or will be, filed in the Provinces with respect to the offering of New Shares or the resale of such securities. Any person in the Provinces lawfully participating in the offer will not receive the information, legal rights or protections that would be afforded had a prospectus been filed and receipted by the securities regulator in the applicable Province. Furthermore, any resale of the New Shares in the Provinces must be made in accordance with applicable Canadian securities laws which may require resales to be made in accordance with exemptions from dealer registration and prospectus requirements. These resale restrictions may in some circumstances apply to resales of the New Shares outside Canadian, as a result. Canadian purchasers should seek legal advice prior to any resale of the New Shares.

The Company as well as its directors and officers may be located outside Canada and, as a result, it may not be possible for purchasers to effect service of process within Canada upon the Company or its directors or officers. All or a substantial portion of the assets of the Company and such persons may be located outside Canada and, as a result, it may not be possible to satisfy a judgment against the Company or such persons in Canada or to enforce a judgment obtained in Canadian courts against the Company or such persons outside Canada.

-Any financial information contained in this document has been prepared in accordance with Australian Accounting Standards and also comply with International Financial Reporting Standards and interpretations issued by the International Accounting Standards Board.

Statutory rights of action for damages and rescission

Securities legislation in certain of the Provinces may provide purchasers with, in addition to any other rights they may have at law, rights of rescission or to damages, or both, when an offering memorandum that is delivered to purchasers contains a misrepresentation. These rights and remedies must be exercised within prescribed—time limits and are subject to the defenses contained in applicable securities legislation. Prospective purchasers should refer to the applicable provisions of the securities legislation of their respective Province for the particulars of these rights or consult with a legal adviser.

The following is a summary of the statutory rights of rescission or to damages, or both, available to purchasers in Ontario, every purchaser of the New Shares purchased pursuant to this document (other than (a) a "Canadian financial institution" or a "Schedule III bank" (each as defined in NI 45-106), (b) the Business Development Bank of Canada or (c) a subsidiary of any person referred to in (a) or (b) above, if the person owns all the voting securities of the subsidiary, except the voting securities required by law to be owned by the directors of that subsidiary) shall have a statutory right of action for damages and/or rescission against the Company if this document or any amendment thereto contains a misrepresentation. If a purchaser will have no right of action for damages against the Company. This right of action for rescission or damages in addition to and without derogation from any other right the purchaser may have at law. In particular, Section 130.1 of the Securities Act (Ontario) provides that, if this document contains a misrepresentation at the time of purchases and has a right of action for damages or, alternatively, may elect to exercise a right of rescission against the Company, provided that:

- the Company will not be liable if it proves that the purchaser purchased the New Shares with knowledge of the misrepresentation;
 - in an action for damages, the Company is not liable for all or any portion of the damages that the Company proves does not represent the depreciation in value of the New Shares as a result of the misrepresentation relied upon; and in no case shall the amount recoverable exceed the price at which the New Shares were offered.
- Section 138 of the Securities Act (Ontario) provides that no action shall be commenced to enforce these rights more than:
 - in the case of any action for rescission, 180 days after the date of the transaction that gave rise to the cause of action; or
 - in the case of any action, other than an action for rescission, the earlier of (i) 180 days after the purchaser first had knowledge of the fact giving rise to the cause of action or (ii) three years after the date of the transaction that gave rise to the cause of action.

These rights are in addition to and not in derogation from any other right the purchaser may have.

By purchasing the New Shares hereunder, purchasers in British Columbia not entitled to the statutory rights described above are hereby granted, in consideration of their purchase of securities and upon accepting a purchase confirmation in respect thereof, a contractual right of action for damages or rescission that is the same as the statutory right of action, if any, provided to residents of Ontario who purchase the securities.

Certain Canadian income tax considerations. Prospective purchasers of the New Shares should consult their own tax adviser with respect to any taxes payable in connection with the acquisition, holding, or disposition of the New Shares as any discussion of taxation related matters in this document is not a comprehensive description and there are a number of substantive Canadian tax compliance requirements for investors in the Provinces.

