

NOT FOR DISTRIBUTION OR RELEASE IN THE UNITED STATES

24 August 2020

Dispatch of Retail Entitlement Offer Booklet

Lynas Corporation Limited (ASX: LYC) ("Lynas") is pleased to advise that the Retail Offer Booklet, along with personalised Entitlement and Acceptance Forms for the retail component of the 1 for 7.7 accelerated pro rata non-renounceable entitlement offer ("Retail Entitlement Offer"), as announced to ASX on 17 August 2020, has now been despatched to shareholders who are eligible to participate in the Retail Entitlement Offer ("Eligible Retail Shareholders").

A letter to shareholders who are ineligible to participate in the Retail Entitlement Offer ("**Ineligible Retail Shareholders**") notifying them of the Retail Entitlement Offer and their ineligibility to participate has also been despatched.

A copy of the Retail Offer Booklet and the letter to Ineligible Retail Shareholders is attached. Eligible Retail Shareholders can access details of the Retail Entitlement Offer and a copy of the Retail Offer Booklet at: <u>www.investorserve.com.au</u>.

The Retail Entitlement Offer opens today, 24 August 2020, and is expected to close at 5.00pm (Sydney time) on 7 September 2020 (unless extended). Lynas encourages Eligible Retail Shareholders who wish to participate in the Retail Entitlement Offer to act promptly in submitting their Entitlement and Acceptance Form.

Each Eligible Retail Shareholder's personalised Entitlement and Acceptance Form contains details of that Eligible Retail Shareholder's Entitlement and should be completed in accordance with the instructions provided on the form, and the instructions in the Retail Offer Booklet under "How to Apply".

To participate, Eligible Retail Shareholders must ensure that they have completed their application and paid Application Monies by BPAY[®], or by lodging a completed Entitlement and Acceptance Form with your Application Monies paid by cheque, bank draft or money order, so that these are received by Boardroom (Lynas' registry provider) before 5:00pm (Sydney time) on Monday, 7 September 2020.

If you have any questions in relation to the Entitlement Offer, please contact the Lynas Corporation Limited Entitlement Offer Information Line on +1300 655 683 (within Australia) or +61 2 9290 9685 (outside Australia) between 8.30am to 5.30pm (Sydney time) during the Retail Entitlement Offer Period.





Further Information

Further information regarding the Placement and Entitlement Offer is contained in the investor presentation released to the ASX on Monday, 17 August 2020.

Canaccord Genuity (Australia) Limited and Merrill Lynch Equities (Australia) Limited are joint lead managers and underwriters to the Placement and the Entitlement Offer. Ord Minnett Limited is acting as co-lead manager to the Offer.

If you have any queries in relation to this announcement, please contact Jennifer Parker or Lauren Stutchbury, our communications consultants at Cannings Strategic Communications on +61 2 8284 9990.

Authorised by: Andrew Arnold, Company Secretary Lynas Corporation Limited

This announcement is not financial product, legal, tax or investment advice and has not taken into account your objectives, financial situation or needs. You should seek appropriate professional advice before making any investment decision.

This announcement has been prepared for release in Australia and may not be distributed or released in the United States. This announcement does not constitute an offer to sell, or the solicitation of an offer to buy, any securities in the United States or in any jurisdiction in which such an offer would be illegal. The securities referred to in this announcement have not been, and will not be, registered under the United States Securities Act of 1933, as amended (**"U.S. Securities Act**"), or the securities laws of any state or other jurisdiction of the United States. Accordingly, the entitlements and new shares to be offered and sold in the Entitlement Offer and the Placement may not be offered or sold, directly or indirectly, to persons in the United States or to any person acting for the account or benefit of any person in the United States, unless those securities have been registered under the U.S. Securities Act (which the Company has no obligation to do) or are offered and sold pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable securities laws of any state or other jurisdiction of the United States. The entitlements and new shares to be offered and sold in the Retail Entitlement Offer may not be offered or sold, directly or indirectly, to any person in the United States or any person in the United States.





Lynas Corporation Limited (ACN 009 066 648)

Retail Entitlement Offer Details of a 1 for 7.7 pro rata Lynas Shares at an offer pric

Details of a 1 for 7.7 pro rata accelerated non-renounceable entitlement offer of new Lynas Shares at an offer price of \$2.30 per new Lynas Share.

Retail Entitlement Offer closes: 5.00pm (Sydney time) on Monday, 7 September 2020 (unless extended).

This Retail Offer Booklet is an important document which is accompanied by an Entitlement and Acceptance Form. If you are an Eligible Retail Shareholder, this is an important document that requires your immediate attention. It should be read in its entirety. This document is not a prospectus under the Corporations Act and has not been lodged with ASIC. You should consult your stockbroker, solicitor, accountant or other professional adviser if you have any questions.

You can also contact the Lynas Corporation Limited Entitlement Offer Information Line on 1300 655 683 (within Australia) or +61 2 9290 9685 (outside Australia) at any time from 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period if you have any questions about the details of the Retail Entitlement Offer.

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Important information

This Retail Offer Booklet (other than the Announcements) is dated 24 August 2020.

The Retail Entitlement Offer is being made pursuant to section 708AA of the Corporations Act (as notionally modified by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84, ASIC Corporations (Disregarding Technical Relief) Instrument 2016/73 and ASIC Corporations (Trading Suspension Relief) Instrument 2020/289). This Retail Offer Booklet does not contain all of the information which an Eligible Retail Shareholder may require to make an informed investment decision. This Retail Offer Booklet is not a prospectus or other disclosure document under the Corporations Act and has not been lodged with ASIC.

The information in this Retail Offer Booklet does not constitute financial product advice and does not take into account your investment objectives, financial situation or particular needs. This Retail Offer Booklet should be read in full before you decide to participate in the Retail Entitlement Offer. You should also read and understand the information on Lynas and the Retail Entitlement Offer made publicly available by Lynas, before deciding to participate. In particular, please refer to the enclosed materials and Announcements, and Lynas' historical interim and annual reports and other announcements made available at www.asx.com.au.

As an Eligible Retail Shareholder who takes up your full Retail Entitlement, you may also apply for Additional New Shares in excess of your Entitlement (to the extent available and up to a maximum of 50% of your Retail Entitlement) at the Offer Price. In the event that applications for oversubscriptions exceed the supply of Retail Shortfall, the allocation of Additional New Shares will be subject to scale back by agreement between Lynas and the Underwriters. There is no guarantee you will be allocated all Additional New Shares that you apply for.

By returning an Entitlement and Acceptance Form with the requisite Application Monies or otherwise paying for

your New Shares through BPAY[®] in accordance with the instructions on the Entitlement and Acceptance Form, you acknowledge that you have read this Retail Offer Booklet and that you have acted in accordance with and agree to the terms of the Retail Entitlement Offer detailed in this Retail Offer Booklet.1

Future performance and forward-looking statements

This Retail Offer Booklet contains certain "forwardlooking statements", including Lynas' expectations about the performance of its business. The words "forecast", "estimate", "likely", "anticipate", "believe", "expect", "project", "opinion", "predict", "outlook", "guidance", "intend", "should", "could", "may", "target", "plan", "project", "consider", "forecast", "aim", "will" and similar expressions are intended to identify such forwardlooking statements. You are cautioned not to place undue reliance on forward-looking statements. While due care and attention has been used in the preparation of any forward-looking statements, any such statements in this Retail Offer Booklet are based on assumptions and contingencies subject to change without notice, as are statements about market and industry trends, projections, guidance and estimates.

Any forward-looking statements contained in this Retail Offer Booklet are not guarantees or predictions of future performance and involve known and unknown risks, contingencies and uncertainties and other factors, many of which are beyond the control of Lynas, and may involve significant elements of subjective judgment and assumptions as to future events, which may or may not be correct and therefore you are cautioned not to place undue reliance on such information. Refer to the "Key Risks" section of the Investor Presentation for a nonexhaustive summary of certain general and companyspecific risk factors that may affect Lynas.

Actual results, performance or achievements may vary materially from any forward-looking statements and the assumptions on which such statements are based, as may statements about market or industry trends, which are based on interpretations of current market conditions. Eligible Retail Shareholders should consider any forward-looking statements contained in this Retail Offer Booklet in light of those risks and disclosures. Any forward-looking statements are based on information available to Lynas as at the date of this Retail Offer Booklet.

Except as required by law or regulation (including the ASX Listing Rules), Lynas disclaims any obligation and makes no undertaking to provide any additional or updated information whether as a result of new information, future events or results or otherwise, or to reflect any change in expectations or assumptions.

Past performance

Past performance and pro-forma historical information in this Retail Offer Booklet is given for illustrative purposes only and cannot be relied upon as an indicator of (and provides no guidance as to) future Lynas performance. The historical information in this Retail Offer Booklet is, or is based upon, information that has been released to ASX.

INTERNATIONAL OFFER RESTRICTIONS

No overseas offering

This Retail Offer Booklet (including the accompanying Entitlement and Acceptance Form) does not constitute an offer or invitation in any place in which, or to any person to whom, it would not be lawful to make such an offer or invitation. In particular, this Retail Offer Booklet does not constitute an offer to Ineligible Retail Shareholders and may not be distributed in the United States and the New Shares may not be offered or sold, directly or indirectly, to persons in the United States.

This Retail Offer Booklet is not to be distributed in, and no offer of New Shares is to be made under the Retail Entitlement Offer, in countries other than Australia and New Zealand unless Lynas, in its discretion, is satisfied that the Retail Entitlement Offer may be made in compliance with all applicable laws.

No action has been taken to register or gualify the Retail Entitlement Offer, the Entitlements or the New Shares, or otherwise permit the public offering of the New Shares, in any jurisdiction other than Australia and New Zealand.

¹ ® Registered to BPAY Pty Limited ACN 079 137 518

Important information

The distribution of this Retail Offer Booklet (including an electronic copy) outside Australia and New Zealand is restricted by law. If you come into possession of the information in this Retail Offer Booklet, you should observe such restrictions and should seek your own advice on such restrictions. Any non-compliance with these restrictions may contravene applicable securities laws.

Foreign exchange control restrictions or restrictions on remitting funds from your country to Australia may apply. Your Application for New Shares (if any) is subject to all requisite authorities and clearances being obtained for Lynas to lawfully receive your Application Monies.

United States

This Retail Offer Booklet, the Investor Presentation, any accompanying ASX announcements and the Entitlement and Acceptance Form do not constitute an offer to sell, or a solicitation of an offer to buy, any securities in the United States or in any other jurisdiction in which such an offer would be illegal. Neither this Retail Offer Booklet (or any part of it) nor the Entitlement and Acceptance Form may be released or distributed in the United States.

Neither the Retail Entitlements nor the New Shares have been, or will be, registered under the U.S. Securities Act of 1933, as amended (the U.S. Securities Act), or the securities laws of any state or other jurisdiction of the United States. The Retail Entitlements may not be issued to, taken up, purchased or exercised by any person in the United States or any person acting for the account or benefit of any person in the United States. The New Shares offered and sold in the Retail Entitlement Offer may not be offered or sold, directly or indirectly, to any person in the United States or any person acting for the account or benefit of 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 applicable securities laws of any state or other jurisdiction of the United States. The Retail Entitlements may only be issued, taken up, purchased or exercised, and the New Shares offered and sold in the Retail Entitlement Offer may only be offered and sold, outside the United States in "offshore transactions" (as defined in Rule 902(h) under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act.

New Zealand

The New Shares being offered under the Entitlement Offer are not being offered to the public within New Zealand other than to Eligible Shareholders of Lynas with registered addresses in New Zealand in reliance on the Financial Markets Conduct (Incidental Offers) Exemption Notice 2016. This Offer Document has been prepared in compliance with Australian Iaw and is not a product disclosure statement under the Financial Markets Conduct Act 2013 (FMCA) or other similar offering or disclosure document under New Zealand Iaw and has not been registered, filed with, or approved by any New Zealand regulatory authority or under or in accordance with the FMCA or any other relevant law in New Zealand. It does not contain all the information that a product disclosure document, under New Zealand law, is required to contain.

Risks

An investment in Lynas Shares is subject to known and unknown risks, some of which are beyond the control of Lynas, including possible loss of income and principal invested. Lynas does not guarantee any particular rate of return or the performance of Lynas nor does it guarantee the repayment or maintenance of capital or any particular tax treatment. Refer to the "Key Risks" section of the Investor Presentation included in Section 5 of this Retail Offer Booklet for a summary of general and specific risk factors that may affect Lynas.

Definitions and time

Defined terms used in this Retail Offer Booklet are contained in the Glossary. All references to time are to time in Sydney, Australia, unless otherwise indicated.

Currency

Unless otherwise stated, all dollar values in this Retail Offer Booklet are in Australian dollars (A\$, \$ or dollars).

Taxation

There will be tax implications associated with participating in the Retail Entitlement Offer and receiving New Shares including Additional New Shares. Section 6 provides a general summary of the Australian income tax, GST and stamp duty implications of the Retail Entitlement Offer for Eligible Retail Shareholders that are tax residents of Australia. The summary does not take account of the individual circumstances of particular Eligible Retail Shareholders and does not constitute tax advice. Lynas recommends that you consult your professional tax advisor in connection with the Retail Entitlement Offer.

Trading New Shares

Lynas, the Underwriters and their advisors will have no responsibility and disclaim all liability (to the maximum extent permitted by law) to persons who trade New Shares they believe have, but have not yet, been issued to them, whether on the basis of a confirmation of issue provided by Lynas or the Registry or otherwise or who otherwise trade or purport to trade New Shares in error or which they do not hold or are not entitled to hold.

If you are in any doubt as to these matters, you should seek professional advice from a licensed advisor.

Refer to Section 7.1 for more details.

Other general matters

Please read carefully Section 7 of this Retail Offer Booklet for other important notices, disclaimers and acknowledgements.

Contents

Important information	3
Contents	5
Key Dates	6
Chairman's Letter	7
What should you do?	9
Section 1: Details on the Entitlement Offer	11
Section 2: Summary of your options	13
Section 3: Further information about the Retail Entitlement Offer	15
Section 4: Options available to you	17
Section 5: Announcements	20
Section 6: Taxation	45
Section 7: Additional information	47
Glossary	54
Eligible Retail Shareholder declarations	56
Corporate directory	58

Key Dates

EVENT	DATE (2020)
Announcement of the Placement and Entitlement Offer	Monday, 17 August
Placement and Institutional Entitlement Offer closes	Tuesday, 18 August
Trading in Lynas Shares resumes	Wednesday, 19 August
Record Date for determining eligibility for the Retail Entitlement Offer (7.00pm)	Wednesday, 19 August
Retail Offer Booklet lodged with ASX	Monday, 24 August
Despatch of Retail Offer Booklets and Entitlement and Acceptance Forms to Eligible Retail Shareholders and Retail Entitlement Offer opens	Monday, 24 August
Settlement of Placement and Institutional Entitlement Offer	Tuesday, 25 August
Allotment and normal trading of New Shares issued under the Placement and Institutional Entitlement Offer	Wednesday, 26 August
Retail Entitlement Offer closes (5.00pm) (Retail Closing Date)	Monday, 7 September
Settlement of Retail Entitlement Offer	Friday, 11 September
Allotment of New Shares under the Retail Entitlement Offer (Issue Date)	Monday, 14 September
New Shares issued under the Retail Entitlement Offer commence trading on ASX on a normal settlement basis	Tuesday, 15 September
Despatch of holding statements in respect of New Shares issued under the Retail Entitlement Offer	Wednesday, 16 September

These dates are indicative only and are subject to change without notice. All references to time are to time in Sydney, Australia. Subject to the requirements of the Corporations Act, the ASX Listing Rules and any other applicable laws, Lynas has the right to amend the timetable with the Underwriters' written consent. In particular, Lynas reserves the right to extend the Retail Closing Date, to accept late Applications under the Retail Entitlement Offer (either generally or in particular cases) and to withdraw the Retail Entitlement Offer without prior notice. Any extension of the Retail Closing Date will have a consequential effect on the Issue Date.

The quotation of New Shares is subject to confirmation from ASX. Cooling off rights do not apply to an investment in New Shares. You cannot withdraw your Application once it has been accepted. Eligible Retail Shareholders wishing to participate in the Retail Entitlement Offer are encouraged to submit their Entitlement and Acceptance Form as soon as possible after the Retail Entitlement Offer opens.

Enquiries

If you have any doubt about whether you should participate in the Retail Entitlement Offer, you should seek professional advice from a licensed advisor before making any investment decision. If you have questions on how to complete the Entitlement and Acceptance Form or how to take up your Retail Entitlement, or have lost your Entitlement and Acceptance Form and would like a replacement form, please call the Lynas Corporation Limited Entitlement Offer Information Line on 1300 655 683 (within Australia) or on +61 2 9290 9685 (outside Australia) at any time from 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period. You can also view the Retail Offer Booklet and Entitlement and Acceptable Form online at www.investorserve.com.au.

Chairman's Letter

Dear Shareholder

As a valued shareholder of Lynas Corporation Limited (Lynas), I am pleased to invite you to participate in Lynas' recently announced fully underwritten ² 1 for 7.7 pro rata accelerated non-renounceable entitlement offer of new Lynas ordinary shares (**New Shares**) at an offer price of A\$2.30 (**Offer Price**) per New Share to raise approximately A\$213.7 million (Entitlement Offer).

Entitlement Offer and Use of Proceeds to fund Lynas 2025 Foundation Projects

On Monday, 17 August 2020, Lynas announced a fully underwritten³ institutional placement of New Shares (**Placement**) at the Offer Price to raise approximately A\$211.6 million and the Entitlement Offer (together, the **Offer**), to raise an aggregate of approximately A\$425 million.

The Offer is fully underwritten⁴ and proceeds will be used to fund the *Lynas 2025* foundation projects expected to be delivered in 2023: the planned **Kalgoorlie Rare Earth Processing Facility** to produce mixed Rare Earths carbonate for shipment to the Lynas Malaysia Plant, and the **associated upgrades at the Lynas Malaysia Plant**. These major projects are essential steps towards the *Lynas 2025* vision and will provide foundation capability for further growth.

The Entitlement Offer comprises both an institutional component (**Institutional Entitlement Offer**) and a retail component (**Retail Entitlement Offer**) to raise approximately A\$213.7 million.

This information booklet (Retail Offer Booklet) relates to the Retail Entitlement Offer.

Retail Entitlement Offer

Under the Retail Entitlement Offer, Eligible Retail Shareholders have the opportunity to invest at the same Offer Price as the Eligible Institutional Shareholders who participated in the Institutional Entitlement Offer. The number of New Shares for which you are entitled to subscribe under the Retail Entitlement Offer (**Entitlement**) is set out in your personalised Entitlement and Acceptance Form that will accompany this Retail Offer Booklet when it is dispatched to Eligible Retail Shareholders on 24 August 2020.

The Offer Price of A\$2.30 per New Share represents a 9.7% discount to Theoretical Ex-Rights Price (**TERP**)⁵ and an 11.9% discount to the closing price of Lynas of A\$2.61 per share on Friday, 14 August 2020.

If you take up your full Entitlement, Eligible Retail Shareholders may also apply for additional New Shares up to a maximum of 50% in excess of your Entitlement, at the Offer Price. In the event that applications for oversubscriptions exceed the supply of Retail Shortfall, the allocation of Additional New Shares will be subject to scale back by agreement between Lynas and the Underwriters. The Entitlement Offer is non-renounceable and therefore your Entitlement will not be tradable on the ASX, cannot be sold and is not otherwise transferable. I encourage you to consider the Entitlement Offer carefully.

Other information

This Retail Offer Booklet contains important information, including:

 ASX announcements relating to the Entitlement Offer, including the Investor Presentation released to the ASX on Monday, 17 August 2020, which provide information on Lynas, the Entitlement Offer and key risks for you to consider;

² In accordance with the Underwriting Agreement, key terms of which are summarised in section 7.10. See also footnote 1 on page 2 of the Investor Presentation.

³ Please refer to footnote 2.

⁴ Please refer to footnote 2.

⁵ The Theoretical Ex-Rights Price (TERP) is calculated by reference to Lynas' closing price of A\$2.61 per share on Friday, 14 August 2020, being the last trading day prior to the announcement of the Offer. TERP is a theoretical calculation only and the actual price at which Lynas' shares trade immediately after the ex-date of the Offer will depend on many factors and may not approximate TERP.

Chairman's Letter

- instructions on how to participate in the Retail Entitlement Offer if you choose to do so, and a timetable of key dates;
- information regarding the personalised Entitlement and Acceptance Form that will accompany this Retail Offer Booklet when it is dispatched to Eligible Retail Shareholders, which will detail your Entitlement, to be completed in accordance with the instructions in this Information Booklet and your personalised Entitlement and Acceptance Form; and
- instructions on how to take up all or part of your Entitlement via BPAY® or by cheque, bank draft or money order.

You should carefully read this Retail Offer Booklet in its entirety and consult your stockbroker, accountant or other professional financial adviser before making your investment decision. You should read and consider the "Key Risks" section in Appendix B of the Investor Presentation included in section 5 of this Retail Offer Booklet, which contains a summary of some of the key risks associated with an investment in Lynas. If you are uncertain about taking up your Entitlement you should consult your stockbroker, solicitor, accountant or other professional adviser to evaluate whether or not to participate in the Retail Entitlement Offer.

For further information on the Entitlement Offer you can call the Lynas Corporation Limited Entitlement Offer Information Line on 1300 655 683 (within Australia) or +61 2 9290 9685 (outside Australia) from 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period.

The Retail Entitlement Offer closes at 5.00pm (Sydney time) on Friday, 7 September 2020.

If you do not wish to take up any of your Entitlement, you do not have to take any action.

If you decide to take this opportunity to increase your investment in Lynas please ensure that, before 5.00pm (Sydney time) on Friday, 7 September 2020, you have paid your Application Monies, via BPAY® pursuant to the instructions that are set out in the personalised Entitlement and Acceptance Form that will accompany this Retail Offer Booklet when it is dispatched to you, or if you are unable to pay using BPAY®, your Application Monies are sent by cheque, bank draft or money order and received by post by the Registry by the closing date of Friday, 7 September 2020.

On behalf of the board of Lynas, I thank you for your ongoing support and invite you to consider participating in this Retail Entitlement Offer.

Yours sincerely

. M. Hund

Mike Harding Chairman

1. Read this Retail Offer Booklet and the accompanying Entitlement and Acceptance Form

This Retail Offer Booklet and the personalised Entitlement and Acceptance Form that accompanies it contain important information about the Retail Entitlement Offer. You should read both documents carefully and in their entirety before deciding whether or not to participate in the Retail Entitlement Offer. The Retail Offer Booklet and Entitlement and Acceptance Form can also be viewed at www.investorserve.com.au.

This Retail Entitlement Offer is not being made under a prospectus or product disclosure statement. This Retail Offer Booklet does not contain all of the information which would be required to be disclosed in a prospectus or product disclosure statement. As a result, it is important for you to read and understand this Retail Offer Booklet in its entirety, along with the publicly available information on Lynas and the Retail Entitlement Offer (for example, the information available on Lynas' website www.lynascorp.com or on ASX's website www.asx.com.au) prior to deciding whether to participate in the Retail Entitlement Offer and apply for New Shares.

If you are in doubt as to the course you should follow, you should seek professional advice from a licensed advisor.

2. Consider the Retail Entitlement Offer in light of your particular investment objectives and circumstances

Please consult with a licensed advisor if you have any queries or are uncertain about any aspects of the Retail Entitlement Offer.

An investment in New Shares is subject to both known and unknown risks, some of which are beyond the control of Lynas. These risks include the possible loss of income and principal invested. Lynas does not guarantee any particular rate of return or the performance of the New Shares offered under the Retail Entitlement Offer or the performance of Lynas, nor does it guarantee the repayment of capital from Lynas. In considering an investment in New Shares, investors should have regard to (amongst other things) the "Key Risks" section of the Investor Presentation and the disclaimers outlined in this Retail Offer Booklet.

3. Decide what you want to do

If you are an Eligible Retail Shareholder, you have four options available to you in relation to the Retail Entitlement Offer:

- A. take up all of your Retail Entitlement (**Option 1**);
- B. take up all of your Retail Entitlement in full, and also apply for Additional New Shares in excess of your Retail Entitlement (up to a maximum of 50% of your Retail Entitlement) (Option 2);
- **C.** take up part of your Retail Entitlement and allow the balance to lapse, in which case you will receive no value for those lapsed Retail Entitlements (**Option 3**); or
- **D.** do nothing, in which case your Retail Entitlements will lapse and you will receive no value for those lapsed Retail Entitlements (**Option 4**).

If you are a retail Shareholder that is not an Eligible Retail Shareholder, you are an Ineligible Retail Shareholder. Ineligible Retail Shareholders are not entitled to participate in the Retail Entitlement Offer. If you are an Eligible Retail Shareholder who participates in the Retail Entitlement Offer, your percentage holding in Lynas will increase, reduce, or stay the same depending on the proportion of your Retail Entitlement you subscribe for and whether you also apply for, and are issued with, Additional New Shares.

The Retail Entitlement Offer is non-renounceable, which means that your Entitlements cannot be traded or otherwise transferred on ASX or any other exchange or privately. If you do not participate in the Retail Entitlement Offer, you will not receive any value for your Entitlement.

What should you do?

4. Apply for New Shares

To participate in the Retail Entitlement Offer, please complete and return your personalised Entitlement and Acceptance Form with the requisite Application Monies or pay your Application Monies via BPAY[®] so that it is received by no later than 5.00pm (Sydney time) on Monday, 7 September 2020. **Payment via BPAY[®] is highly recommended in light of delays to postal services caused by the COVID-19 pandemic.**

If you are an Eligible Shareholder in New Zealand and you do not have an Australian bank account or do not wish to pay via BPAY®, see Section 4.6.

If you take no action, your Entitlement under the Retail Entitlement Offer will lapse.

5. Questions

If you have any questions about the Retail Entitlement Offer, please do not hesitate to contact the Lynas Corporation Limited Entitlement Offer Information Line on 1300 655 683 (within Australia) or on +61 2 9290 9685 (outside Australia) at any time from 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period.

Section 1: Details on the Entitlement Offer

1.1 Overview

Lynas is seeking to raise a total of approximately A\$213.7 million by way of a fully underwritten⁶ pro rata accelerated non-renounceable entitlement offer of New Shares at an Offer Price of A\$2.30 (**Entitlement Offer**). The Entitlement Offer comprises:

- the Institutional Entitlement Offer; and
- the Retail Entitlement Offer (to which this Retail Offer Booklet relates).

Lynas is seeking to raise total proceeds of approximately A\$425 million under the Placement and Entitlement Offer.

Lynas intends to use the proceeds of the capital raised under the Entitlement Offer and Placement to fund the Lynas 2025 foundation projects expected to be delivered in 2023 and for general corporate and working capital purposes.

The Entitlement Offer is underwritten⁷ by Canaccord Genuity (Australia) Limited (ACN 075 071 466) and Merrill Lynch Equities (Australia) Limited (ACN 006 276 795). Ord Minnett Limited is acting as co-lead manager to the Offer.

1.2 Explanation of the Entitlement Offer

The Entitlement Offer comprises two components: the Institutional Entitlement Offer and the Retail Entitlement Offer (to which this Retail Offer Booklet relates).

1.2.1 Institutional Entitlement Offer

On Monday, 17 August 2020 and Tuesday, 18 August 2020, Lynas and the Underwriters conducted an Institutional Entitlement Offer in which Eligible Institutional Shareholders were invited to take up all or part of their Entitlement and were also invited to apply for additional New Shares under the Institutional Entitlement Offer.

New Shares equivalent to the number not taken up by Eligible Institutional Shareholders under the Institutional Entitlement Offer, together with any New Shares which would have been offered to Ineligible Institutional Shareholders if they had been eligible to participate in the Institutional Entitlement Offer, were offered to institutional investors, including Eligible Institutional Shareholders who applied for New Shares in excess of their Entitlement.

Allotment of the New Shares under the Placement and Institutional Entitlement Offer is expected to occur on Wednesday, 26 August 2020. Those New Shares are expected to commence trading on ASX on that date (on a normal settlement basis).

1.2.2 Retail Entitlement Offer

All Eligible Retail Shareholders (refer to section 1.3) are invited to subscribe for 1 New Share for every 7.7 existing Lynas Shares held on the Record Date (7.00pm (Sydney time) on Wednesday, 19 August 2020). The Offer Price of A\$2.30 per New Share represents:

- A 9.7% discount to TERP.⁸ TERP is calculated by reference to Lynas' closing price on Friday, 14 August 2020.
- A 11.9% discount to the last traded price of A\$2.61 on Friday, 14 August 2020.

Eligible Retail Shareholders who have been sent this Retail Offer Booklet together with a personalised Entitlement and Acceptance Form are required to decide whether to take up all, part, or none of their Retail Entitlement.

Eligible Retail Shareholders who take up their full Retail Entitlement may also apply for Additional New Shares in excess of their Retail Entitlement (to the extent available and up to a maximum of 50% of their Retail Entitlement).

⁶ Please refer to footnote 2.

⁷ Please refer to footnote 2.

⁸ Theoretical ex-rights price (TERP) includes shares on issue under the Placement and Entitlement Offer. TERP is a theoretical calculation only and the actual price at which Lynas shares trade immediately following the ex-date for the Entitlement Offer may be different from TERP.

Section 1: Details on the Entitlement Offer

The Retail Entitlement Offer closes at 5.00pm (Sydney time) on Monday, 7 September 2020 (unless extended).

The Retail Entitlement Offer is non-renounceable, which means that the Entitlements are non-transferable and cannot be sold or traded.

1.2.3 No offer under the Retail Entitlement Offer to Eligible Institutional Shareholders or Ineligible Institutional Shareholders

The Retail Entitlement Offer does not constitute an offer to:

- any Eligible Institutional Shareholder (whether or not it participated in the Institutional Entitlement Offer);
- any person allocated New Shares under the Institutional Entitlement Offer;
- any Ineligible Institutional Shareholder;
- a nominee or custodian for such Eligible Institutional Shareholder, in respect of Shares held for it;
- any person in the United States; or
- any person acting for the account or benefit of a person in the United States (to the extent they hold Lynas Shares and are acting for the account or benefit of a person in the United States).

1.3 Who can participate in the Retail Entitlement Offer

An Eligible Retail Shareholder is a person who meets all of the following requirements:

- was a registered holder of Lynas Shares as at the Record Date, being 7.00pm (Sydney time) on Wednesday, 19 August 2020; and
- has a registered address on the Lynas share register in Australia or New Zealand (or is a shareholder that Lynas has otherwise determined is eligible to participate); and
- is not in the United States and is not a person (including a nominee or custodian) acting for the account or benefit of a person in the United States (to the extent they hold Lynas Shares for the account or benefit of such a person in the United States); and
- did not receive an offer to participate (other than as a nominee or custodian in respect of other underlying holdings) or was otherwise ineligible to participate under the Institutional Entitlement Offer; and
- is eligible under all applicable securities laws to receive an offer under the Retail Entitlement Offer.

A retail Shareholder that is **not** an Eligible Retail Shareholder is referred to as an "**Ineligible Retail Shareholder**" in this Retail Offer Booklet.

In this Retail Offer Booklet:

- references to 'you' are references to Eligible Retail Shareholders; and
- references to 'your Retail Entitlement' are references to the Retail Entitlements of Eligible Retail Shareholders; and
- references to 'your Entitlement and Acceptance Form' are references to the form of that name accompanying this Retail Offer Booklet that you can use to take up your Retail Entitlement.

Section 2: Summary of your options

If you are an Eligible Retail Shareholder, you may take one of the following actions:

- take up all of your Retail Entitlement (**Option 1**);
- take up all of your Retail Entitlement in full, and also apply for Additional New Shares in excess of your Retail Entitlement (up to a maximum of 50% of your Retail Entitlement) (Option 2);
- take up part of your Retail Entitlement and allow the balance to lapse, in which case you will receive no value for those lapsed Retail Entitlements (**Option 3**); or
- do nothing, in which case your Retail Entitlements will lapse and you will receive no value for those lapsed Retail Entitlements (**Option 4**).

If you are a retail Shareholder that is not an Eligible Retail Shareholder, you are an Ineligible Retail Shareholder. Ineligible Retail Shareholders are not entitled to participate in the Retail Entitlement Offer.

Option	Key considerations	More information
Option 1 Take up all of your Retail Entitlement	To take up all of your Retail Entitlement, you need to complete and return your personalised Entitlement and Acceptance Form with the requisite Application Monies or pay your Application Monies via BPAY® pursuant to the instructions set out on the Entitlement and Acceptance Form. If you decide to submit your payment via BPAY® you should instruct payment well before 5.00pm (Sydney time) on the Retail Closing Date to enable its receipt by that time. If you pay by BPAY® there is no need to return your Entitlement and Acceptance Form. If you decide to submit your payment by cheque, bank draft or money order, you must ensure that the payment (along with your personalised Entitlement and Acceptance Form) is received by no later than 5.00pm (Sydney time) on the Retail Closing Date.	Section 4.1
	 Payment via BPAY[®] is highly recommended in light of delays to postal services caused by the COVID-19 pandemic. 	
	 New Shares issued under the Retail Entitlement Offer will be fully paid and rank equally with Lynas Shares. 	
Option 2 Take up all of your Retail Entitlement in full, and also apply for Additional New Shares in excess of your Retail Entitlement (up to a maximum of 50% of your Retail	 enable its receipt by that time. If you pay by BPAY[®] there is no need to return your Entitlement and Acceptance Form. If you decide to submit your payment by cheque, bank draft or money order, you must ensure that the payment (along with your personalised Entitlement and Acceptance Form) is received by no later than 5.00pm (Sydney time) on the Retail Closing Date. The maximum amount of Additional New Shares you can 	Section 4.2
Entitlement)	 apply for is 50% of your Retail Entitlement. Payment via BPAY[®] is highly recommended in light of delays 	
	to postal services caused by the COVID-19 pandemic.	
	 In the event of oversubscriptions, the allocation of Additional New Shares will be subject to scale back by agreement between 	

Section 2: Summary of your options

		Lynas and the Underwriters. There is no guarantee that you will be allocated any Additional New Shares.	
	•	Additional New Shares issued under the Retail Entitlement Offer will be fully paid and rank equally with Lynas Shares.	
Option 3 Take up part of your Retail Entitlement and allow the balance to lapse, in which case you will receive no value for those lapsed Retail Entitlements	-	To take up part of your Retail Entitlement, you need to complete and return your personalised Entitlement and Acceptance Form (noting the number of New Shares you wish to take up) with the requisite Application Monies or pay your Application Monies via BPAY [®] pursuant to the instructions set out on the Entitlement and Acceptance Form. If you decide to submit your payment via BPAY [®] you should instruct payment well before 5.00pm (Sydney time) on the Retail Closing Date to enable its receipt by that time. If you pay by BPAY [®] there is no need to return your Entitlement and Acceptance Form. If you decide to submit your payment by cheque, bank draft or money order, you must ensure that the payment (along with your personalised Entitlement and Acceptance Form) is received by no later than 5.00pm (Sydney time) on the Retail Closing Date.	Section 4.3
	•	Payment via BPAY [®] is highly recommended in light of delays to postal services caused by the COVID-19 pandemic.	
	•	Lynas will treat you as applying for as many New Shares as your payment will pay for in full.	
	•	The part of your Retail Entitlement not taken up will lapse and the New Shares not subscribed for will form part of the Retail Shortfall.	
	•	If you do not take up your Retail Entitlement in full, you will receive no value for those Retail Entitlements not taken up.	
	•	If you do not take up all of your Retail Entitlement, your proportionate interest in Lynas will be diluted.	
	•	Your Retail Entitlements are non-renounceable. This means they cannot be traded on ASX or any other exchange and cannot be privately transferred.	
Option 4	•	If you do not take up your Retail Entitlement, you will not be issued New Shares and your Retail Entitlements will lapse.	Section 4.4
Do nothing, in which case	•	The New Shares not subscribed for will form part of the Retail Shortfall.	
your Retail Entitlement will lapse and you will receive no	•	Your Retail Entitlements are non-renounceable. This means they cannot be traded on ASX or any other exchange and cannot be privately transferred.	
value for those lapsed Retail	•	If you do not take up your Retail Entitlement, you will receive no value for those Retail Entitlements.	
Entitlements	•	If you do not take up your Retail Entitlement, your proportionate holding in Lynas will be diluted.	

If you have any doubt about how you should deal with your Retail Entitlement, you should seek professional advice from a licensed advisor.

Section 3: Further information about the Retail Entitlement Offer

3.1 Your Retail Entitlement

Your Retail Entitlement is set out on the accompanying personalised Entitlement and Acceptance Form. It has been calculated as 1 New Share for every 7.7 Lynas Shares you held as at the Record Date, being 7.00pm (Sydney time) on Wednesday, 19 August 2020, at the Offer Price of \$2.30 per New Share.⁹

If you have more than one holding of Lynas Shares, you will be sent more than one personalised Entitlement and Acceptance Form and you will have separate Retail Entitlements for each separate holding. Note that the Retail Entitlement stated on your personalised Entitlement and Acceptance Form may be in excess of the actual Retail Entitlement you may be permitted to take up where, for example, you are holding Lynas Shares on behalf of a person in the United States (see the definition of "**Eligible Retail Shareholder**" in Section 1).

3.2 Closing date

If you take up and pay for all or part of your Retail Entitlement before the Retail Closing Date, you will be issued your New Shares including your Additional New Shares (if applicable) on Monday, 14 September 2020 (**Issue Date**).

New Shares including Additional New Shares issued under the Entitlement Offer will be fully paid and rank equally with Lynas Shares from issue.

3.3 Consequences of not accepting all or part of your Retail Entitlement

If you do not accept all or part of your Retail Entitlement in accordance with the instructions set out in this Retail Offer Booklet, those New Shares that you would have otherwise been entitled to under the Retail Entitlement Offer (including New Shares that relate to the portion of your Retail Entitlement that has not been accepted) will be acquired by Eligible Retail Shareholders as Additional New Shares, the Underwriters or any sub-underwriters.

By allowing your Retail Entitlement to lapse, you will forgo any exposure to increases or decreases in the value of the New Shares had you taken up your Retail Entitlement and you will not receive any value for your Retail Entitlement. Your proportionate interest in Lynas will also be diluted.

3.4 Nominees

The Retail Entitlement Offer is being made to all Eligible Retail Shareholders. Nominees and custodians which hold Lynas Shares as nominees or custodians will have received, or will shortly receive, a letter from Lynas. Nominees and custodians should consider carefully the contents of that letter and note in particular that the Retail Entitlement Offer is not available to:

- beneficiaries on whose behalf they hold Lynas Shares who would not satisfy the criteria for an Eligible Retail Shareholder;
- Eligible Institutional Shareholders who received an offer to participate in the Institutional Entitlement Offer (whether they accepted their Entitlement or not); or
- Ineligible Institutional Shareholders who were ineligible to participate in the Institutional Entitlement Offer.

Due to legal restrictions, nominees and custodians may not send copies of this Retail Offer Booklet to, or accept the Retail Entitlement Offer on behalf of, any person in the United States or any person acting for the account or benefit of a person in the United States (to the extent such person holds Lynas Shares and is acting for the account or benefit of a person in the United States) or other jurisdiction outside Australia and New Zealand, except with the consent of Lynas and as permitted in compliance with applicable law.

⁹ Where fractions arise in the calculation of a Retail Entitlement, the Retail Entitlement will be rounded up to the nearest whole number of New Shares.

Section 3: Further information about the Retail Entitlement Offer

Nominees and custodians may not distribute this Retail Offer Booklet, and may not permit any beneficial shareholder to participate in the Entitlement Offer, in any country outside Australia and New Zealand, except that nominees and custodians may distribute this Retail Offer Booklet and may permit beneficial shareholders to participate in the Entitlement Offer with the consent of Lynas who will determine if the number of beneficial shareholders that the nominee or custodian proposes to participate in the Entitlement Offer will be permitted in compliance with applicable law.

Lynas is not required to determine whether or not any registered Shareholder is acting as a nominee or the identity or residence of any beneficial owners of Lynas Shares.

Section 4: Options available to you

4.1 Option 1 – Take up all of your Retail Entitlement

To take up all of your Retail Entitlement, you must:

- pay by BPAY[®] (see Section 4.5); or
- complete your personalised Entitlement and Acceptance Form and return it by mail with your Application Monies in the form of a cheque, bank draft or money order (see Section 4.6),

in each case, by no later than 5.00pm (Sydney time) on the Retail Closing Date.

Payment via $BPAY^{\otimes}$ is highly recommended in light of delays to postal services caused by the COVID-19 pandemic.