Language of documents in Canada. Upon receipt of this document, each investor in Canada hereby confirms that it has expressly requested that all documents evidencing or relating in any way to the sale of the New Shares (including for greater certainty any purchase confirmation or any notice) be drawn up in the English language only. Par la reception de ce document, chaque investisseur canadien confirme par les présentes qu'il a expressément exigé que tous les documents faisant foi ou se rapportant de quelque manière que ce soit à la vente des valeurs mobilières décrites aux présentes (incluant, pour plus de certitude, toute confirmation d'achat ou tout avis) soient rédigés en anglais seulement.

Notice of Underwriter

The Underwriter is relying on an exemption from the dealer registration requirements of applicable provincial securities laws pursuant to National Instrument31-103 - Registration Requirements, Exemptions and Ongoing Registrant Obligations in connection with the offering of the New Shares. The Underwriter is not registered in Canada, and all or substantially all of its assets may be situated outside of Canada. For the purposes of this offering, prospective investors may contact Underwriter to obtain the name and address of the Underwriter's agent for service of process.



Foreign offer restrictions (cont.)

2. EUROPEAN UNION (FRANCE, GERMANY)

This document has not been, and will not be, registered with or approved by any securities regulator in the European Union. Accordingly, this document may not be made available, nor may the New Shares be offered for sale, in the European Union except in circumstances that do not require a prospectus under Article 1(4) of Regulation (EU) 2017/1129 of the European Parliament and the Council of the European Union (the "Prospectus Regulation").

In accordance with Article 1(4)(a) of the Prospectus Regulation, an offer of New Shares in the European Union is limited to persons who are "qualified investors" (as defined in Article 2(e) of the Prospectus Regulation).

HONG KONG

WARNING: This document has not been, and will not be, registered as a prospectus under the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Cap. 32) of Hong Kong, nor has it been authorised by the Securities and Futures Commission in Hong Kong pursuant to the Securities and Futures Ordinance (Cap. 571) of the Laws of Hong Kong (the "SFO"). No action has been taken in Hong Kong to authorise or register this document or to permit the distribution of this document or any documents issued in connection with it. Accordingly, the New Shares have not been and will not be offered or sold in Hong Kong other than to "professional investors" (as defined in the SFO and any rules made under that ordinance).

No advertisement, invitation or document relating to the New Shares has been or will be in the public of Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to New Shares that are or are intended to be disposed of only to persons outside Hong Kong or only to professional investors.

No person allotted New Shares may sell, or offer to sell, such securities in circumstances that amount to an offer to the public in Hong Kong within six months following the date of issue of such securities.

The contents of this document have not been reviewed by any Hong Kong regulatory authority. You are advised to exercise caution in relation to the offer. If you are in doubt about any contents of this document, you should obtain independent professional advice.

NEW ZEALAND

This document has not been registered, filed with or approved by any New Zealand regulatory authority under the Financial Markets Conduct Act 2013 (the "FMC Act").

The New Shares are not being offered to retail investors within New Zealand other than to existing shareholders of the Company with registered addresses in New Zealand to whom the offer of these securities is being made in reliance on the FMC Act and the Financial Markets Conduct (Incidental Offers) Exemption Notice 2016.

Other than in the Institutional Entitlement Offer, the New Shares may only be offered or sold in New Zealand (or allotted with a view to being offered for sale in New Zealand) to a person who:

- is an investment business within the meaning of clause 37 of Schedule 1 of the FMC Act;
- meets the investment activity criteria specified in clause 38 of Schedule 1 of the FMC Act;
- is large within the meaning of clause 39 of Schedule 1 of the FMC Act;
- is a government agency within the meaning of clause 40 of Schedule 1 of the FMC Act; or
- is an eligible investor within the meaning of clause 41 of Schedule 1 of the FMC Act.

5. NORWAY

This document has not been, and will not be, registered with or approved by Finanstilsynet (the Financial Supervisory Authority of Norway) and it does not constitute a prospectus Regulation ("Regulation (EU) 2017/1129") or the Norwegian Securities Trading Act of 29 June 2007 no. 75. Accordingly, this document may not be made available, nor may the Norway the Norway of the Norway of the Norway of the receive than under circumstances that are exempted from the prospectus Regulation and the Norwagian Securities Trading Act. Any offering of New Shares in Norway is limited to persons who are "qualified investors" as defined in the Prospectus Regulation. Only such persons may receive this document and they may not distribute it or the information contained in it to any other person.

SINGAPORI

This document and any other materials relating to the New Shares has not been and will not be registered as a prospectus with the Monetary Authority of Singapore. Accordingly, the New Shares may not be offered or sold or made the subject of an invitation for subscription or purchase, nor may this document or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the New Shares be circulated or distributed, whether directly, to any person in Singapore other than (i) to an institutional investor (as defined in Section 4A of the Securities and Futures Act, Chapter 289 of Singapore (the "SFA")) pursuant to Section 274 of the SFA, (ii) to a relevant person (as defined in Section 275(2) of the SFA, or to any person pursuant to Section 275(1A) of the SFA, and in accordance with the conditions specified in Section 275 of the SFA, or (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where the New Shares are subscribed or purchased under Section 275 of the SFA by a relevant person which is:

a) a corporation (which is not an accredited investor (as defined in Section 4Å of the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor; or a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary is an individual who is an accredited investor,

securities or securities based derivatives contracts (each term as defined in Section 2(1) of the SFA) of that corporation or the beneficiaries' rights and interest (howsoever described) in that trust shall not be transferred within six months after that corporation or that trust has acquired the New Shares pursuant to an offer made under Section 275 of the SFA except:

- 1) to an institutional investor or to a relevant person (as defined in Section 275(2) of the SFA), or to any person arising from an offer referred to in Section 275(1A) or Section 276(4) (i) (B) of the SFA;
- 2) where no consideration is or will be given for the transfer;
- where the transfer is by operation of law;
- 4) as specified in Section 276(7) of the SFA; or
 - as specified in Regulation 37A of the Securities and Futures (Offers of Investments) (Securities and Securities based Derivatives Contracts) Regulations 2018 of Singapore.

Notification under Section 309B(1)(c) of the SFA – In connection with Section 309B of the SFA and the Securities and Futures (Capital Markets Products) Regulations 2018 of Singapore (the "CMP Regulations 2018"), the Company has determined the classification of the New Shares as prescribed capital markets products (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).



Foreign offer restrictions (cont.)

SWITZERLAND

This document is not intended to constitute an offer or solicitation to purchase or investing the New Shares may not be publicly offered, sold or advertised, directly or indirectly, in, into or from Switzerland but may be offered to individually approached professional investors as defined in article 4 of the Swiss Financial Services Act ("FinSA") and no application has been or will be made to admit the New Shares to trading on any trading venue (exchange or multilateral trading facility) in Switzerland. Neither this document nor any other offering or marketing material relating to the New Shares constitutes a prospectus compliant with the requirements of Article 652a or 1156 of the Swiss Code of Obligations or the listing rules of SIX Exchange Regulation or pursuant to the FinsAfor a public offering of the New Shares and neither this document nor any other offering or marketing material relating to the New Shares may be distributed or otherwise made publicly available in, into or from Switzerland.

Neither this document nor any other offering or marketing material relating to the offering of the New Shares has been or will be filed with or approved by any Swiss regulatory authority or any review body.

This document is personal to the recipient only and not for general circulation in Switzerland.

UNITED KINGDOM

Neither this document nor any other document relating to the offer has been delivered for approval to the Financial Conduct Authority in the United Kingdom and no prospectus (within the meaning of section 85 of the Financial Services and Markets Act 2000, as amended ("FSMA")) has been published or is intended to be published in respect of the New Shares.

This document is issued on a confidential basis to "qualified investors" (as defined in Regulation (EU) 2017/1129 of the European Parliament and the Council of the European Union ("Prospectus Regulation")) in the United Kingdom, and the New Shares may not be offered or sold in the United Kingdom by means of this document, any accompanying letter or any other document, except in circumstances which do not require the publication of a prospectus pursuant to section 86(1) of the FSMA. This document should not be distributed, published or reproduced, in whole or in part, nor may its contents be disclosed by recipients to any other person in the United Kingdom.