4.2 Option 2 – Take up all of your Retail Entitlement in full, and also apply for Additional New Shares in excess of your Retail Entitlement (up to a maximum of 50% of your Retail Entitlement)

To take up all of your Retail Entitlement and also apply for Additional New Shares in excess of your Retail Entitlement, you must:

- pay by BPAY[®] (see Section 4.5); or
- complete your personalised Entitlement and Acceptance Form and return it by mail with your Application Monies in the form of a cheque, bank draft or money order (see Section 4.6),

in each case, so that it is received by no later than 5.00pm (Sydney time) on the Retail Closing Date.

Payment via $\mathsf{BPAY}^{\texttt{B}}$ is highly recommended in light of delays to postal services caused by the COVID-19 pandemic.

4.3 Option 3 – Take up part of your Retail Entitlement

To take up part of your Retail Entitlement, you must:

- pay by BPAY[®] (see Section 4.5); or
- complete your personalised Entitlement and Acceptance Form (indicating the number of New Shares you wish to take up) and return it by mail with your Application Monies, in the form of a cheque, bank draft or money order (see Section 4.6),

in each case, so that it is received by no later than 5.00pm (Sydney time) on the Retail Closing Date.

The part of your Retail Entitlement not taken up will lapse and the New Shares not subscribed for will form part of the Retail Shortfall.

Payment via $\mathsf{BPAY}^{\circledast}$ is highly recommended in light of delays to postal services caused by the COVID-19 pandemic.

4.4 Option 4 – Take no action

If you take no action, you will not be issued New Shares, your Retail Entitlement will lapse and the New Shares not subscribed for will form part of the Retail Shortfall.

Your Retail Entitlement is non-renounceable and is not tradeable or otherwise transferable. Eligible Retail Shareholders who do not take up their Retail Entitlements in full will not receive any value for those Retail Entitlements they do not take up.

Eligible Retail Shareholders who do not participate fully in the Retail Entitlement Offer will have their proportionate interests in Lynas diluted.

Section 4: Options available to you

4.5 Payment by BPAY[®]

To pay by BPAY[®], please follow the instructions on your personalised Entitlement and Acceptance Form (which includes the Biller Code and your unique Customer Reference Number). You can only make a payment via BPAY[®] if you are the holder of an account with an Australian branch of a financial institution that supports BPAY[®] transactions.

You should instruct payment well before 5.00pm (Sydney time) on the Retail Closing Date to enable its receipt before the Retail Entitlement Offer closes.

If you pay by BPAY[®], your Entitlement and Acceptance Form is **not** required to be lodged with the Registry and you will be deemed to have made the declarations set out in this Retail Offer Booklet and on the Entitlement and Acceptance Form.

Lynas will treat you as applying for as many New Shares, including Additional New Shares, as your payment will pay for in full up to your Retail Entitlement, and where applicable above your Retail Entitlement up to a maximum of 50% of your Retail Entitlement.

Any Application Monies received for more than your final allocation of New Shares including Additional New Shares will be refunded to you as soon as practicable after the close of the Retail Entitlement Offer. No interest will be paid to applicants on any Application Monies received or refunded.

Please make sure to use the specific Biller Code and unique Customer Reference Number on your personalised Entitlement and Acceptance Form or accessed online at www.investorserve.com.au. If you receive more than one personalised Entitlement and Acceptance Form, you will need to complete individual BPAY[®] transactions using the Customer Reference Number specific to each individual personalised Entitlement and Acceptance Form that you receive.

You should be aware that your financial institution may implement earlier cut-off times with regards to electronic payment and you should therefore take this into consideration when making payment. You may also have your own limit on the amount that you can pay via BPAY[®]. It is your responsibility to check that the amount you wish to pay via BPAY[®] does not exceed your limit.

4.6 Payment by post with cheque, bank draft or money order

To pay by cheque, bank draft or money order, you must complete your personalised Entitlement and Acceptance Form in accordance with the instructions on the form, indicating the number of New Shares including Additional New Shares you wish to apply for and return it by mail to the address set out below, accompanied by a cheque, bank draft or money order in Australian currency for the amount of the Application Monies, payable to "Lynas Corporation Limited" and crossed "Not Negotiable". Any agreement to issue New Shares, including Additional New Shares, to you following receipt of your personalised Entitlement and Acceptance Form is conditional on your cheque, bank draft or money order in payment of the Application Monies for those New Shares including Additional New Shares being honoured on first presentation.

Your cheque, bank draft or money order must be:

- for an amount equal to the Offer Price multiplied by the number of New Shares including, if applicable, the number of Additional New Shares that you are applying for; and
- in Australian currency, drawn on an Australian branch of a financial institution. Payment cannot be made in New Zealand dollars. Eligible Shareholders who are resident in New Zealand must arrange for payment to be made in Australian dollars.

You should ensure that sufficient funds are held in the relevant account(s) to cover the Application Monies. If the amount of your cheque, bank draft or money order for Application Monies (or the amount for which the cheque clears in time for issue) is insufficient to pay in full for the number of New Shares including Additional New Shares you have applied for in your personalised Entitlement and Acceptance Form, you will be taken to have applied for such lower number of whole New Shares including Additional New Shares as your cleared Application Monies will pay for (and to have specified that number of New Shares including Additional New Shares on your personalised Entitlement and Acceptance Form). Alternatively, your Application will not be accepted.

Any Application Monies received for more than your final allocation of New Shares will be refunded. No

Section 4: Options available to you

interest will be paid to applicants on any Application Monies received or refunded (wholly or partially).

Cash payments will not be accepted. Receipts for payment will not be issued.

It is important to note that the Retail Entitlement Offer closes at 5.00pm (Sydney time) on Monday, 7 September 2020 (unless extended). To participate in the Retail Entitlement Offer, your payment must be received no later than this date. Eligible Retail Shareholders who make payment via cheque, bank draft or money order should mail their cheque, bank draft or money order and their completed Entitlement and Acceptance Form to the address below:

Mail Address:

Lynas Corporation Limited Retail Entitlement Offer c/- Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001

Entitlement and Acceptance Forms (and payments of any Application Monies) will not be accepted at Lynas' registered or corporate offices.

For the convenience of Eligible Retail Shareholders in Australia, an Australian reply paid envelope with the appropriate address has been included with this Retail Offer Booklet. Shareholders in New Zealand will need to affix the appropriate postage.

Lynas

NOT FOR DISTRIBUTION OR RELEASE IN THE UNITED STATES

17 August 2020

Lynas Corporation announces fully underwritten¹ equity raising to raise approximately A\$425 million to fund *Lynas 2025* foundation projects

- Fully underwritten ² 1 for 7.7 pro-rata accelerated non-renounceable entitlement offer and institutional placement to raise approximately A\$425 million
- New shares to be issued at A\$2.30 per share, representing a 11.9% discount to last close and a 9.7% discount to TERP³
- Proceeds from the equity raising will be used to fund major projects expected to be delivered in 2023 that are essential steps towards the Lynas 2025 growth vision:
 - The planned Kalgoorlie Rare Earth Processing Facility, and
 - Associated upgrades at the Lynas Malaysia Plant
- Strengthened balance sheet delivers timely funding for Lynas 2025 foundation projects during a critical transformation period and mitigates economic uncertainty due to COVID-19
- Equitable opportunity for all eligible existing Lynas shareholders to participate in the entitlement offer on a pro-rata basis while eligible new investors have an opportunity to gain exposure to Lynas' compelling 2025 growth vision

Lynas Corporation Limited (ASX:LYC) ("Lynas" or the "Company") is pleased to announce that the Company is undertaking an equity raising comprising a fully underwritten⁴ pro-rata accelerated non-renounceable entitlement offer and institutional placement to raise approximately A\$425 million (the "Offer").

Lynas plans to grow with its markets and deliver a larger, more diverse business in 2025. The Offer will fund the *Lynas 2025* foundation projects expected to be delivered in 2023:

- The planned Kalgoorlie Rare Earth Processing Facility to produce mixed Rare Earths carbonate for shipment to the Lynas Malaysia Plant , and
- Associated upgrades at the Lynas Malaysia Plant.

Please refer to Footnote 1

⁴ Please refer to Footnote 1





¹ Excluding the circumstances described in Footnote 1 on page 2 of LYC's investor presentation released to ASX on 17 August 2020 ("Investor Presentation"). Refer to "Equity raising risk" in the Key Risks section of the Investor Presentation for a description of the terms and conditions of the underwriting arrangements.

³ The theoretical ex-rights price is the theoretical price at which Lynas shares should trade immediately after the ex-date for the Entitlement Offer. The TERP is a theoretical calculation only and the actual price at which Lynas' shares trade immediately after the ex-date for the Entitlement Offer will depend on many factors and may not equal the TERP. TERP is calculated by reference to Lynas' closing price of A\$2.61 on 14 August 2020. The TERP also includes New Shares to be issued under the Placement.



The Offer structure provides an opportunity for all eligible existing Lynas shareholders to participate in the entitlement offer on a pro-rata basis. Eligible new investors also have the opportunity to join the *Lynas 2025* growth vision by subscribing for new shares. Lynas Chief Executive Officer and Managing Director, Amanda Lacaze, commented:

"The *Lynas 2025* growth vision announced in May 2019 is an exciting opportunity to transform our business and grow with our key markets. Advanced manufacturing supply chains need Rare Earths and COVID-19 has brought into sharp focus the need for resilient and diversified supply chains.

"Lynas is ideally placed to meet this need as we are a proven and profitable operation and the only significant producer of separated Rare Earths outside of China.

"By strengthening our balance sheet, we can mitigate global economic uncertainties and continue to progress our foundation project which is the Kalgoorlie Rare Earth Processing Facility. This facility provides the opportunity to develop a Critical Minerals processing hub in the Goldfields. The project has received strong support from the Kalgoorlie-Boulder City Council, Western Australian and Australian governments."

Offer Details

The fully underwritten⁵ ~A\$425 million Offer comprises the following:

- An institutional placement of approximately 92 million new fully paid ordinary shares in Lynas ("New Shares") to raise up to approximately A\$211.6 million ("Placement"); and
- A 1-for-7.7 pro-rata accelerated non-renounceable entitlement offer of approximately 92.9 million New Shares to raise up to approximately A\$213.7 million ("Entitlement Offer").

All New Shares offered under the Offer will be issued at a price of A\$2.30 per New Share, which represents a:

- 11.9% discount to the last traded price of A\$2.61 on 14 August 2020; and
- 9.7% discount to the Theoretical Ex-Rights Price ("TERP")⁶ of A\$2.5463.

The Entitlement Offer provides eligible shareholders the opportunity to subscribe for 1 New Share for every 7.7 existing shares held as at 7.00pm Sydney Time on Wednesday, 19 August 2020 ("**Record Date**"). Furthermore, it is intended that eligible institutional shareholders that bid for up to their pro-rata allocation of New Shares under the Placement will be allotted their full bid, on a best endeavours basis.

Eligible institutional shareholders will be invited to participate in the accelerated institutional component of the Entitlement Offer ("Institutional Entitlement Offer"), which is being conducted today, Monday, 17 August 2020, along with the Placement. Entitlements not taken up by institutional shareholders cannot be traded on market or transferred. Eligible institutional shareholders can choose to take up all, part or none of their entitlements under the Institutional Entitlement Offer. Entitlements not taken up by eligible institutional

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⁵ Please refer to Footnote 1

⁶ Please refer to Footnote 3



shareholders, and institutional entitlements that would otherwise have been offered to ineligible institutional shareholders, will be offered to new and existing institutional shareholders concurrently with the Institutional Entitlement Offer.

The retail component of the Entitlement Offer ("Retail Entitlement Offer") will be conducted at the same offer price and offer ratio as the Institutional Entitlement Offer. The Retail Entitlement Offer will be open from Monday, 24 August 2020 to eligible retail shareholders with a registered address in Australia or New Zealand, as at the Record Date and is expected to close at 5.00pm (Sydney time) on Monday, 7 September 2020. Eligible retail shareholders who take up their full retail entitlement will also be invited to subscribe for shares over and above their entitlement, up to a maximum of 50% above their entitlement, subject to the overall level of participation in the Entitlement Offer and at the discretion of Lynas' Board of Directors.

Lynas Directors who are eligible to participate in the Retail Entitlement Offer have each confirmed their intention to subscribe for all or part of their respective entitlements.

The Entitlement Offer is non-renounceable and entitlements will not be tradeable or otherwise transferable. Eligible shareholders who do not take up their entitlement under the Entitlement Offer in full or in part, will not receive any value with respect to those entitlements not taken up.

Each New Share issued under the Offer will rank equally with existing fully paid ordinary shares on issue in Lynas. The Company will, upon issue of the New Shares under the Offer, seek quotation of the New Shares on the ASX.

Canaccord Genuity and Merrill Lynch Equities (Australia) Limited are acting as joint lead managers, underwriters and bookrunners to the Offer. Ord Minnett is acting as co-lead manager to the Offer.

Offer Timetable

An indicative timetable of key dates in relation to the Offer is detailed below.

Time (AEST) / Date
Monday, 17 August 2020
Wednesday, 19 August 2020
Wednesday, 19 August 2020
7:00pm on Wednesday, 19 August 2020
Monday, 24 August 2020
Tuesday, 25 August 2020
Wednesday, 26 August 2020
5:00pm on Monday, 7 September 2020

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Time (AEST) / Date
Thursday, 10 September 2020
Friday, 11 September 2020
Monday, 14 September 2020
Tuesday, 15 September 2020
Wednesday, 16 September 2020

Note: The timetable above is indicative only and may be subject to change. All times and dates refer to Sydney time. Lynas reserves the right to amend any or all of these dates and times without notice, subject to the Corporations Act, the ASX Listing Rules and other applicable laws. In particular, Lynas reserves the right to extend the closing date of the Retail Entitlement Offer, to accept late applications under the Offer (either generally or in particular cases) and to withdraw the Offer without prior notice. Any extension of the closing date will have a consequential effect on the issue date of New Shares.

Further Information

Further details of the Offer are set out in the Investor Presentation also lodged on the ASX today. The Investor Presentation contains important information including key risks and foreign offer restrictions with respect to the Offer. For other questions, you should consult your broker, solicitor, accountant, tax adviser, financial adviser, or other professional adviser.

If you have any queries in relation to this announcement, please contact Jennifer Parker or Lauren Stutchbury, our communications consultants at Cannings Strategic Communications on +61 2 8284 9990.

Authorised By: Andrew Arnold Company Secretary

This announcement is not financial product, legal, tax or investment advice and has not taken into account your objectives, financial situation or needs.

This announcement contains certain "forward-looking statements", which can generally be identified by the use of words such as "will", "may", "could", "likely", "ongoing", "anticipate", "estimate", "expect", "project", "intend", "plan", "believe", "target", "forecast", "goal", "objective", "aim", "seek" and other words and terms of similar meaning or by using future dates in connection with any discussion of, among other things, expectations regarding the completion of the Offer and the use of proceeds. The Company cannot guarantee that any forward-looking statement will be realised. Achievement of anticipated results is subject to risks, uncertainties and inaccurate assumptions. See the Investor Presentation for a description of key risks with respect to the Offer. Should known or unknown risks or uncertainties materialise, or should underlying assumptions prove inaccurate, actual results could vary materially from past results and those anticipated, estimated or projected. You should bear this in mind as you consider forward-looking statements, and you are cautioned not to put undue reliance on forward-looking statements.

This announcement has been prepared for release in Australia and may not be distributed or released in the United States. This announcement does not constitute an offer to sell, or the solicitation of an offer to buy, any securities in the United States or in any jurisdiction in which such an offer to sell, or the socicitation of an offer to buy, any securities in the United States or in any jurisdiction in which such an offer to sell, or the socicitation of an offer to buy, any securities in the United States or in any jurisdiction in which such an offer would be illegal. The securities referred to in this announcement have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the **U.S. Securities Act**), or the securities laws of any state or other jurisdiction of the United States. Accordingly, the entitlements and new shares to be offered and sold in the Entitlement Offer and the Placement may not be offered or sold, directly or indirectly, to persons in the United States or to any person acting for the account or benefit of any person in the United States, unless those securities have been registered under the U.S. Securities Act (which the Company has no obligation to do) or are offered and sold pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable securities laws of any state or other jurisdiction of the United States. The entitlements and new shares to be offered and sold in the Retail Entitlement Offer may not be offered or sold, directly or indirectly, to any person in the United States or any person acting for the account or benefit of a person in the United States.

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Disclaimer

The following notice and disclaimer applies to this investor presentation (**Presentation**) and you are therefore advised to read this carefully before reading or making any other use of this Presentation or any information contained in this Presentation. By accepting, accessing or reviewing this Presentation or attending an investor presentation or briefing, you represent and warrantthat you are entitled to receive this Presentation in accordance with the restrictions, and agree to be bound by the imitations, contained within it.

- This Presentation has been prepared by Lynas Corporation Limited (ABN 27 009 066 645) (Lynas) and is dated at 17 August 2020. This Presentation has been prepared in connection with Lynas' proposed fully underwritten equiry raising (Offer) of new ordinary shares in Lynas (New Shares), comprising:
- A placement of New Shares to institutional and sophisticated investors (Placement) under section 708A of the Corporations Act 2001 (Cth) (Corporations Act)
- A pro rata accelerated non-renounceable entitlement offer of New Shares to certain eligible Lynas shareholders (Entitlement Offer).
- The Entitlement Offer is being made to:
- eligible institutional shareholders of Lynas in certain permitted jurisdictions (Institutional Entitlement Offer); and
- eligible retail shareholders of Lynas in Australia and New Zealand (Retail Entitlement Offer),

under section 708AA of the Corporations Act2001 (Chi) (Corporations Act) as modified by the Australian Securities and Investments Commission (ASIC) Corporations (Non-Traditional Rights Issues) instrument 201684, ASIC Corporations (Divergarding Technical Relef) instrument 2016/73 and ASIC Corporations (Trading Suspension Relef) Instrument 2020/289.

Summary Information

This Presentation: (i) contains summary information about Lynas and its activities current as at the date of this Presentation; (ii) is for information purposes only and is not, and does not comprise all of the information which would be required to be disclosed in a prospectus, product disclosure statement or other offering document under Australian iaw or any other iaw and will not be bidged with ASIC or any foreign regulator; (iii) does not and will not form any part of any contract for the acquisition of Hive Shares; and (iv) should be read in conjunction with Lynas' other periodic and continuous disclosure announcements lodged with the Australian Securities Exchange (ARSI), which are available at www.asx.com.au.

Market and industry data

Certain market and industry data used in connection with this Presentation may have been obtained from research, surveys or studies conducted by third parties, including industry or general publications. None of Lynas, its regresentatives or advisors have independently verified any such market or industry data provided by third parties or industry or general publications.

Not an offer

Not an other This Presentation is for information purposes only and is not an invitation or offer of securities for subscription, purchase or sale in any jurisdiction in which t would be unlawful. This Presentation is not a prospectus, product disclosure statement or other disclosure document under the Corporations Act (and has not been lodged with ASIC) or any other law. The Retal Entitlement Offer will be made on the basis of the information contained in the retal offer booklet to be prepared for religible retail shareholders in Australia and New Zealand (Retail Offer Booklet), and made available following tis lodgement with ASIX. Any eligible retail shareholder in Australia and New Zealand who wishes to participate in the Retail Entitlement Offer should consider the Retail Offer Booklet before deciding whether to apply for New Shares under the Retail Entitlement Offer Anyone who wishes to paphy for New Shares under the Retail Entitlement Offer will need to apply in accordance with the instructions contained in the Retail Offer Booklet and the Entitlement and Acceptance form.

The distribution of this Presentation in other 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 law s(see International Offer Exerticions in Appendix B in this Presentation). By accepting this Presentation, by arguere to the bund by the limitations contained therein. ny

The Bodyet restrictions and agree to be pould by the minimum construction and the Underwriting Agreement provides that an Underwrite will nobe negative to subsorble for a number of shares that outdowriters (**Moderwriting Agreement**) provides that an Underwrite will nobe negative to be subsorble for a number of shares that for begins investment Review Body opploy or which would require indificants to the Composition Art 2001 (CM) or Australia's published Foreign Investment Review Body (1975 (CM)). The issue sate is approximately 184 million shares or 20 % of Lynas issued capital port completion of the subsorb that an Underwrite indication the Composition Art 2001 (CM) or Australia's published Foreign Investment Review Body (1975 (CM)). The issue sate is approximately 184 million shares or 20 % of Lynas issued capital port completion of the under these provisions than (or the purposes if ASIC Repared 1921 (DM)). Unit shift and as sepacitive process in a sociations with and subject to the terms of the Underwriting Agreement by the applicable settlement due, (ii) the number of shares that the underwriter is able to kake without causing it to beach or notify under these provisions (when aggregated) with any additional interests the underwriter and its affiliate hold at the relevant settlement of these aggregated with any additional interests the underwriter and its affiliate hold at the relevant settlement of these aggregated with any additional interests the underwriter and its affiliate hold at the relevant settlement of these aggregated with any additional interests the underwriter and its affiliate hold at the relevant settlement of the site sociation (the aggregated) with any additional interests the underwriter and its affiliate hold at the relevant settlement of these agregated with any additional interests the underwriter and its affiliate hold at the relevant settlement of the site sociation (the aggregated) with any additional interests the underwrite agreest energing the oregater agreest t

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Not investment or financial product advice

Not investment or financial product advice This Presentation is not financial product or investment advice or a recommendation to acquire Lynas shares or accounting, legial or tax advice. Each receiptent of this Presentation should make its own enquiries and investigations regarding all information in this Presentation including but not limited to the assumptions, uncertainties and contingencies which may affect future operations of Lynas and the impact that different future outcomes might have on Lynas. Information in this Presentation is not intended to be relied upon as advice to investors or potential investors and has been prepared without taking into account the objectives, financial stuation or needs of individuals. 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 financial, legal and taxation advice appropriate to their jurisdiction. Lynas is not licensed to provide financial product advice in respect of the New Shares. Cooling offrights do not apply to the acquisition of the New Shares.