Any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received in connection with the issue or sale of the New Shares has only been communicated or caused to be communicated or caused to be communicated in the United Kingdom in circumstances in which section 21(1) of the FSMA does not apply to the Company.

In the United Kingdom, this document is being distributed only to, and is directed at, persons (i) who have professional experience in matters relating to investments falling within Article 19(5) (investment professionals) of the Financial Services and Markets Act 2000 (Financial Promotions) Order 2005 ("FPO"), (ii) who fall within the categories of persons referred to in Article 49(2)(a) to (d) (high net worth companies, unincorporated associations, etc.) of the FPO or (iii) to whom it may otherwise be lawfully communicated (together "relevant persons"). The investment to which this document relates is available only to relevant persons. Any person who is not a relevant person should not act or rely on this document.

. UNITED STATES

This document does not constitute an offer to sell, or the solicitation of an offer to buy, securities in the United States. The New Shares have not been, and will not be, registered under the U.S. Securities Act of 1933 (the "Securities Act") and may not be offered or sold in the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. There will be no public offering of the New Shares in the United States.





Share Sale Agreement Summary

Acquisition Structure

The acquisition by Aurelia of 100% of the issued shares in Dargues Gold Mine Pty Ltd (DGM) from Diversified Minerals.

DGM's wholly owned subsidiary, Big Island Mining Pty Ltd (BIM), which will be acquired as part of the sale, owns the Dargues Gold Mine and other NSW regional exploration licences

Purchase Price

Purchase price of up to A\$205m, comprising:

- A cash component of A\$176m;
- A\$24m in Aurelia ordinary shares (the Consideration Shares) issued at the same price for the Equity Raising (Consideration Shares Price); and
 - A contingent payment of A\$50/ounce (subject to a threshold of 50,000 additional ounces) up to a maximum of \$A5m, based on additional JORC compliant Resources for the Dargues Gold Mine reported by Aurelia (adjusted for a cutoff grade of 3.0g/tonne and depletions due to mining since 15 March 2017) for the period up to 30 June 2022. The contingent payment:
 - o may be settled either in ordinary shares in Aurelia or cash, at Aurelia's election (but must be settled in cash if settling the payment in shares would require Aurelia shareholder approval);
 - o subject to Aurelia's obligation being deferred (see 'Liability' below), will be settled shortly after the publication by Aurelia of its financial reports of the financial years ended 30 June 2021 and 30 June 2022;
 - o if settled in shares, will be the number of shares calculated using the higher of the Consideration Shares Price and Aurelia's 10 day VWAP prior to the release date of the relevant updated Mineral Resources Statement (provided that if Consideration Shares Price applies, Aurelia must pay to Diversified Minerals in cash the difference between the value of the shares received by Diversified Minerals, based on the applicable VWAP, and the value of the shares that Diversified Minerals would have received had the applicable VWAP been used to determine the number of shares issued).

The purchase price will be subject to:

- post completion adjustments (settled in cash) for net debt, working capital, underspending by BIM on budgeted capital expenditure in November 2020 and for the target group companies' net cash flows following 1 December should completion occur after 15 December 2020; and
 - an adjustment based on the closing out of Diversified Minerals' existing gold price hedge book, which applies if the amount payable to close out those hedges is outside an agreed range (with the adjustment being in Aurelia's favour if the amount payable is above the agreed range and in Diversified Minerals' favour if the amount payable is below the agreed range). Any adjustment in Aurelia's favour will be made by way of an adjustment to the amount paid by Aurelia at completion. If any adjustment is in Diversified Mineral's favour and:
 - is for \$4,000,000 or less, it will be made by way of an adjustment to the amount payable by Aurelia at completion;
 - o is for more than \$4,000,000 but no more than \$10,000,000, the amount paid by Aurelia at completion will be adjusted in Diversified Minerals' favour by \$4,000,000 and the balance will be paid by Aurelia within 3 months of completion; and
 - o is for more than \$10,000,000, Aurelia will pay Diversified Minerals \$6,000,000 within 3 months of completion and the amount paid by Aurelia at completion will be adjusted in Diversified Minerals' favour by an amount equal to the balance.

The purchase price and post completion adjustments assume that DGM and BIM's existing third party debt facility and hedge book will be paid out and terminated in connection with completion (utilising part of the cash component of the purchase price, together with any cash on hand of DGM and BIM at completion) and that intra-group debts owing by or to DGM and BIM will be paid out or assumed by Diversified Minerals prior to completion.

The Consideration Shares will be subject to an escrow until publication of Aurelia's FY21 annual results, provided that warranty and indemnity insurance has been effected by that date (and otherwise until the earlier of the date on which the warranty and indemnity insurance policy is effected and the second anniversary of completion).

Conditions Precedent

The sale is conditional upon:

- Ministerial consent to the change of control of BIM as holder of NSW exploration licences;
- consents of the counterparty to the change of control of DGM and BIM under certain equipment lease agreements being obtained;
- the release of all encumbrances over the shares being acquired and the assets of DGM and BIM;
- the completion of certain internal restructuring steps; and
 - entry into access/compensation agreements in relation to certain lots underlying the Dargues exploration licences which are owned by associates of Diversified Minerals.

Completion

Completion will occur 5 business days after the satisfaction or waiver of the conditions precedent.

Either party may terminate if the conditions precedent are not satisfied or waived within 6 months after execution.



Share Sale Agreement Summary (cont.)

Pre-completion Conduct

Diversified Minerals, DGM and BIM will be subject to typical restrictions on their conduct between execution and completion and will be required to provide Aurelia's representatives access to the Dargues Gold Mine site and ongoing information and records in relation to, and senior management of, the business of DGM and BIM between execution and completion.

Clear Exit

DGM and BIM will be required to achieve a clear exit from the Diversified Minerals consolidated tax group prior to completion.

Transition

Diversified Minerals and Aurelia are to agree a transition plan and transitional services agreement (under which Diversified Minerals would provide limited transition services for a period following completion)

Agreed transitional services will be provided by Diversified Minerals at cost for 3 months after completion, with Aurelia having the right to extend the provision of the transitional services for a further 3 months. During any such extension term, Diversified Minerals will provide the transitional services at cost plus a margin of 5%. Aurelia may terminate the provision of particular transition services by notice to Diversified Minerals.

Following completion, Aurelia will be required to procure the replacement of rehabilitation and conservation bonds currently issued on behalf of DGM and BIM by Diversified Minerals and its related entities.

Termination

Either party may terminate due to a failure of the conditions precedent to be satisfied or waived or for a failure by the other party to complete as required under the agreement.

Aurelia may terminate if a material adverse change (as defined by reference to a 25% reduction in expected production over a period of at least 3 months following completion) occurs in respect of the Dargues Gold Mine prior to completion.

The agreement does not include any deposits, break fees etc which would be forfeited or become payable if the conditions precedent are not satisfied.

Warranties and Indemnities

There are typical warranties and tax indemnities for a transaction of this type as well as some transaction specific indemnities.

Warranty claims are subject to:

- a cap on Diversified Minerals aggregate liability of 100% for title and tax warranty claims and 30% for all other warranty claims;
- a threshold of 0.1% of the aggregate consideration value for individual claims and 0.75% in aggregate for all claims (with amounts below that threshold being recoverable once the threshold has been exceeded);
- claims being made within 6 years of completion with respect to tax claims and within 2 years of completion in respect of other claims.

The transaction-specific indemnities are subject to (and included in) the same limits on liability as warranty claims, but are not subject to minimum claims thresholds.

Aurelia is obliged to use reasonable endeavours to obtain warranty and indemnity insurance in an amount of \$40m in respect of Diversified Minerals warranty and indemnity liabilities under the agreement on terms acceptable to Aurelia and Diversified Minerals. Diversified Minerals warranty and indemnity liabilities under the agreement on terms acceptable to Aurelia and Diversified Minerals. Diversified Minerals warranty and indemnity liabilities under the agreement on terms acceptable to Aurelia and Diversified Minerals. Diversified Minerals warranty and indemnity liabilities under the agreement on terms acceptable to Aurelia and Diversified Minerals. Diversified Minerals warranty and indemnity liabilities under the agreement on terms acceptable to Aurelia and Diversified Minerals.