Financial data

All dollar values are in Australian dollars (A\$ or AUD) unless stated otherwise. This Presentation includes certain historical financial information as at 30 June 2020 unless stated otherwise (Financial Information), being:

the historical consolidated statement of financial position as at 30 June 2020 (the Historical Financial Information); and

the proforma historical consolidated statement of financial position as at 30 June 2020 assuming the completion of the Offer (net of transaction costs) (the Pro Forma Historical Financial Information)

The Historical Financial Information and Pro Forma Historical Financial Information are collectively referred to as Financial Information

The Financial Information has been included in this Presentation in relation to the Offer and should not be used for any other purpose. The Financial Information is intended to present investors with information to assist them in understanding the underlying Instrictian financial position of Lynas. The Directors of Lynas (the Directors) are responsible for the preparation and presentation of the Financial Information.

The Historical Financial Information was derived from the consolidated financial statements of Lynas for the year ended 30 June 2020, which were audited by Ernst & Young in accordance with Australian Auditing Standards and on which an unqualified audit ophinon was issued. The Historica Financial Information has been prepared using the recognition and measurement requirements of Australian Accounting Standards (AAS).

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The Financial Information is presented in an abbreviated form insofar as it does not include all the presentation and disclosures, statements or comparative information as required by the AAS, the International Financial Reporting Standards (including the Interpretations of the International Financial Reporting Interpretations Committee) (IFRS) and other mandatory professional reporting requirements applicable to general purpose financial reports prepared in accordance with the Corporations Act. The Pro Forma Interpretations provided in this presentation is for flustrative purposes only and is not represented as being indicative of Lynas' views on its fature financial conduction and/or performance.

Views on its truther financial condition analory performance. Certain financial measurus included in this Presentation are (i) "non-FRS financial information" under ASIC Regulatory Guide 230: "Disclosing non-FRS financial information" and (ii) non-GAAP financial measures under Regulatory Guide 230: "Disclosing non-FRS financial information provided, and these non-GAAP financial EBITDA¹. While Lynas believes that this non-FRS financial information provided, and these non-GAAP financial measurus provide, useful information to users in measuring the financial performance and conditions of Lynas, non-FRS and non-GAAP financial measures do not have standardised meanings prescribed by AAS or FRS.

EBITDA means earnings before Interest, Taxes, Depreciation and Amortisation. Refer to note A.1 in Lynas' FY 20 oo financial statements for numerical reconciliation of profit for the year to EBITDA 1.

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Subsequent events

The Financial Information has been prepared based upon conditions existing at 30 June 2020 and considering those events occurring subsequent to that date, that provide evidence of conditions that existed as 130 June 2020. No adjustments have been made to the Pro Forma Historical Financial Information as at 30 June 2020 for events that occurred post 30 June 2020 other than pro forma adjustments relating to the Offer less transaction costs as if they had occurred as at 30 June 2020. Ref of those 110 to the 30 June 2020 consolidated financial statements for details of subsequent events that have occurred post 30 June 2020.

This Presentation contains pro forma financial information (including a pro forma balance sheet), investors should note that the pro forma financial information included in this Presentation is for illustrative purposes only, is not represented as being indicative of Lynas' views on its future financial condition or performance, and any 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.

Effect of Rounding

A number of figures, amounts, percentages, estimates, calculations of value and fractions in this Presentation are subject to the effect of rounding.

Future performance and forward looking statements

Future performance and forward looking statements This Presentation contains certain 'forvard-looking statements' that are based on management's beliefs, assumptions and expectations and on information currently available to management. The words 'expect', "likely", 'should', 'could', 'may', 'will', 'am', 'intend', 'propose', 'believe', 'opinoin', 'consider', 'predict', "john', 'scenard', 'could', 'may', 'will', 'am', 'intend', 'propose', 'believe', 'opinoin', 'consider', 'predict', 'plan', 'scenard', 'could', 'puidance', 'guidance', future earnings and financial position and performance are also forward-looking statements. Such forward-looking statements include statements regarding Lyma's expectations about the financial and operating performance of its businesses, statements about the plans, objective and strategies of Lynas' management, statements about the industry and markets in which Lynas operates and strategies of Lynas' management, statements about the proceeds thereot. Forward-looking statements, souch the timetable and the outcome of the Offer and the proceeds thereot. Forward-looking statements, opinions and estimates provided in this Presentation are based on assumptions and contingencies which are subject to change without notice, as are statements about market and industry trends, which are based on interpretations of current market conditions. There can be no assumptions and contingencies which are subject to change without notice, as are statements. Bue not assume that actual outcomes will not differ materially from these forward-looking statements. Investors are strongiv cautioned not to place undue relance on forward-looking statements.

assume that accurate control with the data matching memory and the second structures. Investors are strongly cautioned not to place undue reliance on forward-looking statements, particularly in light of the current economic climate and significant volatility, uncertainty and disruption caused by the COVD-19 pandemic. Any forward-looking statements, ophions and estimates in this Presentation speak only as of the date hereof and are based on assumptions and contingencies subject to change without notice, as are statements about market and industry trends, projections, guidance and estimates.

Any such statements contained in this Presentation are not indications, guarantees or predictions of future performance and involve known and unknown risks, contingencies and uncertainties and other factors, many of which are beyond the control of Lynas, and may involve significant elements of subjective judgment and assumptions as to future events, which may or may not be correct. Forward-booking statements may also assume the success of Lynas' business strategies. The success of any of these strategies is subject to uncertainties and contingencies beyond Lynas' control, and no assumate 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. Refer to the key risks in in the "Key Risks' section of this Presentation for a non-exhaustive summary of certain general and company-sentific tike forwards that may affect upas. specific risk factors that may affect Lynas.

There can be no assurance that actual outcomes will not differ materially from these forward-looking statements. A number of important factors could cause actual results or performance to differ materially from the forward-looking statements, including (without limitation) the risks and uncertainties associated with the ongoing impacts of the COVID-19 pandemic, the Australian and global economic environment and capital market conditions and other risk factors act out in this Presentation. Investors should consider the forward-looking statements, action and state in this Presentation. Investors should consider the forward-looking statements contained in this Presentation in light of those risks and disclosures. The forward-looking statements are based on information available to Lynas as at the dide of this presentation.

sumements are cased on information available to Lynas as at the date of this presentation. No representation, warranty or assurance (express or implied) is given or made in relation to any forward-looking statement by any person (including Lynas or any of Is advisers). In particular, no representation, warranty or assurance (express or implied) is given that the occurrence of the events expressed or implied in any forward-looking statements in this Presentation will actually occur. Actual operations, results, performance, targets or achievement may vary materially from any projections and forward-looking statements and the assumptions on which those statements are based. Except as required by law or regulation (including the ASX Lsting Rules). Lynas disclams any obligation or undertaking to update forward-looking statements in the Presentation to reflect any changes in expectations in relation to any forward-looking statements in the Presentation to reflect any changes in expectations in the assumptions and based.

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Investment Risk and other risks

An investment in New Shares is subject to investment and other known and unknown risks, some of which are beyond the control of Lynas. Lynas does not guarantee any particular rate of return or the performance of Lynas nor does it guarantee any particular tax treatment. Investors should have regard to the "Key Risks" section of this Presentation when making their investment decision. These risks, together with other general risks applicable to all investment in listed securities on stope/clacing referred to, may affect the value of shares in Lynas (including New Shares) in the future. There is no guarantee that the New Shares will make a return on the capital invested, that dividends will be paid on the New Shares or that there willbe an increase in the value of the New Shares in the future.

Disclaimer

No party other than Lynas has authorised, permitted or caused the issue, submission, dispatch or provision of this Presentation or makes or purports to make any statement in this Presentation. Canaccord Genuty (Australia) Limited (ABN 19 075 071 469) and Merrill Lynch Equites (Australia) Limited (ABN 65 006 276 759) (Underwriters) are joint land managers, bookrunners and underwriters to the Ofter, A summary of the key terms of the Underwriting Agreement is included in the "Key Risks" section of this Presentation.

To the maximum extent permitted by law, each of Lynas, the Underwriters, their respective affiliates or related bodies corporate, and each of their respective advisers, directors, officers, partners, employees and agents (each a Limitted Party):

- expressly exclude and disclaim all responsibility and liability, including, without limitation, for negligence or in respect of any expenses, losses, damages or costs incurred by you as a result of your participation in the Offreand the information in this Presentation being inaccurate or incomplete in any way for any reason, whether by way of negligence or otherwise; and
- I make no representation or warranty, express or implied, as to the fairness, currency, accuracy, reliability or completeness of information in this Presentation or any constituent or associated presentation, information or material, or the accuracy, likelihood of achievement or reasonableness of any forecasts, prospects or returns contained in, implied by, the information in this Presentation or any part of t, or that this Presentation contains all material information about Lynas, the Offer or that a prospective investor or purchaser may require in evaluating a possible investment in Lynas or acquisition of New Shares.

Each Underwriter and its other Limited Parties make no recommendations as to whether you or your related parties should participate in the Offer nor do they make any representations or warranties to you concerning the Offer. There is no statement in this Presentation which is based on any statement by any Underwriter or any Underwriter's Limited Parties (except for references to the Underwriter's names).You represent, warrant and agree that you have not refled on any statements made by the Underwriters or other Limited Parties in relation to the Offer and you further expressly disclaim that you are in a fiduciary relationship with any of Lynas, the Underwriters or their Limited Parties. You undertake that you will not seek to sue or hold the Underwriters or their Limited Parties liable in any respect in connection with this Presentation or the Offer (to the maximum extent permitted by law).

the maximum extent permitted by law). The Underwriters, together with their respective affiliates and related bodies corporate, are each full service financial institutions engaged in various activities, which may include trading, financing, financial advisory, investment management, investment research, principal investment, hedging, marketing making, market lending, brokreage and other financial and non-financial activities including for which they have received or may receive customary fees and expenses. The Underwriters (and/or their respective bodies corporate) have performed, and may perform, during financial activities including for which they have other interests in or relationships with Lynas and 5s related entities or other entites mentioned in this Presentation for which they have received or many receive customary fees and expenses. Without limitation, in the ordinary course oftheir various business activities, the Underwriters and other Limited Parties may services to, Lynas. Further, they may act as market maker or buy or self those securities or associated derivatives as principal or agent. The Underwriters may receive fees for acting in their capacity as joint lead managers, bookrunners and underwriters to the Offer.

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 legal and regulatory requirements, logistical and registry constraints and the discretion of Lynas and the Underwriter. Each of Lynas and the Underwriters and each of their respective affiliates disclaim any duty or liability (including for negligence) in respect of that determination and the exercise or otherwise of that discretion, to the maximum exercit permitted by law.

Statements made in this presentation are made only as at the date of this presentation. None of the Underwriters, nor any of their or Lynas' respective Limited Parties have any obligation to update the statements in this Presentation. The Information in this Presentation remains subject to change without notice.

Withdrawal and cooling-off

Lynas reserves the right to withdraw, of vary the timetable for, the Offer without notice (subject to the Underwriters' consent). Cooling-off rights do not apply to the acquisition of New Shares.

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Lynas

Lynas

Table of Contents

- 1. Equity Raising Summary
- 2. The Lynas Story
- 3. Our Growth Strategy
- 4. Summary

Appendix A: JORC Compliance

Appendix B: Key Risks

Appendix C: International Offer Restrictions

6

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Funding Lynas 2025 Foundation Projects

Equity Raising	 Lynas is raising approximately A\$425m through a fully underwritten¹ ~A\$211.6m institutional placement and a ~A\$213.7m pro rata accelerated non-renounceable entitlement offer
Use of Proceeds	 Proceeds from the equity raising will fund the <i>Lynas 2025</i> foundation projects expected to be delivered in 2023: Planned Kalgoorlie Rare Earths Processing Facility to produce mixed Rare Earths carbonate for shipment to the Lynas Malaysia Plant Associated upgrades at the Lynas Malaysia Plant
	 Any additional proceeds will be used for general corporate and working capital purposes Note: Funding of the proposed Heavy Rare Earths separation facility, if it proceeds, is excluded and will be pursued separately
Rationale	 The Lynas business is transforming to grow with its markets and deliver a larger, more diverse business by 2025 Major Projects deliverable in 2023 are essential steps towards the <i>Lynas 2025</i> vision and will provide foundation capability for further growth On time delivery of Lynas 2025 foundation projects is essential to meet regulatory requirements² Operating cashflow may be affected by the uncertain global economy as a result of COVID-19 effects Equity raise is a proactive capital management decision to enable progress to continue on required timelines Strong support from the Australian and Western Australian governments for the development of Australian based Rare Earths processing capability Strengthened balance sheet with pro-forma³ net cash of A\$318m (as at 30 June 2020)
include that the Cracking and Leaching plat Processing Facility is required to satisfy thi on 17 January 2020, a judicial review applic similar judicial review applications in the pa	a Parts was renewed by the Malaysia Atomic Energy Licencing Board for three years expiring March 2023. The approval is subject to conditions summarised in the announcement to the ASX dated 27 February 2020. Kay condition to store that and the announcement is a subject to conditions summarised in the announcement to the ASX dated 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX dated 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement of the announcement to the ASX date 27 February 2020. Kay condition as one of the announcement of the announcement february as announcement as one of the announcement of the announcement february as announcement as one of the announcement as one of the announcement of the an
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Key Offer Details

Investors can	gain exposure to Rare Earths through an investment in the only significant producer of separated Rare Earths outside of China
Offer Size and Structure	 Equity raising of approximately A\$425m comprising a fully underwritten¹ institutional placement of approximately 92 million new fully paid ordinary shares in Lynas (New Shares) to raise approximately A\$211.6 million (Placement) and a 1 for 7.7 pro rata accelerated non-renounceable entitlement offer to eligible existing shareholders of approximately 92.9 million New Shares to raise approximately A\$213.7 million (Entitlement Offer), (together, the Offer)
	 Under the Entitlement Offer, eligible shareholders have the opportunity to subscribe for 1 New Share for every 7.7 existing Lynas shares held as at the Record Date (7.00pm on Wednesday, 19 August 2020)
Offer Price ²	 A\$2.30 per New Share representing a 11.9% discount to the last closing price of A\$2.61 on 14 August 2020 and 9.7% discount to TERP² of \$2.5463
	Approximately 184.9 million New Shares to be issued, representing 25.8% of existing shares on issue
	The Entitlement Offer is non-renounceable and entitlements will not be tradeable or otherwise transferable
Offer Details	The Entitlement Offer comprises an accelerated Institutional Entitlement Offer and Retail Entitlement Offer
	 Eligible retail shareholders, being eligible shareholders with a registered address in Australia or New Zealand, will have the ability to subscribe for shares over and above their entitlement, subject to the level of uptake of the Retail Entitlement Offer
	New Shares issued under the Offer will rank equally with existing shares on issue
Underwriting	 The Offer is fully underwritten¹ by Canaccord Genuity (Australia) Limited and Merrill Lynch Equities (Australia) Limited, subject to certain conditions
	Ord Minnett Limited is acting as co-lead manager to the Offer
Please refer to footnote 1 on page 2 The Theoretical Ex-Rights Price (TERP date for the Entitlement Offer will depen) jis the theoretical price at which Lynas shares should trade immediately after the excise for the Entitiement Offer. TERP is a theoretical calculation only and the actual price at which shares trade immediately after the ex- do m many factors and many not equate to TERP. TERP is calculated by reference to Lynas' closing price of A12.61 on 14 August 2020. The TERP calculation includes New Shares assed under the Placement
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Equity Raising Timetable

Event	Date
Equity Raising announcement and Placement and Institutional Entitlement Offer open	Monday, 17 August 2020
Announce Completion of Placement and Institutional Entitlement Offer	Wednesday, 19 August 2020
Trading in Lynas shares resumes on an ex-entitlement basis	Wednesday, 19 August 2020
Record date for determining entitlement for the Entitlement Offer	7.00PM Sydney Time, Wednesday, 19 August 2020
Despatch of Retail Offer Booklet and Retail Entitlement Offer open	Monday, 24 August 2020
Settlement of Placement and Institutional Entitlement Offer	Tuesday, 25 August 2020
Allotment and normal trading of New Shares issued under the Placement and Institutional Entitlement Offer	Wednesday, 26 August 2020
Retail Entitlement Offer closing date	5.00PM Sydney Time, Monday, 7 September 2020
Results of Retail Entitlement Offer announced to ASX	Thursday, 10 September 2020
Settlement of Retail Entitlement Offer	Friday, 11 September 2020
Normal trading of New Shares issued under the Retail Entitlement Offer	Tuesday, 15 September 2020
Despatch of holding statements	Wednesday, 16 September 2020

Note: The Offer Timetable is subject to variation. Lynas reserves the right to alter the Timetable at its discretion and without notice, subject to ASX Listing Rules and the Corporations Act and other applicable law. In particular, Lynas reserves the right to either, generally or in particular cases, extend the closing date of the institutional or retail components of the Offer, to accept late applications or to withdraw the Offer prior to the issue of the relevant securities without prior notice. The commentant of quantities is subject to any match of the relevant securities without prior notice. The commencement of quantities is subject to accept a subject to accept and the case of the relevant securities without prior notice. The commencement of quantities is subject to accept and the relevant securities without prior notice. The commencement of quantities is subject to accept and the relevant securities without prior notice. The commencement of quantities is subject to accept and the relevant securities without prior notice. The commencement of quantities is subject to accept any matching and the relevant securities without prior notice. The commencement of quantities are subject to accept any matching and the relevant securities without prior notice. The commencement of quantities are subject to accept any matching and the relevant securities without prior notice. The commencement of quantities are subject to accept any matching and the relevant securities without prior notice. The commencement of quantities are subject to accept any matching and the relevant securities without prior notice. The commencement of quantities are subject to accept any matching and the relevant securities are subject to accept any matching and the relevant securities are subject to accept any matching and the relevant securities are subject to accept any matching and the relevant securities are subject to accept any matching and the relevant securities are subject to accept and the relevant securities are subject to accept and

Debt Facility

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30 June 2020

Pro Forma²

Lynas

Lynas Pro-forma Capital Structure

Fit for Purpose pro-forma capital structure

- Equity raising is the next step in prudent capital management
- Japan Australia Rare Earths B.V. (JARE) debt of US\$156.5m (principal of US\$145m plus US\$11.5m of deferred interest)5
- Pro-Forma² net cash balance as at 30 June 2020: A\$318m
- Final tranche of convertible bonds (US\$12.2m) converted by bondholders on 3 August 2020
- Supportive senior lender:
 - JARE lending facility with a maturity date of 30 June 2030 and an interest rate of 2.5% p.a.
 - Ongoing active support for company and industry development shown by recent deferral of historical interest liabilities6

- Please refer to footnote 1 on page 2 Pro forram measures have been asloulated as at 30 June 2020, after costs of the equity raising Net Debt comprising the net of Borrowings and cash & cash equivalents See footnote 1 on page 3. BEITCA calculated for the 12 months ended 30 June 2020 The JARE Cabet of US\$158.0m (principal of US\$147m plau US\$11.5m of deferred interest) has been discounted to greent value and converted to Austration dollars at 30 June 2020 to AS181m. For further detail, please refer to note
- présent value and converted to Adstratian owars et co dans zoco to horizonni. Foi name vosan, pesco coch o non C.2. In Lynas 7200 consolidates francials statements Cn 13 August 2020, Lynas announced that JARE will Gefer further interest payments of US\$11.5m until 31 Octobe 2021 within o pennitity and no additional interest