Aurelia has the benefit of security over the Consideration Shares in respect of certain liabilities of Diversified Minerals, and for certain time periods, to the extent that those liabilities are not covered by the warranty and indemnity insurance.





Underwriting Agreement Summary

Aurelia entered into an underwriting agreement with the underwriters in respect of the Offer on 13 November 2020 (Underwriting Agreement).

The underwriters' obligations under the Underwriting Agreement, including to underwrite and manage the Offer, are conditional on certain matters, including the timely delivery of certain due diligence materials, sign-offs, opinions and certificates by Aurelia. If certain conditions are not satisfied, or certain events occur, some of which are beyond the control of Aurelia, each underwriter may terminate its obligations under the Underwriting Agreement. Termination of the Underwriting Agreement may have an adverse impact on the ability of Aurelia to proceed with the Offer and the quantum of funds raised as part of the Offer. If the Underwriting Agreement is terminated by either or both of the underwriters, there is no guarantee that the Offer will continue in its current form or at all. Failure to raise sufficient funds under the Offer (as a result of it not proceeding or otherwise) could affect Aurelia's ability to pay the purchase price for the Acquisition and materially adversely affect Aurelia's business, cash flow, financial condition and share price.

The events which may trigger termination of the Underwriting Agreement include the following:

the conditions precedent in the Underwriting Agreement are not satisfied or waived by their respective deadlines;

a statement contained in certain documents (including all announcements released to ASX by Aurelia in connection with the Offer and the Acquisition) (Offer Documents) and any press releases, presentation materials or public or media statement made in relation to the Group or the Offer (Public Information) does not comply with the Corporations Act (including if a statement in any of the Offer Documents or Public Information is or becomes misleading or deceptive in a material respect or is likely to mislead or deceive in a material respect, including by omission), or a matter required to be included is omitted from an Offer Documents or the Public Information;

a cleansing notice is or becomes defective within the meaning of section 708AA(10) or 708A(10) of the Corporations Act, or Aurelia gives or is required to give a corrective statement to correct a cleansing notice under section 708AA(10) or 708A(9) of the Corporations Act and, in each case, the statement is adverse from the point of view of an investor;

ASIC commences certain actions, investigations or hearings in relation to the Offer or certain documents published by Aurelia in respect of the Offer and such actions, investigations or hearings either: (a) become public; or (b) are not withdrawn within specified time frames;

ASIC or any other governmental agency makes an order or determination which prevents or is likely to prevent Aurelia from proceeding with the Offer in accordance with the timetable for the Offer;

any member of the Group which represents 5% or more of the consolidated assets or earnings of the Group becomes insolvent (the particulars of which are specified in the Underwriting Agreement), or there is an act or omission which is likely to result in a member of the Group becoming insolvent;

Aurelia ceases to be admitted to the official list of ASX or Aurelia's shares cease trading or are suspended from official quotation or cease to be quoted on ASX (other than due to the trading halt requested by Aurelia to facilitate the Offer);

ASX makes any official statement to any person, or indicates to Aurelia or the underwriters that it will not grant permission for the official quotation of the shares issued under the Offer;

if permission for the official quotation of Offer shares is granted before the date of allotment and issue of those shares, the approval is subsequently withdrawn, qualified (other than by way of customary conditions) or withheld;

Aurelia withdraws the Offer or any of the Offer Documents;

Aurelia is or will be prevented from conducting or completing the Offer by or in accordance with the Listing Rules, ASIC, ASX, any applicable laws or an order of a court of competent jurisdiction or other governmental agency;

a director of Aurelia or the MD/CEO, CFO/Company Secretary or COO of Aurelia is charged with an indictable offence;

any governmental agency commences any public action against a member of the Group or any of its respective directors or the MD/CEO, CFO/Company Secretary or COO of Aurelia, in each case in their capacity as such, or announces that it intends to take action;

any director of Aurelia or the MD/CEO, CFO/Company Secretary or COO of Aurelia is disqualified from managing a corporation under Part 2D.6 of the Corporations Act;

the trading halt requested by Aurelia to facilitate the Offer ends early without the prior written consent of the underwriters;

any event specified in the timetable for the Offer is delayed without the prior written consent of the underwriters; or



Underwriting Agreement Summary (cont.)