JARE Loan Facility	(\$181m) ⁵		(\$181m)
Convertible Bond	(\$18m)		(\$18m)
Cash and cash equivalents	\$102m	\$415m	\$517m
Net (Debt) ³ / Cash and cash equivalents	(\$97m)	\$415m	\$318m
Ratio of Net Debt / EBITDA ⁴	(1.6)		Not applicable

mpact of fully

underwritten¹ Equity Raising

Sources		Uses	
Equity Raising	\$425m	Kalgoorlie Rare Earth Processing Facility and associated upgrades at the Lynas Malaysia Plant	\$415m
		Transaction Costs	\$10m
Total Sources	\$425m	Total Uses	\$425m

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Pro-forma Balance Sheet

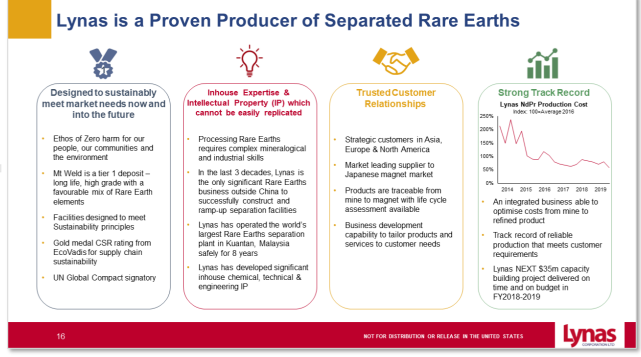
	30 June 20	Impact of fully underwritten equity raising ¹	30 June 20
	Historical financial information		Pro forma historical financial information
	A\$ million	A\$ million	A\$ million
Cash and cash equivalents	102	415	517
Other current assets and non-current assets	834		834
Total assets	936	415	1,351
Borrowings	199		199
Other current liabilities and non-current liabilities	219		219
Total liabilities	418		418
Net assets	518	415	933
Equity			
Share capital	1,425	415	1,840
Accumulated losses and reserves	(907)		(907)
Total equity	518	415	933

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Unlocking the Potential of our Premier Deposit at Mt Weld

Significant, High-Grade Resources

- Tier 1 deposit with 25+ year life at Lynas NEXT rates¹
- Mining and Processing higher grade CZ and LI ore since start up
- Processing of Duncan ore (higher HRE incl Dy, Tb) since Q1 FY20
- 2019 Mineral Resource 2,980 kt contained Total Rare Earth Oxide (TREO)¹
 2019 Ore Reserve 1,648 kt contained TREO¹

Investment can improve Mt Weld operations

Mining

- Drilling programs planned North-West and South of current Life of Mine Pit
- Targeting depth extensions from drilling in the Apatite (AP) ore zone
 Fresh Mineralisation is open at depth with minimal deep drilling into the

orebody

Processing

- R&D on increasing recovery
- Install new stack cells low cost capacity uplift
- Application of Accelerated Mechanical Consolidation (AMC) technology to improve tailings consolidation
- New water treatment to extend water recovery and recycling
- Investigating hybrid and renewable power supply options





Lynas

1. Please refer to Appendix A

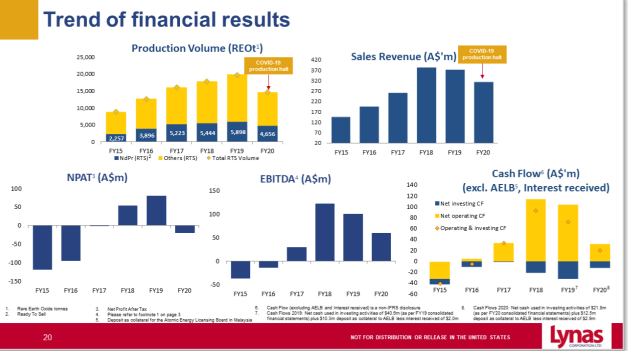
8

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Lynas Rare Earth materials are used in industries where sustainability & environmental provenance matters

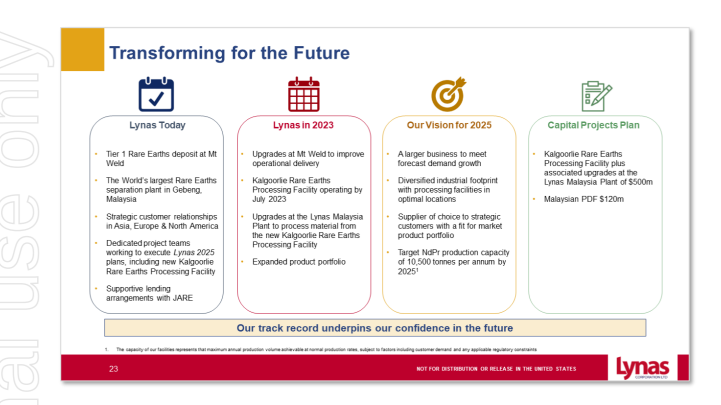




Kathleen Con Officer

Board & Management Team Supporting the Lynas 2025 Vision Aike Harding Grant Murdoch Phillippe Etienne caze Humphrey Non-Executive Director Non-Executive Director Chair-elect Chair Managing Director Non-Executive ber 2020 ng 30^m Sej Director Pol Le Roux Andrew Arnold Dato' Masha Mimi Afzan Afza Kam Leung Sturzenegger Ahmad VP, Downstream VP, Upstream General Counsel & Company Secretary VP, People & Culture Chief Financial VP, Malaysia Lynas NOT FOR DISTRIBUTION OR RELEASE IN THE UNITED STATES





Developing Value-Added Rare Earth Processing in Western Australia



Making progress on our planned Kalgoorlie Rare Earths Processing Facility

A foundation project for the Lynas 2025 growth plan



Construction expected to commence in mid 2021, subject to approvals

- Facility will process Rare Earth concentrate from Mt Weld to produce mixed Rare Earth carbonate that will undergo further processing at the Lynas Malaysia Plant
- Lynas has exercised a sublease for an industrial zoned property from the City of Kalgoorlie-Boulder
- Project environmental studies completed and awaiting regulatory approvals
- High-level design completed in-house based on learnings from the Lynas Malaysia Plant
- Front-end Engineering Design completed for critical areas
- Order placed for the rotary kiln (the most critical long lead item)

Lynas

Lynas is seeking regulatory approvals to commence
Preliminary Works in H2 CY2020

Dedicated project team in place





Lynas is transforming for the future

Offer Overview	placement and a ~A – Planned Kalgoorii shipment to the Ly – Associated upgra	\$213.7m pro rata acceler ie Rare Earths Processing F nas Malaysia Plant ades at the Lynas Malaysia I	a fully underwritten ¹ ~A\$21 ated non-renounceable entit acility to produce mixed Rare E Plant ral corporate and working ca	lement offer, to fund arths carbonate for
Rationale for the Equity Raise	 provide foundation c Provides Lynas with unstable economic e 	apability for further growt the flexibility to continue environment due to COVI	o transform and reshape its	business despite the
	Completion of Institutional Offer	Record Date	Retail Entitlement Offer Opens	Retail Entitlement Offer Closes
Key Dates ³	Wednesday	Wednesday	Monday	Monday
	19 August 2020 1. Please refer to footnote 1 on page 2 2. Please refer to footnote 2 on page 8 3. Please refer to note on page 11	19 August 2020	24 August 2020	7 September 2020

The Rare Earths Company of Choice

Market Opportunities

- Long term demand outlook for key Rare Earths products including NdPr remains strong¹
- COVID-19 has increased customer and governmental appetite for diversified and resilient Rare Earths

1. Roskill, Rare Earth Outlook to 2029, 28th Edition, 31 December 2019 2. Please refer to Appendix A

supply

- Unique Market Position Established Operations with Significant IP World's second largest Proven and profitable Rare Earths producer business Only significant producer of separated Rare Earths outside of
- China Established & trusted relationships with strategic customers in global supply chains Active support from

Australian, Japanese and US governments

Strong capital and operating cost culture Significant Technical, Engineering and Processing IP Track record of delivering projects on time and on budget



Growth & Expansion Opportunities

- Mt Weld Tier 1 Deposit with an existing 25+ year Reserve life² Planned Kalgoorlie Rare
- Earths Processing Facility provides foundation for Lynas 2025 growth initiatives

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Proven Team

Corporate culture founded on capable and resilient people Rigorous focus on

Lynas

building long term shareholder value

Visit our Investor Centre at: www.lynascorp.com

OUR VALUES





We care for and respect each other, our communities and the environment. We make sure we all go home safe and well.

Care



We are resilient and committed. We overcome challenges to achieve our goals.

Expertise We are driven to be the world's best in Rare Earths and to earn the respect of our customers. We are a multicultural company. We value and embrace diversity.





Sustainability



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Appendix A: JORC Compliance

31

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JORC Compliance

The information in this presentation is extracted from the report entitled Lynas Corporation 2019 Annual Report created on (October 2 2019) and is available to view on (<u>https://www.lynascorp.com/wp-content/uploads/2019/10/191002-Annual-Report-Appendix-4G-and-Corporate-Governance-Statement-1979978.pdf</u>).

The company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement and, in the case of estimates of Mineral Resources or Ore Reserves, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. The company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.

32

Appendix B: Key Risks

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Key Risks

ses some of the key risks associated with an investment in Lynas, which may affect Lynas business, its go eo, and the value of Lynas shares (incluiding New Dhares issued in connection with the Placement or Entitle Lynas, you should be aware that an investment in Lynas has a number of risks, some of which are specific tied securities generally, many of which are beyond the control of Lynas. You should conside whether this

rmation on Lynas (such as that available on the websites of Lynas and ASX), tockbroker, solicitor, accountant or other professional adviser before making nal financial product advice and this document has been prepared without ta carefully

e risks set out below have been categorised into risk associated with Lynas' business and risks associated with the Planement. Entitlement for and associated matters. Such categorisation is not intended to be in order of importance and you should read all of this key risk section in entriety. The following risks do not constitute are entautive its of all risk involved with an investment in Lynas. It is all notification and a sociated objectives or that any forward-looking statements or forecasts contained in this sectation with be realised.

RISKSASSOCIATED WITH LYNAS' BUSINESS

Set ou below are the principal risks and uncertainties associated with Lynas (including its controlled entities) (Lynas). It is not possible to determine the likelihood of these risks accurring with any certainty. In the event that one or more of these risks materialise, Lynas' reputation, strategy, business, operations, francal controller and turing enformance could be materially and adversely impated. There may also be other risks that are currently unknown or are deemed immaterial, but which may subsequently become known and/or material. These may individually or in aggregate adversely impated. These may individually and adversely of unture performance, profitability, distributions or returns of capital are given by Lynas.

ggragate diversely impact junas. Accordingly, no assurances or guarances or reure per unasce, per service and a general junas. and given by junas. and given by junas. To fear diversely index common conditions to fear diversely index common conditions in the severity nation of the index states, are experiencing, and may continue to experience, an economic recession or in the severity nation of the index states, are experiencing, and may continue to experience, an economic recession or in the severity nation of the index states, are experiencing, and may continue to experience, an economic recession or to expering and financial position and performance, and could after the space of Lynas phases. To expering and financial position and performance, and could after the space of Lynas phases. To expering and financial position and performance, and could after the space of Lynas phases. To expering and financial position and performance, and could after the space of Lynas contrat. The expering the state state of the space of Lynas phases are positive at the state state of Lynas and the Lynas contrats and to faith after detail below may be heightened due to the impacts of the COVID-19 pandemic. There continues to be details uncertainty have been advected to the space of Lynas phases, when states and have a market is which Lynas experts and to the state state state the space space and the space of Lynas phases, international trate, pointail backtoric changes, work stoppages, lookdowns, oblass or and/or reduced copacity at Lynas plants and facilities; a reduction is supply channes on Lynas include, but are not limited to: delays or intergrave of addition reduced copacity at Lynas plants and facilities; a reduction is napply channes and focultures after and could result in the dosure of a plant or facility of a period and could advecessly of excetter and focultures after advectarial strateging and index provides that utilies Lynas' Raw Earths or other industrial countergravity on-performance or dains

- Operational risks
 Rare earth price
 Lynas' revenue is affected by market fluctuations in Rare Earth prices. This is because the product prices used in the majority of Lynas' sales are
 calculated by pricing formulae that reference published pricing for various Rare Earths materials. The market prices have been voltale in the past
 because they are influenced by fummers Stations and events that are beyood to control of Lynas. These include:
 * materials is dominated by Chinese produces. The Chinese Central Government regulates productor via quots and environmental
 standards. Over the past few years, there has been significant restructuring of the Chinese market in lew with Chan Central government
 policy. However, pendis of over supply or speculative trading of Rare Earths and leads to significant fluctuations in Rare Earth pricing.
 * Demand sife factors: Demand side factors are barred as a significant restructuring of the Chinese market. In lew with Chinese Central Government
 policy. However, pendis of over supply or speculative trading of Rare Earths and leads to significant fluctuations in Rare Earth pricing.
 * Demand sife factors: Demand side factors: and earth control with Cylins and earth control with the state the significant restructuring of the Chinese environmental
 standards. To horse Ander and are and a significant restructuring of the Chinese environmental
 technologies that utilise Lynas' Rue Earths including internal combustion vehicles, hybrid vehicles, electric ushicles and electronic devices
 fluctuations between the US and Chine.
 * The state and the earth of the environment of the chinese environment terms of the environment of additional imigrations in supply, mary carete exonnic includives in devices the device in the products of the environment or additional imigrative induce the price state and the area free to chinese and the area free to chinese and the area free dovergenent and control to various the products the state terms and the earth area the area there and the area area to the state term

impossible to predict future Rare Earths price movements with certainty. Any sustained low Rare Earths prices or further declines in the se of Rare Earths, including as a result of periods of over-supply and/or speculative trading of Rare Earths, will adversely affect Lynas' integes, results of certainton and its ability to finance dimende duciate docenditrues, including development protects.

Market competition (yans Tane Earths supply contracts and profits may be adversely affected by the introduction of new mining and separation facilities and any increase in competition in the global Rare Earthe market, either of which could increase the global supply of Rare Earthe and thereby potentially increase in competition in the global Rare Earthe market, either of which could increase the global supply of Rare Earthe and thereby potentially

lower proves. Exchange proces. Exchange proces. Exchange process is Upona is responded in functuations in the US dollar as all seales are denominated in US dollars. Lynas borrows money and holds a portion of each in US dollars, which provides Lynas with a partial natural hedge. Accordingly, Lynas income from customers, and the value of its business, will be affected by fluctuations in the rate by which the US dollar is exchanged with the Chinese Reminibil and the Australian dollar. Lynas is fluctuations in the dialogisan angli MPM, which is the currency that dominates Lynas' cancel operating outflows. In addition, most of Lynas' fluctuations in the adverse fluctuation and exchange used. In Chine market prices of Rate and enominated in MPK may have an adverse inpace to Lynas' fincancil position and operating results. In Chine market prices of Rate and china's internal supply. Fluctuation in the Chinese Reminibi audid increase attractiveness in Chinese exports and China's internal supply. Fluctuation in the Chinese Reminibi additation in the Chinese Reminibi and the response on Lynas.

Operational and development risks Lynas operations and development activities could be affected by various unforessen events and circumstances, such the ability of the partice to meet their commitments in accordance with contractual arrangements, the realisation of to the ability of the partice to meet their commitments in accordance with contractual arrangements, the realisation of to leave and other than the partice of t auon as nazaros in exploration, n of tonnages and grades of ore ased costs, lower production risks could have an adverse effect



Lynas

Key Risks (cont'd)

Nature of mining Mineral mining involves risks, which even with a combination of experience, knowledge and careful evaluation may not be able to be fully mitigated. Mining operations are subject to hazards normally encountered in exploration and mining. These include unexpected geological formations, rook fails, flooding, dam wall failure and other inclemts or conditions which could result in damage to plant or equipment. which may cause a material adverse impact on Lynas' operations and its financial results. Projects may not proceed to plan with all ordely in the timing of targeted output, and Lynas may not achieve the level of targeted mining output. Mining output levels may also be affected by factors beyond Lynas' control.

Beyond Lynas control. Mineral resources and ore reserves No assumes can be given that the antiopated tomages and grades of ore will be achieved during production or that the antiopated level of recovery will be raised. Mineral resource and ore reserve estimates are based upon estimates made by Lynas personnel and independent consultants. Estimates are inherently uncertain and are based on geological interpretations and inferences drawn from difling results and sampling analyses. There is no certainty that any mineral resource or mineral resource sidentified by Lynas personnel and independent which can be legisly and decorronally explorible. Further, the registed on interalization which may utilization will be anticed, may independent which can be legisly and decorronally explorible. Further, the registed on interalization which may utilization by an empty of informatically from materially from materially from materially from material sites and mineral resource may allow vary depending on, amongst others material drange in the quantity of an explorible. Further, the reside of previous grades are made and the temporate and an explore and an explore the component valid the section of the quantity of an explored. Further, the quantity of any project undertaken by Lynas. Lynas similared intereal resources and one reserves should not be interpreted as assurances of commercial validity or potential or of the profilability of any three operations. Lynas cannot be certain that is mineral resource and one reserve estimates are assorted as assurances of commercial validity or potential or the profilability of any three operations. Lynas cannot be certain that is mineral resource and one reserve estimates are assorted as assurances of commercial validity or potential or the profilability of any three predictions. Further the material resource and one reserve estimates are assorted as assurances of commercial validity or potential or the profilability of any three predictions. Lynas cannot be certain that is mi nnot guarani ig reasons:

- of guidance that it the source we take actual mineralization or Rare Earth grade could be different from those predicted by drilling, sampling, feasibility or technical increases in the capital or operating costs of the mine; decreases in rare actin code price; changes in the life-of-mine pain; changes in the life-of-mine pain; or ear the standard standar

coourrence of any of these events may cause Lynas to adjust its mineral resource and reserve estimates or change its mining plans. This is departed by affect Lynas financial condition and results of operations. Moreover, short-term factors, such as the need for additional elegoment of any Lynas project or the processing of new or offferent grades, may adversely affect Lynas. As a result, investors are cautioned to place undue reliance on any estimates made by Lynas.

ade under treatmote relations on any seminates mode by synax. sing operations are subject to the operating risks associated with Rare Earth processing, including performance of processing facilities agains specification, and the related risks associated with a tong and transportation of raw materials, products and residues. These operating ve the potential to cause personal injury, property dramage and devicionmental contamination, and may result in the shutdown of all feeded and in business instruction and the imposition of ovice or original peralities, and equivaly most the resultation of all feeded and in business instruction and the most of ovice or origination and may result in the shutdown of all feeded set of the subscience and the related storage and transportation of products and residues include: explosions and fires, applicite and storage tank leaks and protones; explosions and fires; characteristic and other discharage or taleases of frovice that archives includes and the related or discharage or taleases of frovice that archives includence or proses; and contains and fires; the related of discharage or taleases of frovice that archives includence or proses; and contains and the related in the shutdown of all feeded in the related storage and the related storage and the sequence and fires; the relation of the relation of the related storage and the related storage and the related storage and the related storage and transportation of products and residues include: applicing and storage the leaks and the related storage and transportation of products and residues include: and and and the discharage or taleses of frovice the transportations are present and the relation of the discharage or taleses of frovice the transportations and the related storage and the relation of the discharage or taleses of frovice the transportation and the related storage and the related

mechanical failures: behinal applies and other discharges or releases of toxic or hazardous substances or gases; and residue storage and tallings dam failures. acids may cause personal injury and loss of life, damage to property and contamination of the environment, which may result in ion of operations and the imposition of oviv or criminal penalties, including fines, expenses for remediation and daims brought pen-enale attitutes or thing parties. Althought (much has a detailed and docledy managed gains to mitigate here insk and maintains prop interruption and casually insurative of types and in the amounts that it believes is customary for its industry. Lynas is not fully in al protein hazards. Indicated in the series of the

Availability of key inputs, including Water Toe Mt Wed Mean of Concentration Biest and the Lynas Malaysia Plant rely on the ready availability of key it water, electricity and gas. Any inability of Lynas to obtain such reputs in sufficient quantities on a timely basis Lynas operations. For example, the insolvency of key supplies may adversely affect the validability of hemi supply to the Mt Weld Mine and Concentration Flant is primarily sourced from a local aquifer supplemented by the Lynas Malaysia Plant is pirranity sourced from the Ukatant water supplic instructions, upglemented availability of interest on the Lynas Angestones, for example due to changes in wasther patterns of failures of infrastructure, co

Supply Chain and counterparty risk. Lynas is dependent on contractors and suppliers to supply vital goods and services to its operations, including for the supply of other materials. Using a therefore exposed to the possibility of adverse developments in the business environments of its con suppliers, including in respect of the ability of those contractors and suppliers to meet their commitments under sales contracts services or suppliers may have and services effector lynams. contractors and acts. Any disrupt

Reliance on key personnel Lynas seculion capacity is substantially attributable to the role played by a group of its senior management and key employees. Lynas' future success depends significantly on the full involvement of these key executives and employees and its ability to continue to retain and recruit high-level personnel. The loss of key employees could significantly affect Lynas' operations. In addition, industrial and about, suck stoppages and accidents, and logistical and employing of fullowing may do have an adverse effect on Lynas' porticality and share price.

Customer risks Quart in-exist is dependent on continuing sales to its key outcomers, many of whom require delivery to specific timetables of products that comply with detailed specifications. The tass of key outcomers could significantly affect Juna's buiness, for example due to dispute with outcomers, outcomers witching to other suppliers or technologies, or outcomers buinesses being adversely affected by events outside the control of Lynas, including outcomer insolvency or dealning markets for the end-products of outsomers.

Industry Trends, including Changes in Technology Changes in technology, including switches to renewable energy sources, present both opportunities and risks to the Lynas fusciences. As technologies and comment trends online to evolve, new competing technologies may emerge that may reduce demand for Lynas Rare Earth products. Any significant trends away from technologies that utilise Lynas Rare Earths products could materially adversely affect the Lynas humans.

Project Development risks Up is a schedule grading and complex construction projects, primarily related to the new Lynas Cracking & Lasching facility in Kalgoorie. Construction projects are subject to numerous risks, many of which are outside the control of Lynas, including delays in project approximal, poject delays and cost overums, disputs with contractors, insolvery of contractors, projects and subject in Contractors, and every facilities not performing in accordance with expectations. In May 2015, Lynas entered into a Vernoradum of Understanding with Blue The facilities on contract with the US. Department of Defense to begin Plase 1 work on a U.S. based Heavy Rare Earth separation facility. The Plase 1 funding provided by the U.S. Department of Defense with allow Lynas and Blue Intel Components to roughes a detailed markst and strategy study. Corporation for allow the U.S. Department of Defense with allow Lynas and Blue Inc. Corporation to roughes a detailed markst and strategy study. Corporation, including in relation to how the separation tracking with Blue Line. Corporation, including in relation to how the separation tracking where a negative impact on Lynas' future business, operating and financial performance and results, and/or the value of its underlying assets.

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Lynas

Key Risks (cont'd)

Data and opter security risk Lynam any be subject for tensor, and a systems interference from a number of sources, such as cyber-attacks, security breaches or system defects, which could result in commercial, financial, health and safety, environmental or reputational impacts. The potential consequences such interference include production do number, operational desays, destruction or comption of data, disclosure of commercially seative information and database. While Lynams are consistent and safety and sources are consistent and such seater and the source of the s

rate culture and business conduct at culture can prearly influence individual and group behaviours. The behaviours that could expose Lynas to con-limited to publy an approximately seculating regulatory and compliance issues; Failure to resolve issues in a timely manner, and Failure to resolve on product and service commitments.

If Lynas' conduct and ethics related controls, frameworks and practices were to fail significantly, be set inappropriately, or not meet legal, regulatory, or community expectations, then Lynas may be exposed to reputational damage through fines, regulatory intervention or investigation, temporary or permanent loss of licenses, litigation and/or permanent loss of business. torv. legal and environmental risks

Aregulatory - Equip and the set of the countries in which Lynas operates and sells its Rare Earths, to various national and local laws. Lynas' biosiness is subject, in each of the countries in which Lynas operates and sells its Rare Earths, to various national and local laws. regulations relating to the mining, production, marketing, prioring, transportation and storage of Lynas' products and residues. A change the legislative and administrative regimes, taxation laws, interest rates, and other legal and government polose may have an adverse et on the asset, operation and ultimately the financial performance of Lynas and the market priod clyrus a shares. Other change in the regulatory environment (including applicable accounting standards) may have a material adverse effect on the carrying value of material assets or othernies are a material adverse effecton (marks Durines effortion clarate) and longition.

assets or othenkis have a material adverse effector Lynas' business and financial condition. Lynas' mining and production advivities are dependent on the granting and maintenance of appropriate licences, permits, approvals, and Lynas' mining and production advivities are dependent on the granting and maintenance of appropriate licences, permits, approvals, and regulatory consents and advibroistators (michog) sub-licences, permits, advisor and advibroistators, permits, approvals and regulatory consents and advibroistators in mitoding sub-granted, continued or nerveed (as the case may be), there can be no assurance that such licences, permits, approvals and regulatory consents and advisoriators (a) be granted, continued or reveeds a a matter of coruse or as the time of reveales or grants, includit that new conditions, or new interpretations of existing conditions, will not be imposed in contents of metwerk (b) there can be no assurance that such licences, permits, approvals and regulatory permits, approvals on diregistery consents and advibutations may be granted. Coruse or as the there of trensels or gloratis, providing and regulatory consents of advibutations (b) being conditions, will not be imposed in contention there are alreading or another of the set o

Policial risks and government actions Lynas operations could be all facted by government actions in Australia. Nalivyaia and other countries or juriadicultors in which it operates to compare the sense of the compare in government. Registration guidelines, registration or could provide the base of the sense of the compare in government. The Registration guidelines sense in the sense of the sense of the compare in government. The Registration guidelines sense in the sense of the sense the reare Registration guidelines and other tenement the approval of developments and release to scould or presentions.

The possible extent of introduction of additional legislation, regulations, guidelines or amendments to existing legislation that might af Lynas' business is difficult to predict. Any such government action may require increased capital or operating expenditures and could prevent or delay cortain operations by Lynas, which could have a material adverse effect on Lynas' business and financial condition.

also may not be able to ensure the security of its assets located outside Austalia, and its subject to risks of, among other things, loss of revenue, property and equipment as a result of hazards such as expropriation, war, insurrection and acts of terrorism and other policitad and increases in taxes and government provides. The effects of these factors are difficult to predict and surrorism and other policitad the above may have a matterial adverse effect on tyrusa' business and financial position. Recent changes of governments in Malaysia exacted additional policitad focus on tyrusa' business and risks and the subsects. In odie to continue operating the business as loaness. Examples may include increases to concentrate import and processing volumes, additional residue storage approvals and per revenues followers. Such amendments would require approval from the relevant regulatory subnorties acting in accordance with <u>Malaysian regulatory mathers</u>.

aysian regulatory matters. winning the generality of the risks specified above in this section, as announced on 27 February 2020, the Malaysian Atomic Energy noing Board (AELB) has renewed the operating licence for the Lynas Malaysia Plant for three years expiring March 2023, subject to the wing Rev conditions. Lynas to begin the process of developing the Permanent Disposal Facility (PDF) within the first year from the date of approval of the licence.

- nust submit a work development plan for the construction of the PDF and report on its development status as determined by
- licence. Urgans must submit a work development plan for the construction of the PDF and report on resource the AEL8 Urgans must serve that the Cracking and Leaching plant outside Malaysia is in operation before July 2023. After that period, Lynas will no longer be allowed to import naw materials containing Naturally Occurring Radicactive Material (NORM) into Malaysia. Holding of a financial deposit will be maintained for complement with the relevant licence conditions. Specified above.

To the extent that Lynas does not, or is not able to, comply with relevant locance conditions including the key conditions specified above, and/or comply with licence conditions within the timeframes prescribed, then Lynas' licences and approvals may be revoked. Governmer action, including legal action, may be able stakes hoy or at the direction of the Malaysian government in order to resure that the terms and conditions of Lynas' licence and approvals are complied with to levels satisfactory to, and within the timeframes prescribed by, the Malaysiang overnment.

informental risks as activities are subject to extensive laws and regulations controlling not only the mining of exclosation for and processing of Rate this, but also the possible effects of such activities upon the environment and interests of local communities. In the context of obtains and the superscription of the environment and the environment and interests of local communities. In the context of obtains and the environment and environment and the environm Earths, but also the possible effects of devaluations controlling not only the mining of exploration for and processing of Rate environmental permiss, including the approval of reclamation plans, Lynas must comply with known standards, existing laws and regulate who have shall permiss, including the approval of reclamation plans. Lynas must comply with known standards, existing laws and regulate who have shall permiss in obtaining the approval of reclamation plans. Lynas must comply with known standards, existing laws and regulate and laws are implemented by the permitting autoholy. With increasingly heightened government and public sensitivity to environment and labelity. Including laws and regulations dealing with an organity unset and no-solution and other discharges of materials in the environment, plant and widiffe protection, the reclamation and restoration of eartian of las properties, greenhouse gas emissions, the and labelity, including laws and regulations and the relation of a original dealing laws and regulations and there compliance with these laws and regulations may include administrative, ou're all dealing laws and the applications for no compliance with these laws and regulations may include administrative, ou're administrative, reviscation of permits and corrective advicuous. These and sometimes apply retractively in traditions, party raise the label's for environmental damage with used and corrective design is tast efforts.

Technological change and the sponse to it may lead to a number of risks, including but not limited to to hange and the rapidly evolving response to it may lead to a number of risks, including but not limited to climate during including reducing or limiting cattone emissions). Increased capital and operational costs, modeling increased costs of inputs and raw materials; and Technological change and reputational risks associated with Lymas conduct.

Climate change may also result in more extreme weather events and physical impo perations, and Lynas' reliance on fossil fuels for mining and processing activities. acts on Lynas due to the energy



Key Risks (cont'd)

Disposal of Residues Arthe M Weld Mine and Concentration Plant, the Lynas Malaysia Plant, and the new proposed Lynas kalgoorlis Rare Earths Processing Facility, Lynas operations generate/will generate residue materials in the form of solids, liquids and gases. Lynas has appropriate plans in place for the treatment, sale or disposicie ach of those residues. Failure to implement those plans could have a material effect on Lynas' licensing conditions and may adversely affect its operations.

Community acceptance and reputation Lynas recognises that a satiafactory mutual relationship with each community in which it operates is a pre-condition to successful oper-Failure to maintain those relationships and the acceptance by those communities may have an adverse effect on Lynas' operations. In addition, Lynas recognises the importance of maintaining its reputation with all of its stakeholders including shareholders, regulatory subortiles, communities, sustances and supplies and other parties who have an interest in Lynas repetation. Failure to maintain its reputation with some or all of its stakeholders, for example by not adequately engaging with or considering the views of those stakehold may have a negative impact on the future performance or reputation of Lynas.

Legal action As announced on 17 January 2020, a judicial review application has been lodged in Malaysia challenging the processes followed during the Agupt 2019 renewal of the Lymas Malaysia operating licence. The hearing of that judicial review applications is scheduled for 19 October 2020. While Lymas has been successful in defending serveral similar judicial review applications in the past, any adverse court finding use materially adverses y factor the ability of Lymas to parateria ta Malaysian plant in the source from a taddiou. It is possible that in the fully used by exposed to other lingation or proceedings, either from shareholders, financiers, regulators or members of the communities i which Lymas operates.

Halth and safety Lynas is subject to extensive laws and regulation in Malaysia and Australia in respect of the health and safety of its people and communities and the protocol and rebabilitation of the environments within which it operates. Lynas must comply with known standards, existing laws and regulations which may entail greater or lesser costs and delays depending on the nature of the activity to be permitted and the implementation of the regulations by the permitting authority.

Tax and Royalty risks Lynas is subject to taxation and other imposts in Australia, Malaysia and other countries or jurisdictions in which it operates and sells tarbars. In addition to the normal level of income tax imposed on all industries, companies in the resources sector are required to pay government royalities, direct and indirect taxes and other imposts. The portifiability of companies in these industries can be alfforded bunges in government tuxation and royally policies or in the interpretation or application of sub-policies. Further, changes in tax tax changes in the way tax law is exceeded to be interpreted, in the various jurisdictons in which Lynas operates and sells its Rare Earths impart the tax labilities of Lynas.

Financial risks Debt facilities and c

Debt facilities and covenants typnas has framcing arrangements in place which are subject to acceleration and enforcement rights in the event a default were to arise under them. The Japan Australia Rave Earths 8.V. (JARE) ison facility has been secured over all the assets of Lynas, other than Malain satest. Pursuant the amendments amounded on June 27, 2015, JARE has these secured over all the assets of Lynas, other than Malain Satest. Pursuants in the amendments amounded on June 27, 2015, JARE has these secured over all the assets of Change - All Satest. (Malaysia) and (0) Malaysian Rael Property Mortage. Enforcement may involve enforcement of security/over the assets of Lynas and the material subsidiates, including agoing a creativer. The principal amount of the JARE facility was US 154 mais at June 30, 2000. The principal amount will be due for repayments in faced ion repayments between December 31, 2021 and June 30, 2000. The SAST amoundments on 15 August 22000 regarding JARE serviced payments bottekia and definest interest apyments.

In the event significant uncertainty arises in relation to Lynas' ability to fully repay, refinance or reschedule the outstanding balance of t JARE loan facility by its respective maturity state of June 30, 2030, Lynas' ability to continue as a going concern may allo be all fretedd. addion. Lynas' existing debt facilities are subject to a range of coverants. A failure to comply with any of these debt coverants may n

Lynas to seak amenoments, waives of covenant compliance or alternative bornoving amargements. There is no assurance that its tends would consent to such a mandmenter or univer in the event of non-compliance, or that such consent would not be conditional yoon the receipt of a cash payment, revised payout terms, increased interest rates, or restrictions in the expansion of det fabilities in the forese future, or that its indees would not exercise rights that would be available to them, including among other things, calify an event of defi and demanding immediate payment of outstanding borrowings. If such a demand was made and appropriate forbearance or refinance arrangements could be reached, Lynas may not have avails. If such a demand was made and appropriate forbearance or refinance arrangements could be reached. Lynas may not have avails

running mass, dah fasihya persenenta restricit kebility toincer further dah eraps in certain oroumstances. Should Lynes experience a moranade dahaline marimpis, there is a possibility tah teru quantum of dah tan dro equity funding malabe to Lynas would no de sufficient o execute is strategy (including its development of large-scale projects) which could have a negative impact on the future financial areformance or possition of Lynas.

General risks

Sense in the sense of the sense

diverse impact on Lyna's business, results of operations or financial condition and performance.

General investment risk

There are agreenal risks associated with investments in equity securities. No assurances can be given that the New Shares will trade at or
above the price at which they are issued. None of Lynas, its directors or any other person guarantees the marker performance of the New
interactionally. The marker securities the marker price of the New Shares being takes more than the price at which they are issued.

Generally applicable factors which may affect the marker price of Lynas shares (and over which Lynas and its directors have limited or no
control) include.

• the impact of COVID-19 (or other pandemics or epidemics), and the measures taken to control their spread, including on the health of
the workforce, and coustones and migract on supply chains.

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the workforce, and coustones and migract on supply chains.

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the workforce.

• the impact of COVID-19 (or other pandemics or epidemics), and the measures taken to control their spread, including on the health of
the workforce.

• the impact of COVID-19 (or other pandemics or epidemics), and the risk of contagion:

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• downal interactional comornic condition, and organize takes, and exohange rates;

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• natural disasters, extrem eventae of disation;

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It is also possible that new risks might emerge as a result of Australian or global markets experiencing extreme stress or existing risks may manifest themselves in ways that are not currently foreseasible. There have been in recent months, and may be in the future, significant future impact on the Australian and global economies, has contributed to significant market fails and volatility, and could materially advest mgatch market price of the New Shares.

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Lynas

Key Risks (cont'd)

Volaility and liquidity risk While Lynas shares are currently listed on ASX, there is no guarantee that there will at all times be sufficient buyers of shares to enable shareholders to dispose of Lynas shares in a timely manner at a price that the shareholder may have expected to achieve. The price of shareholders to dispose of Lynas advects and amonit, even or vers abon period of time. No assurance can be given that the Wars Mare I trade at o above the Offer Price or that there will be an active market in Lynas shares. None of Lynas, its directors nor any other person guarantees the performance of the New Shares.

Equity raising risk

- Participating nits provide presented into an underwriting agreement with the Underwriters under which the Underwriting Agreement, If Certain conditions are not satis field or craite events occurs the each Underwriters and conditions of the agreement (Underwriting Agreement). If Certain conditions are in casts field or craite events occurs the each Underwriter systemates the Underwriting Agreement. If Certain conditions are in casts field or craiter events occurs the each Underwriter systemates the Underwriting Agreement. If Certain conditions are in casts field or craiter events occurs the each Underwriter systematics the Underwriting Agreement. If Certain conditions are in Casts and the Underwriting Agreement include (but an not limited b): ASX anyoung at after entry into the Underwriting Agreement with first statement and expression file agreement (Base Level) can any data first entry into Underwriting Agreement with first statement and expression to entry into the Underwriting Agreement (Base Level) can any data first entry into Underwriting Agreement (Base Level) can any data first entry into Underwriting Agreement with first first expression for agreement (Base Level) can any data first entry into Underwriting Agreement (Base Level) can any data first entry into Underwriting Agreement with first first entry into the Underwriting Agreement (Base Level) can any data first entry into Underwriting Agreement with first first entry into the Underwriting Agreement (Base Level) can any data first entry into Underwriting Agreement (Base Level) can any data first entry into the Underwriting Agreement with the Park entry of the Sace Level and the index the semanded at the best (22,5% contor in the Base Level and the site (Sace Contor) block the Base Level and the Data or at the close of any business day during the Base Level on the with the SC first or close prior to the Sace Contor 4. All insolvers extrange Contors 4. All insolvers extrange Contors 4. All insolvers extrange Contors 4. All insolv

- director or senior manager of Uyans is charged with an Indictable offence relating to financial or coporate matters or a director of Uyans accorder public (and is not introduced to build and the senior of the senior se

- AsiLor any other government agency commendes or gives notes of an intention to commence a nearing or investigation into Unable sites and conditions of the Underwinding Agreement.
 Alse or any new regulation is made or a new policy is adopted or of final announcement is made that a law or new regulation will be included in Australia or any State or finally or a new policy will be adopted, other than any other than any live, regulation or policy which has been publicly announced by the Government of the Commonwealth of Australia or any State or Territory of Australia, oretain government agencies or automatics in Australia port to entry in the Underwindig Agreement, any of which does or is likely to prohibit or regulate the Offer, capital markets or bock markets.
- material limitation in trading of securities generally on ASX, HKEX, LSE or NYSE.

In respect of any one or more of Australia, New Zasland, Malaysia, Japan, Hong Kong, the USA or the UK: • the relevant central banking authority declares a general moretationia or there is a material disruption in commercial banking or securities attentiment or cleances are virclea in any of hose countries. • Institution of the clean of the date of Underwinning Agreement commerce (whether war has been declared or not): • a state of emergency is declared (other than a siteady declared prior to entry into the Underwinning Agreement); or • a significant terroin state of appropriate • the Government of Western Australia revokes the "Laad Agency" status granted to the processing plant for the Kalgoorite Project; • the Government of Western Australia revokes the "Laad Agency" status granted to the processing plant for the Kalgoorite Project, • the Australiane, underskingan agreement would have an adverse impact on the amount of "Indo sined under the Resentent and stratustions, Livance, underskingan adreement would have an adverse impact on the amount of funds sined under the Resentent and stratustors, unaments, underskingan adreement would have an adverse impact on the amount of trudy sined under the Resentent and stratustors, unaments, underskingan adreement would have an adverse impact on the amount of trudy sined under the Resentent and stratustors, warrow of the Mediverse in the Agency Stratus granted to the cleance and advect the stratus advect the stratu

eign jurisdictions Investors outside Australia, Australian law may operate differently from the laws of the jurisdiction in which those investors reside and may ohange from time to time, impacting the potential return on, and risks associated with, an investment in Lynas shares.

What say simple Risks of dilution Example approximation who do not participate in the Placement and who do not participate in or takeup all of their entitiements under the participate approximation in the networkings security holding in Lynas shares dilute. Depending on the size of a shareholdin's assisting holding, a participating shareholder may still be diluted even though they participate in the Placement or the Entitement Offer depending on the number of New Shares allocated to them. Investors may also have their investment diluted by any future capital raisings by Lynas.

Dividends The spyrnet of any dividends in respect of Lynas' shares is a frected by several factors, including covenants in the JARE loan facility. Lynas politability, retained earnings, ability to frank dividends, capital requirements and free cash flow. Any future dividends will be determined by Lynas Board having regard to these factors, among others. There is no guarantee that any dividends will be paid by Lynas. If Lynas is unable to pay dividends the prior of themem pay fail.