• the Share Sale Agreement or the debt facility agreement to assist in funding the Acquisition: (a) is terminated, rescinded or repudiated; (b) becomes void or voidable, illegal, invalid, unenforceable or materially limited in its effect; (c) is materially breached; or (d) is materially amended without the prior written consent of the underwriters.

In addition, an underwriter may terminate the Underwriting Agreement if any of the following events occurs, provided that underwriter has reasonable grounds to believe that the event: (a) has or could be reasonably expected to have a material adverse effect on the success, settlement or marketing of the Offer or on the ability of that underwriter to market or promote or settle the Offer; or (b) will, or is likely to, give rise to a liability of that underwriter under, or a contravention by that underwriter or its affiliates of, or that underwriter or its affiliates being involved in a contravention of, any applicable law:

any adverse change occurs, or there is a development involving a prospective adverse change, in the assets, liabilities, financial position or performance, profits, losses or prospects of the Group;

a change in the board or the MD/CEO, CFO/Company Secretary or COO of Aurelia is announced or occurs;

a representation, warranty, undertaking or obligation contained in the Underwriting Agreement on the part of Aurelia is breached, becomes not true or correct or is not performed;

Aurelia fails to perform or observe any of its obligations under the Underwriting Agreement;

a statement in certain certificates required to be provided to the underwriters under the Underwriting Agreement is misleading, inaccurate or untrue or incorrect;

Aurelia alters its constitution without the prior written consent of the underwriters, such consent not to be unreasonably withheld or delayed;

Aurelia reduces, reorganises or otherwise alters or restructures its capital structure, or agree to do any of those things, without the prior written consent of the underwriters (excluding any return of capital or buy back (if required, approved by Aurelia's shareholders) for the purpose of returning part of the Offer proceeds to the shareholders if the Acquisition does not proceed for any reason);

the report of the due diligence committee formed by Aurelia in connection with the Offer to the directors of Aurelia and the underwriters, or any other information supplied by or on behalf of Aurelia to the underwriters in relation to the Group or the Offer, is or becomes misleading or deceptive, including by way of omission;

there is introduced, or there is a public announcement of a proposal to introduce, into the Parliament of Australia or any State or Territory of Australia a new law, or the Reserve Bank of Australia, or any Commonwealth or State authority adopts or announces a proposal to adopt a new policy (other than a law or policy which has been announced before the date of the Underwriting Agreement);

hostilities not existing at the date of the Underwriting Agreement commence (whether war has been declared or not) or a major escalation in existing hostilities occurs (whether war has been declared or not) or a significant terrorist act is perpetrated, in each case involving any of Australia, the United Kingdom or the United States of America, or a national emergency is declared by either of those countries for a reason not directly connected to the covid-19 pandemic;

a general moratorium on commercial banking activities in Australia, the United Kingdom or the United States is declared by the relevant central banking authority in those countries, or there is a disruption in commercial banking or security settlement or clearance services in any of those countries:

trading in all securities quoted or listed on ASX, New York Stock Exchange or London Stock Exchange is suspended or limited in a material respect for at least one day on which that exchange is open for trading.

If the Underwriting Agreement is terminated by an underwriter, that underwriter is not obliged to perform its obligations that remain to be performed under the Underwriting Agreement.

Termination by the underwriters will discharge Aurelia's obligation to pay the underwriters any fees, costs, charges or expenses which as at termination are not yet accrued.

For details of the fees payable to the underwriters, see the Appendix 3B released to ASX on 13 November 2020.

Aurelia also gives certain representations, warranties and undertakings to the underwriters and an indemnity to the underwriters and its affiliates subject to certain carve-outs.

The directors of Aurelia reserve the right to issue any shortfall under the Entitlement Offer at their discretion. Any shortfall from the Entitlement Offer will, subject to the terms of the Underwriting Agreement, be allocated to the underwriters or to third party investors as agreed by the underwriters and Aurelia. The basis of allocation of any other shortfall will be determined by the directors of Aurelia at their discretion, taking into account whether investors are existing shareholders, Aurelia's register and any potential control impacts.





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