Accounting Standards Accounting Standards may change. This may affect the reporting earnings of Lynas and its financial position from time to time. Lynas has previously and will continue to assess and disclose, when known, the effect of adopting new accounting standards in its periodic financial reporting.

Adverse changes to tax laws may occur Adverse changes in taxation laws in jurisdictions in which Lynas operates, including in interpretation or application of the law by the courts or taxation authorities, may affect the taxation treatment of an investment in Lynas shares of the holding or disposing of those shares. An investment in shares involves tax considerations that differ for each investor. Investors are encouraged to seek professional tax advice in connection with any investment L_Jynas.

For investors outside Australia. Australian tax law may operate differently from the laws of the jurisdiction in which those investors reside and ax and other laws may change from time to time, impacting the potential return on, and risks associated with, an investment in Lymas shares

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Appendix C: International Offer Restrictions

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Lynas

Lynas

International Offer Restrictions

This document does not constitute an offer of new ordinary shares (New Shares) of Lynas Corporation Limited (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 dustralia except to the extent persimited below.

vitation to subscribe for New Shares may be made to the public in Bermuda. No invitation is being made to persons resident in exchange control purposes to subscribe for New Shares.

The of invitation to autobiotice for their shares may be mean use and the second secon

wise, all dollar amounts contained in this document are in Australian dollars. tory right of actions for dramper and rescision risks beglation in certain of the Provinces may provide purchasers with in addition to any other rights they may have at law, right risks beglation in certain of the Provinces may provide purchasers that is delivered to purchasers contains a misrepresentation. These semidism must be exercised within prescribed time limits and are subject to the definess contained in applicable exercises the second semicord of erfore the applicable provisions of the secondies legislation of their respective Provinces for the particular rights or consult with a legisla diviser. The following is a summary of the statutory rights of reasons on to damages, or toth, avaid and a statute of the second s s contains a manupresentation in these op-ontained in applicable securities legislation heir respective Province for the particulars ince for the particular: nages, or both, availa than (a) a "Canadian : of Canada or (c) a , except the voting se vides that, it this document contains a misrepresentation, a purchase who pur hallo be derend to have relied on the misrepresentation if it was a misrepresen-mages or, alternatively, may viect to exercise a right of rescussion against the set that the purchase purchased the have base that the howevery of the mas-result of the misrepresentation relied upon, and (c) in no case shall the amount offend Section 136 of the Security exciting exciting the misrepresentation offend Section 136 of the Security excit Charlos how viece that the amount offend Section 136 of the Security excit Charlos how viece that no excites the section of the misrepresentation relied upon, and (c) in no case shall the amount offend Section 136 of the Security excit Charlos how viece that no excites the section of the misrepresentation relied upon, and (c) in no case shall the amount offend Section the section of the security of the section the section the section of the section of the security section the section the section the section of the security of the security section the sect tion at the time of pu provided tnat to on; (b) in an ac ont the deprecia ad the price at res as a result of the m res were offered. Secti isrepresentation relied upon; and (c) on 138 of the Securities Act (Ontario) n for rescission, 180 days after the da te of the tra

of (i) 180 days after the purchaser first had knowledge of the fact giving rise to the saction that gave rise to the cause of action. These rights are in addition to and not in

any action, other than an action for rescission, the earlier of (i) 150 days after the purchaser first had knowledge of the fact givi 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 add decigation from any other right the gurnhaser may have. Certain Canadian income face considerations. Prospective purchases of the New Shares should consult their own trax diviser any traxes payafies in connection with the acquisition, holiday or disposition of the New Shares as any discussion of traxet in the third occument is not a comprehensive description and there are a number of substantive Canadian tax compliance requirement the Provinces.

Language of documents in Canada Lipon receipt of this document, each investor in Canada hereby confirms that it has expressly request that all documents evidencing or inlating in any way to the sale of the New Shares. (Including for greater certainty any purchase confirmation and provide the second s

European Union The opportunity not been, and will not be, registered with or sportund by any securities regulator in the European Union. Accordingly this regular a prospection of the made variable, cor may the New Shares be offered for sale, in the European Union encoder to originations band on ori regular a prospection under Article 1(4) of Regulaton (EU)2017/1128 of the European Parliament and the Council of the European Union (the **Prospectus Regulation**). In accordance with Article 1(4)(a) of the Prospectual Regulation, an offer of New Shares in the European Union is limited to persons who are "guilfied investor" (as defined in Article 2(a) of the Prospectus Regulation).

Hargy Korg is WARNING This document has not been, and will not be, registered as a prospectus under the Companies (Winding Up and Miscellanes Provisions) Ontinance (Cas. 32) of Hong Kong, not has it been suitorised by the Securities and Futures Commonsion II. Hong Kong purity the Securities and "Huters Ordinance (Cas. 57) of the Laws of Hong Kong (the SPU). No action has been taken in Hong Kong purity register this document or to permit the distribution of this document or any documents is used in connection with . Accordingly, the Neur number that ordinance). No documents are used in the Officer of the Kong or teleshmet that is directed at or the contests of Huters (Hardin Hong Vong Internet). No documents are used in the Cong or other that is directed at or the contests of the Internet the register to the societation of the model of the States has been or will be issued, or has been or will be in the possession public of Hong Kong (societ) (I permitted to do so under the securities laws of Hong Kong Internet to Neuronal Internet). The States has a for the taken is directed at or a societa of the Neuronal Internet to Neuronal Internet to Neuronal Internet to Neuronal Internet to Neuronal Internet. The States has a for the Neuronal Internet Neu

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

Jacon The New Draws have not been and will not be repistered under Article 4, paragraph 1 of the Financial Instruments and Exchange Law of Japan (Law No.25 of 1940), as amended (the FIEL) pursuant to an exemption from the registration requirements applicable to a private placement of securities to Qualified Institutional Investors (as defined in and in accordance with Nntole 2, paragraph 3 of the FIEL and the registration promulgate thereunder). Accordingly, the New Shares may not be offeed or sold, directly in directly, in Japan or to, or for the benefit of, any resident of Japan of the The Qualified Institutional Investor. And Ang Alamatin Statistical Investories and qualities New Shares any not resel free execution of an agreement to that effect.

International Offer Restrictions (cont'd)

No approval from, or recognition by, the Securities Commission of Malaysia has been or will be obtained in relation to any offer of New Shares. The New Shares may not be offered, sold or issued in Malaysia except pursuant to, and to persons prescribed under, Schedules 5 and 6 of the Malaysian Canaila Markets and Services Act

New Zealand This accounted has not been registered, filed with or approved by any New Zealand regulatory authority under the Financial Markets Conduct Act 2013 (the FIMCA). The New Shares are not being offered to the public within New Zealand other than to existing shareholders of the Company with registered

Intel dostruiter fails doelen registered, ried with or disployed by any New Zaaland regulatory automy uncer the -instance Markets Code The New Shares and the policy of the New Zaaland offer the not existing disarbidities of the Company with registered addresses in New Zaaland to whom the offer of these securities is being made in reliance on the Financial Markets Conduct (Indefata) Offers) Sompton Notice 2016. Offer the Nes Shares amay only be offered or sold in New Zaaland (or allotted with a view to being offered for User the in the Entities 2016. Offer the Nes Shares amay only be offered or sold in New Zaaland (or allotted with a view to being offered for is an investment basiness within the meaning of clause 37 of Schedule 1 of the FINCA; is large within the meaning of clause 35 of Schedule 1 of the FINCA; is large within the meaning of clause 35 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA; is large within the meaning of clause 31 of Schedule 1 of the FINCA (and, if an eligible investor, have provided the necessary outfination).

Norway mumma has not been approved by or registered with any klonegian securities regulator under the klonegian Securities Trading Ad. To 22 June 2070 m. To A. Accordingly, the document that han to detement to constitution an offer to heaplikon in knows year that the manning of the Norwegian Securities Trading Ad. The New Bhans may not be offered or sold, directly or indirectly, in Norway except to "professional client" (as defined in the Norwegian Securities Trading Ad.).

spore accument and any other materials relating to the New Shares have not been, and will not be, lodged or registered as a prospectus in appore with the Monetary Activity of Singapore. Accordingly, this document and any other document or materials in connection with the or orade, or invitation for subscription or purphase, of New Shares, many not be issued, circulated or distributed, nor may the New Shares friend or solid, or be made the subject of an invitation for subscription or purphase, whether directly or indirectly, to persons in Singapore provides, or invitation and accordance with exemptions in Subdivision (1) Oxidian (1) PAXIII of the Securities and Futures Act, Chapter 236 or approx (the SFA), or as otherwise pursuant to, and in accordance with the conditions of any other applicable provisions of the SFA. The act is the SFA or as otherwise (security and the SFA). In the securities and refures and the SFA or (securities and in the SFA) or as otherwise (securities) (securities the SFA). In the securities and invites frailing with any of the profiles act out above, please return this document immediately. You may not forward or circulate this document to any other person in anne.

categories set out above, please return this document immediately. You may not turnie up our inducer into any other power in Singapore. Any offers not made to you with a view to the New Shares being subsequently offered for sale to any other party. There are on-sale restrictions in Singapore that may be applicable to investors who acquire New Shares. As such, investors are advised to acquire themselves with the SFA provisions relating to rease restrictions in Singapore and comply accordingly.

Switzerland The New Shares may not be publicly offered in Switzerland and will not be listed on the SIX Swiss Exchange or on any other stock exchange or regulated trading facility in Switzerland. Neither this document nor any other offering or marketing material relating to the New Shares constitutes a prospecta or a similar notice, as such terms are understood under art. 35 of the Swiss Financial Services Act or the Isting rules of any stock obscingtone regulated trading or the Six Swiss Financial Services Act or the Isting rules of any stock obscingtone regulated trading on the Six Swiss Financial Services Act or the Isting rules of any stock obscingtone regulated trading on the Six Swiss Financial Services of contensise made publicly variable in Switzerland. The New Shares will only be offered to hivestors who quality as "professional obscinges" and the Swiss Financial Services Act. This document as personal to the register al contaction is suitarland. No offering or marketing netarial relating to the New Shares has been, nor will be, filed with or approved by any Swiss regulatory authority or No offering or marketing material relating to the New Shares has been, nor will be, filed with or approved by any Swiss regulatory authority or No offering or marketing material relating to the New Shares has been, nor will be, filed with or approved by any Swiss regulatory authority or No offering or marketing material relating to the New Shares has been, nor will be, filed with or approved by any Swiss regulatory authority or New Stares S

authorised review body. In particular, this document will not be filed with, and the offer of New Shares will not be supervised by, the Swiss Financial Market Supervisory Authority (FINMA).

V tance instants dependent of automotion of the of securities in the United Arab Emirates and the New Shares may not be offered or sold, directly or inference in the UAE. Neither this document nor the New Shares have been approved by the Securities and directly or inference in the UAE. Neither this document nor the New Shares have been approved by the Securities and This document may be distributed in the UAE. Shafter this document nor the New Shares have been approved by the Securities and Nei 2010, as annoted, and may norther be provided to any preson other than the inorginal respect. Norther Shares has been, or will be, made from within the UAE other than in compliance with the laws of the UAE and no subscription for any securities may be comparisoned within the UAE. Nei Instantional Financial Centre.

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U.S. Secontes Act and applicable securities laws of any state of other prindicition of the United States. (1) to persons that are "qualified institutional buyers", as defined in Rule 1444, under the U.S. Becurities Act, in transactions exempt from the registration registration registration registration registration registration registration applicable distributional buyers", as defined in Rule 1444, under the U.S. Becurities Act, in transactions exempt from the registration applicable distributional buyers", as defined in Rule 1444, under the U.S. Becurities Act, the rank registration registration registration registration registration registration registration registration registration registrations applicable actions (1) to U.S. person" (as defined in Rule 3000) (of the U.S. Securities Act, for which here are the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, in reliance on Regulation S, and (b) outside the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, inder (b) outside the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, inder (b) outside the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, inder (b) outside the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, inder (b) outside the United States in "offshore transactions" (as defined in Rule 3000), under Regulation S, inder (b) outside the United States in "offshore transactions" (as defined in Rule 30000), under Regulation S, inder (b) outside States in "offshore transactions" (as defined in Rule 30000), under Regulation S, inder (b) outside Act (b) states in the states act (b) outside the United States in "offshore transactions" (as defined in Rule 30000), under Regulation S, inder (b) outside the UNITED States (b) outside the UN



Section 6: Taxation

6.1 Introduction

Set out below is a summary of the Australian income tax, GST and stamp duty implications of the Retail Entitlement Offer for Eligible Retail Shareholders who:

- are residents of Australia for Australian income tax purposes; and
- hold their Lynas Shares (and will hold their New Shares, including any Additional New Shares) on capital account.

The summary below does not apply to Eligible Retail Shareholders who:

- are non-residents of Australia for Australian income tax purposes;
- hold their Lynas Shares (or will hold their New Shares, including any Additional New Shares) as revenue assets (which will generally be the case for Eligible Retail Shareholders who use their Lynas Shares in carrying on a business of share trading, banking or insurance) or as trading stock, or have acquired Lynas Shares for the purpose of on-sale at a profit;
- acquired their Lynas Shares in respect of which their Retail Entitlements are issued under any employee share scheme or where New Shares (including any Additional New Shares) are acquired pursuant to any employee share scheme; or
- may be subject to special tax rules, such as insurance companies, partnerships, tax exempt organisations, trusts (except where expressly stated), superannuation funds (except where expressly stated) or temporary residents.

This taxation summary is based on the Australian tax law and administrative practice as it applies as at 9.00am on the date of this Retail Offer Booklet. Other than as expressly discussed or specified, the comments do not take into account or anticipate changes in Australian tax law, administrative practice or future judicial interpretations of Australian tax law after this time.

This summary also does not take account of any individual circumstances of any particular Eligible Retail Shareholder and does not constitute tax advice. It does not purport to be a complete analysis of the potential tax consequences of the Retail Entitlement Offer and is intended as a general guide to the Australian tax implications. Eligible Retail Shareholders should seek and rely upon specific advice applicable to their own particular circumstances from their own financial or tax advisors.

6.2 Issue of Retail Entitlements

The issue to you of your Retail Entitlements should not, of itself, result in any amount being included in your assessable income.

6.3 Exercise of Retail Entitlements

You will acquire New Shares where you take up all or part of your Retail Entitlements under the Retail Entitlement Offer.

You may acquire Additional New Shares where you take up all of your Retail Entitlements and also apply for Additional New Shares in excess of your Retail Entitlement under the Retail Entitlement Offer (up to a maximum of 50% of your Retail Entitlement).

No Australian income tax liability should arise for you at the time of exercising (i.e. taking up) your Retail Entitlement.

For CGT purposes, you will be taken to have acquired the New Shares, including any Additional New Shares, you acquire on the day that you exercise your Retail Entitlement. Each New Share, including Additional New Share, will constitute a separate CGT asset.

If you take up all or part of your Retail Entitlement, the cost base of the New Shares, including any Additional New Shares, you acquire will, for CGT purposes, be equal to the Offer Price payable by you for those New Shares (including Additional New Shares) plus certain non-deductible incidental costs you incur in acquiring them.

Section 6: Taxation

6.4 Lapse of Retail Entitlement

If you do not take up all or part of your Retail Entitlement in accordance with the instructions set out above, then your Retail Entitlement will lapse and you will not receive any consideration for your Retail Entitlement that is not taken up. There should be no tax implications for you from the lapse of your Retail Entitlement.

6.5 Dividends on New Shares (including Additional New Shares)

Any future dividends or other distributions made in respect of New Shares, including any Additional New Shares, will be subject to the same income taxation treatment as dividends or other distributions made on Lynas Shares held in the same circumstances.

6.6 Disposal of New Shares (including Additional New Shares)

The disposal of a New Share or an Additional New Share will constitute a disposal for CGT purposes.

On disposal of a New Share or an Additional New Share, you will make a capital gain if the capital proceeds on disposal exceed the cost base of the New Share or Additional New Share. You will make a capital loss if the capital proceeds are less than the reduced cost base of the New Share or Additional New Share. The cost base of New Shares, including any Additional New Shares, is described above in Section 6.3.

If you are an individual, trustee or complying superannuation entity that has held New Shares (including any Additional New Shares) for 12 months or more at the time of disposal (not including the date of acquisition and disposal) you should be entitled to apply the applicable CGT discount factor to reduce the capital gain (after offsetting capital losses). The CGT discount factor is 50% for individuals and trustees and 33½% for complying superannuation entities.

You will be taken to have acquired New Shares, including any Additional New Shares, for the purposes of the CGT discount on the day you exercise your Retail Entitlements. Accordingly, to be eligible for the CGT discount, you must have held New Shares, including any Additional New Shares, for at least 12 months after the date that you exercised your Retail Entitlement (not including the date of acquisition and disposal).

If you make a capital loss, you can only use that loss to offset other capital gains (i.e. the capital loss cannot be used against taxable income on revenue account). However, if the capital loss cannot be used in a particular income year, you can carry it forward to use in future income years, providing certain loss utilisation tests are satisfied.

6.7 Taxation of Financial Arrangements (TOFA)

The TOFA provisions operate to make assessable or deductible, gains or losses arising from certain 'financial arrangements' (importantly, the CGT discount is not available for any gain that is subject to the TOFA provisions). The application of the TOFA provisions depend on your specific facts and circumstances. You should seek advice from an appropriate professional advisor in relation to the implications of the TOFA provisions to you.

6.8 Provision of TFN and/or ABN

Lynas may be required to withhold tax from you on payments of dividends that are not fully franked, at the specified rate, and remit such amounts to the ATO, unless you have provided a TFN, ABN or you have informed us that you are exempt from quoting your TFN or ABN.

You are not required to provide your TFN or ABN to Lynas, however you may choose to do so. If you have previously quoted your TFN, ABN, or have notified us that an exemption from quoting your TFN or ABN exists, that quotation or exemption will also apply in respect of any New Shares, including Additional New Shares, acquired by you.

6.9 Other Australian taxes

No GST or stamp duty should be payable by you in respect of the issue or taking up of your Retail Entitlements, or the acquisition of New Shares (including any Additional New Shares), pursuant to the Retail Entitlement Offer.

This Retail Offer Booklet (including the enclosed Announcements) and attached personalised Entitlement and Acceptance Form have been prepared by Lynas.

This Retail Offer Booklet (other than the Announcements) is dated 24 August 2020. The Announcements are current as at the date on which they were released. This Retail Offer Booklet remains subject to change without notice, and Lynas is not responsible for updating this Retail Offer Booklet.

There may be additional announcements that have been made by Lynas (including after the date of this Retail Offer Booklet) that are made throughout the Retail Entitlement Offer Period that may be relevant to your consideration of whether to take part in the Retail Entitlement Offer. Therefore, it is prudent that you check whether any further announcements have been made by Lynas before submitting an Application.

No party other than Lynas has authorised or caused the issue of this Retail Offer Booklet, or takes any responsibility for, or makes, any statements, representations or undertakings in this Retail Offer Booklet.

For the avoidance of doubt, to the maximum extent permitted by law, each Underwriter and its affiliates, related bodies corporate, officers, employees, agents and advisors disclaim all liability, including (without limitation) liability arising from fault, negligence or otherwise, for any loss howsoever and whenever arising from the use of any of the information contained in this Retail Offer Booklet, and each Underwriter does not act as a fiduciary or agent of any other person.

This information is important and requires your immediate attention.

You should read this Retail Offer Booklet in full before deciding how to deal with your Retail Entitlement. In particular, you should consider the risk factors outlined in the "Key Risks" section of the enclosed Investor Presentation, which could affect the operating and financial performance of Lynas or the value of an investment in Lynas.

You should consider these risk factors in light of your personal circumstances, including financial and taxation issues, before making a decision in relation to your Retail Entitlement. It is recommended that you seek professional advice from a licensed advisor before deciding whether or not to participate in the Retail Entitlement Offer.

7.1 Trading of New Shares

Lynas has applied to the ASX for official quotation of the New Shares. If ASX does not grant quotation of the New Shares, Lynas will repay all Application Monies (without interest). Subject to approval being granted, it is expected that trading of New Shares on ASX will commence on Tuesday, 15 September 2020 on a normal settlement basis.

Lynas, the Underwriters and their advisors will have no responsibility and disclaim all liability (to the maximum extent permitted by law) to persons who trade New Shares they believe have, but have not yet, been issued to them, whether on the basis of a confirmation of issue provided by Lynas or the Registry or otherwise or who otherwise trade or purport to trade New Shares in error or which they do not hold or are not entitled to hold.

If you are in any doubt as to these matters, you should seek professional advice.

7.2 Eligible Retail Shareholders

This Retail Offer Booklet contains an offer of New Shares to Eligible Retail Shareholders in Australia and New Zealand, and has been prepared in accordance with section 708AA of the Corporations Act (as notionally modified by ASIC Corporations (Non-Traditional Rights Issues) Instrument 2016/84 and ASIC Corporations (Disregarding Technical Relief) Instrument 2016/73 and ASIC Corporations (Trading Suspension Relief) Instrument 2020/289).

Lynas may (in its absolute discretion) extend the Retail Entitlement Offer to any institutional investors in foreign jurisdictions which did not participate in the Institutional Entitlement Offer (excluding the United States and subject to compliance with applicable laws).

7.3 Ranking of New Shares

New Shares issued under the Retail Entitlement Offer will be fully paid and rank equally with Lynas Shares. The rights attaching to the New Shares are set out in Lynas' Constitution and are regulated by the Corporations Act, ASX Listing Rules and general law.

7.4 Rounding of New Shares

Where fractions arise in the calculation of Retail Entitlements, they will be rounded up to the next whole number of New Shares.

7.5 Reconciliation and the rights of Lynas and the Underwriters

As with any entitlement offer, investors may believe that they own more Lynas Shares on the Record Date than they ultimately do, or are otherwise entitled to more New Shares than initially offered to them. These matters may result in a need for reconciliation to ensure all Eligible Retail Shareholders have the opportunity to receive their full Retail Entitlement.

If reconciliation is required, it is possible that Lynas may need to issue a small quantity of additional New Shares (**Top-Up Shares**) to ensure that all Eligible Retail Shareholders have the opportunity to receive their full Retail Entitlements on a pro rata basis. The price at which these Top-Up Shares will be issued will be the same as the Offer Price.

Lynas also reserves the right to reduce the number of New Shares issued to Eligible Retail Shareholders or persons claiming to be Eligible Retail Shareholders, if their Retail Entitlement claims prove to be overstated, if they or their nominees fail to provide information requested to substantiate their Retail Entitlement claims, or if they are not Eligible Retail Shareholders. In that case, Lynas may, at its discretion, require the relevant Shareholder to transfer excess New Shares to the Underwriters at the Offer Price per New Share. If necessary, the relevant Shareholder may need to transfer Lynas Shares held by them or purchase additional Lynas Shares on-market to meet this obligation. The relevant Shareholder will bear any and all losses caused by subscribing for New Shares in excess of their Retail Entitlement, and any actions they are required to take in this regard.

By applying under the Entitlement Offer, those doing so irrevocably acknowledge and agree to do the above as required by Lynas in its absolute discretion. Those applying acknowledge that there is no time limit on the ability for Lynas or the Underwriters to require any of the actions set out above.

7.6 No cooling off rights

Cooling off rights do not apply to an investment in New Shares. You cannot withdraw your Application once it has been accepted.

7.7 No entitlements trading

Retail Entitlements are non-renounceable and cannot be traded on ASX or any other exchange, nor can they be privately transferred.

7.8 Not financial product advice

This Retail Offer Booklet is not a prospectus, product disclosure statement or other offering document under Australian law or any other law (and will not be lodged with ASIC or any foreign regulator). This Retail Offer Booklet is for information purposes only and is not an invitation or offer of securities for subscription, purchase or sale in any jurisdiction. Any Eligible Retail Shareholder who wishes to participate in the Retail Entitlement Offer should consider this Retail Offer Booklet in full. Any Eligible Retail Shareholder who wishes to subscribe for and purchase New Shares will need to follow the instructions contained in this Retail Offer Booklet and the Entitlement and Acceptance Form which accompanies it. This Retail Offer Booklet does not constitute investment or financial product advice or any recommendation to acquire Lynas Shares or New Shares and does not and will not form any part of any contract for the acquisition of New Shares.

Each recipient of this Retail Offer Booklet should make their own enquiries and investigations regarding all information in this Retail Offer Booklet, including but not limited to the assumptions, uncertainties and contingencies which may affect future operations of Lynas and the impact that different future outcomes may have on Lynas. This Retail Offer Booklet has been prepared without taking account of any person's investment objectives, financial situation or particular needs.

Before making an investment decision, Eligible Retail Shareholders should consider the appropriateness of the information having regard to their own objectives, financial situation and needs, make their own assessment of the information and seek advice appropriate to their jurisdiction in relation to the information and any action taken on the basis of the information. Any reference to, or explanations of

legislation, regulatory issues or any other legal commentary (if any) are indicative only, and do not summarise all relevant issues and are not intended to be a full explanation of a particular matter. Lynas is not licensed to provide financial product advice in respect of Lynas Shares.

If, after reading this Retail Offer Booklet, you have any questions about whether you should invest in the Retail Entitlement Offer, you should seek professional advice from a licensed advisor before making any investment decision.

Nominees and custodians may not distribute any part of this Retail Offer Booklet in the United States or in any other country outside Australia and New Zealand.

7.9 Financial data

All dollar values in this Retail Offer Booklet are in Australian dollars (A\$, \$ or dollars).

7.10 Underwriting

The Entitlement Offer is underwritten¹⁰ by the Underwriters, and Lynas and the Underwriters have entered into an Underwriting Agreement. Any New Shares which are not taken up by Eligible Retail Shareholders pursuant to their Retail Entitlement and option to subscribe for Additional New Shares will form part of the Retail Shortfall, which will be acquired by any Eligible Retail Shareholder (in the form of Additional New Shares), or the Underwriters or sub-underwriters, on the terms and conditions of the Underwriting Agreement.

Each Underwriter's obligations under the Underwriting Agreement, including to manage and underwrite the Entitlement Offer, are conditional on certain matters, including ASX granting Lynas a trading halt on the date of the announcement of the Offer, as well as timely delivery of the due diligence questionnaire and certain other documents.

The Underwriting Agreement contains representations, warranties, undertakings and indemnities in favour of the Underwriters, subject to certain carve outs.

Each Underwriter may terminate the Underwriting Agreement on the occurrence of certain events, including but not limited to where:

- ASX announces that the Lynas will be removed from the official list or that any New Shares will be delisted or suspended from quotation by ASX for any reason.
- The S&P/ASX 200 Index closes 10% (or more) below the level of the relevant index prior to entry into the Underwriting Agreement (**Base Level**) on any date after entry into the Underwriting Agreement until the first settlement date (expected to be Tuesday, 25 August 2020) (**First Settlement Date**).
- At any time after the First Settlement Date up until 5.00pm (Sydney time) on the second settlement date (expected to be Friday, 11 September 2020) (Second Settlement Date) the S&P/ASX 200
 Index has, either:
 - → closed at a level that is 12.5% (or more) below the Base Level, and the index has remained at or below 12.5% under the Base Level on two consecutive trading days; or
 - → closed at a level that is 12.5% (or more) below the Base Level and remained at or below 12.5% under the Base Level as at the most recent close prior to the Second Settlement Date or at the close of any business day during the Second Settlement Date.
- ASX does not agree to grant official quotation of all the New Shares on an unconditional basis.
- A statement contained in the Offer materials is or becomes misleading or deceptive (including by omission) or likely to mislead or deceive.
- Lynas withdraws the Offer or any component of it or indicates that it does not intend to or is unable to
 proceed with the Offer or any component of it.
- An insolvency event occurs.
- There is an adverse change (or an event occurs which is likely to give rise to an adverse change) in

¹⁰ Please refer to footnote 2.

the position of Lynas from the position fairly disclosed by Lynas to ASX.

- A force majeure event occurs.
- Lynas or any of its directors or officers engage in any fraudulent conduct or activity whether or not in connection with the Offer.
- A director or senior manager of Lynas is charged with an indictable offence relating to financial or corporate matters or a director of Lynas is disqualified from managing a corporation.
- It becomes public (and is not withdrawn within 2 business days after it is made, or if it is made within 2 Business Days of the First Settlement Date or the Second Settlement Date, it has not been withdrawn by 8.00am on the relevant Settlement Date) that:
 - → ASIC issues or threatens to issue proceedings in relation to the Offer or commences any formal inquiry or investigation into the Offer (or announces its intention to do so).
 - → there is an application to any government agency for any order, declaration or other remedy, or any other government agency commences any other investigation or hearing or announces its intention to do so, in each case in connection with the Placement and Entitlement Offer;
 - → ASIC or any other government agency commences or gives notice of an intention to commence a prosecution of Lynas or any director or employee of Lynas; or
 - → ASIC or any other government agency commences or gives notice of an intention to commence a hearing or investigation into Lynas.
- Lynas is in breach of any terms and conditions of the Underwriting Agreement.
- A law or any new regulation is made or a new policy is adopted or official announcement is made that a law or new regulation will be introduced in Australia or any State or Territory of Australia, or a new policy will be adopted, other than any other than any law, regulation or policy which has been publicly announced by the Government of the Commonwealth of Australia or any State or Territory of Australia, or certain government agencies or authorities in Australia prior to entry into the Underwriting Agreement, any of which does or is likely to prohibit or regulate the Offer, capital markets or stock markets.
- There is a contravention by Lynas of law, or the Placement or Entitlement Offer do not comply with law, or Lynas is prevented from allotting and issuing the New Shares.
- There is a suspension or material limitation in trading of securities generally on ASX, HKEX, LSE, or NYSE.
- In respect of any one or more of Australia, New Zealand, Malaysia, Japan, Hong Kong, the USA or the UK:
 - → the relevant central banking authority declares a general moratorium or there is a material disruption in commercial banking or securities settlement or clearance services in any of those countries;
 - → there is an adverse change or disruption to the existing financial markets, political or economic conditions;
 - → 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);
 - → a state of emergency is declared (other than as already declared prior to entry into the Underwriting Agreement); or
 - \rightarrow a significant terrorist attack is perpetrated.
- There is an unforeseen shut down of the Gebeng Industrial Park near Kuantan, Malaysia, the Mt Weld Mine or any other material site or project of Lynas occurs on or after the date of the Underwriting Agreement.

- In relation to Lynas' cracking and leaching project in Kalgoorlie (Kalgoorlie Project):
 - → the Government of Western Australia revokes the "Lead Agency" status granted to the processing plant for the Kalgoorlie Project; or
 - → the Australian Government revokes the "Major Project" status granted to the processing plant for the Kalgoorlie Project.

For details of the fees payable to the Underwriters, refer to the Appendix 3B released to ASX on 17 August 2020.

Neither the Underwriters, nor any of their related bodies corporate and affiliates, nor any of their respective directors, officers, partners, employees, representatives, advisors or agents (collectively, the **Underwriter Parties**) have authorised, permitted or caused the issue or lodgement, submission, despatch or provision of this Retail Offer Booklet and there is no statement in this Retail Offer Booklet which has been verified by or which is based on a statement made by an Underwriter Party. To the maximum extent permitted by law, each Underwriter Party:

- expressly disclaims all liabilities (including, without limitation, any liability arising from fault or negligence on the part of any person) in respect of, and makes no representations regarding, and takes no responsibility for any part of this Retail Offer Booklet or any action taken by you on the basis of the information in this Retail Offer Booklet, and makes no representation or warranty as to the currency, accuracy, reliability or completeness of this Retail Offer Booklet; and
- excludes and disclaims all liability for any expenses, losses, damages or costs (whether direct, indirect, consequential or contingent) incurred by you as a result of your participation in the Entitlement Offer or this Retail Offer Booklet being inaccurate or incomplete in any way for any reason, whether by negligence or otherwise. None of the Underwriter Parties makes any recommendations as to whether you or your related parties should participate in the Entitlement Offer, or any such information and you represent, warrant and agree that you have not relied on any statements made by any of the Underwriter Parties in relation to the New Shares or the Entitlement Offer generally.

7.11 Foreign jurisdictions

This Retail Offer Booklet has been prepared to comply with the requirements of the securities laws of Australia and New Zealand. This document does not constitute an offer of New Shares 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 and New Zealand except to the extent permitted below.

This Retail Offer Booklet, the Investor Presentation, any accompanying ASX announcements and the Entitlement and Acceptance Form do not constitute an offer to sell, or the solicitation of an offer to buy, any securities in the United States or in any other jurisdiction in which such an offer would be illegal.

Neither the Retail Entitlements nor the New Shares have been, or will be, registered under the U.S. Securities Act or the securities laws of any state or other jurisdiction of the United States. The Retail Entitlements may not be issued to, taken up, purchased or exercised by, any person in the United States or any person acting for the account or benefit of any person in the United States. The New Shares offered and sold in the Retail Entitlement Offer may not be offered or sold, directly or indirectly, to any person in the United States or any person acting for the account or benefit of the account or benefit of any person in the United States. The New Shares offered and sold in the Retail Entitlement Offer may not be offered or sold, directly or indirectly, to any person in the United States or any person acting for the account or benefit of 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 applicable securities laws of any state or other jurisdiction of the United States. The Retail Entitlements may only be issued, taken up, purchased or exercised, and the New Shares offered and sold in the Retail Entitlement Offer may only be offered and sold, outside the United States in "offshore transactions" (as defined in Rule 902(h) under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act.

No action has been taken to register or qualify the Retail Entitlement Offer or the New Shares, or otherwise permit the offering of the New Shares, in any jurisdiction other than Australia and New Zealand. Return of the personalised Entitlement and Acceptance Form will be taken by Lynas to constitute a representation by you that there has been no breach of any such laws. Eligible Retail Shareholders who are nominees or custodians should see Section 3.4.

The distribution of this Retail Offer Booklet (including in electronic format) outside Australia and New Zealand may be restricted by law. If you come into possession of this Retail Offer Booklet, you must observe such restrictions. In particular, this document or any copy of it must not be distributed in the United States. Any failure to comply with such restrictions may constitute a violation of applicable securities laws.

7.12 Ineligible Retail Shareholders

Lynas has decided that it is unreasonable to make offers under the Retail Entitlement Offer to retail investors who are holders of Lynas Shares and who are resident outside Australia and New Zealand, having regard to the number of such holders in those places and the number and value of the New Shares that they would be offered and the cost of complying with the relevant legal and regulatory requirements in those places.

7.13 Governing law

This Retail Offer Booklet, the Retail Entitlement Offer and the contracts formed on acceptance of Applications made pursuant to the Retail Entitlement Offer are governed by the law applicable in New South Wales, Australia. Each Shareholder who applies for New Shares submits to the non-exclusive jurisdiction of the courts of New South Wales, Australia.

7.14 Information availability

Eligible Retail Shareholders in Australia and New Zealand can obtain a copy of this Retail Offer Booklet during the period of the Retail Entitlement Offer on the Lynas website at www.lynascorp.com or by calling the Lynas Corporation Limited Entitlement Offer Information Line on 1300 655 683 (within Australia) or on +61 2 9290 9685 (outside Australia) at any time from 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period.

Persons who access the electronic version of this Retail Offer Booklet should ensure that they download and read the entire Retail Offer Booklet. The electronic version of this Retail Offer Booklet on the Lynas website will not include an Entitlement and Acceptance Form. A replacement Entitlement and Acceptance Form can be requested by calling the Lynas Corporation Limited Entitlement Offer Information Line. To access your personalised replacement Entitlement and Acceptance Form online, you will require your Security Reference Number or Holder Identification Number and will need to pass a series of security questions.

Neither this Retail Offer Booklet (or any part of it) nor the accompanying Entitlement and Acceptance Form may be distributed to or relied upon by, persons in the United States or persons acting for the account or benefit of a person in the United States (to the extent such person holds Lynas Shares and is acting for the account or benefit of a person in the United States), or otherwise released or distributed in the United States.

7.15 Disclaimer of representations

No person is authorised to give any information, or to make any representation, in connection with the Retail Entitlement Offer that is not contained in this Retail Offer Booklet.

Any information or representation that is not in this Retail Offer Booklet may not be relied on as having been authorised by Lynas, or its related bodies corporate, in connection with the Retail Entitlement Offer. Except as required by law, and only to the extent so required, none of Lynas, its directors, officers or employees or any other person, warrants or guarantees the future performance of Lynas or any return on any investment made pursuant to this Retail Offer Booklet.

7.16 Withdrawal of the Entitlement Offer

Lynas reserves the right to withdraw all or part of the Entitlement Offer and the information in this Retail Offer Booklet at any time, subject to applicable laws, in which case Lynas will refund Application Monies in relation to New Shares not already issued in accordance with the Corporations Act and without payment of interest. In circumstances where New Shares have already been issued under the Institutional Entitlement Offer, Lynas may only be able to withdraw the Entitlement Offer with respect to New Shares to be issued under the Retail Entitlement Offer. To the fullest extent permitted by law, you agree that any Application Monies paid by you to Lynas will not entitle you to receive any interest and that any interest earned in respect of Application Monies will belong to Lynas.

7.17 Privacy

As a Shareholder, Lynas and the Registry have already collected certain personal information from you. If you apply for New Shares, Lynas and the Registry may update that personal information or collect additional personal information for the purposes of:

- processing your application and assessing your acceptance of the New Shares;
- servicing your needs as a Shareholder and providing facilities and services that you request; and
- carrying out appropriate administration.

Company and tax laws require some personal information to be collected. If you do not provide your personal information, we may not be able to process your application.

Lynas and the Registry may disclose this information for these purposes to its subsidiaries and relevant organisations involved in providing, managing or administering your product or service such as third party suppliers, other organisations, loyalty and affinity partners, printers, posting services, call centres, and our advisors. Lynas and the Registry may need to share some of your information with organisations outside Australia.

Where personal information is disclosed, Lynas will seek to ensure that the information is held, used or disclosed consistently with the *Privacy Act 1988* (Cth) and any other applicable privacy laws and codes.

You can ask us to access information that we hold about you or to correct information we hold about you by writing to Lynas through the Registry at GPO Box 3993 Sydney NSW 2001 or see the Registry Privacy Policy at https://boardroomlimited.com.au/corp/privacy-policy/.

Glossary

In this Retail Offer Booklet, the following terms have the following meanings:

ABN	Australian business number
Additional New Shares	New Shares issued in excess of an Eligible Retail Shareholder's Retail Entitlement
Announcements	The ASX Announcement and the Investor Presentation
Application	Arranging for payment of the relevant Application Monies through BPAY [®] on the terms and conditions of, and in accordance with the instructions on, the Entitlement and Acceptance Form or the submission of an Entitlement and Acceptance Form accompanied by the relevant Application Monies
Application Monies	The aggregate amount payable for the New Shares including any Additional New Shares applied for through BPAY® or in a duly completed Entitlement and Acceptance Form
ASIC	Australian Securities and Investments Commission
ASX	ASX Limited (ABN 98 008 624 691) or the financial products market operated by that entity known as the Australian Securities Exchange
ASX Announcement	The announcement released to ASX on 17 August 2020 in connection with the Placement and Entitlement Offer, a copy of which is included in Section 5 of this Retail Offer Booklet
ASX Listing Rules	The official listing rules of ASX, as amended or replaced from time to time except to the extent of any waiver granted by ASX
CGT	Capital gains tax
Corporations Act	Corporations Act 2001 (Cth)
Eligible Institutional Shareholder	An institutional Shareholder to whom the Underwriters made an offer on behalf of Lynas under the Institutional Entitlement Offer (and who, for the avoidance of doubt, is not an Ineligible Institutional Shareholder under the Underwriting Agreement)
Eligible Retail Shareholder	A Shareholder who satisfies the definition outlined in Section 1
Eligible Shareholder	A person who is an Eligible Institutional Shareholder or an Eligible Retail Shareholder
Entitlement	The entitlement to 1 New Share for every 7.7 Lynas Shares held on the Record Date, pursuant to the Entitlement Offer
Entitlement and Acceptance Form	The Entitlement and Acceptance Form accompanying this Retail Offer Booklet which can be used to submit an Application
Entitlement Offer	The pro rata accelerated non-renounceable entitlement offer of approximately 92.9 million New Shares to Eligible Shareholders in the proportion of 1 New Share for every 7.7 Lynas Shares held on the Record Date, and comprised of the Institutional Entitlement Offer and the Retail Entitlement Offer
GST	Goods and services tax
Ineligible Institutional Shareholder	An institutional Shareholder that is not an Eligible Institutional Shareholder
Ineligible Retail Shareholder	A retail Shareholder that is not an Eligible Retail Shareholder
Institutional Entitlement Offer	The offer of New Shares to Eligible Institutional Shareholders under the Entitlement Offer

Glossary

Investor Presentation	The investor presentation in connection with the Placement and Entitlement Offer dated 17 August 2020, a copy of which is included in Section 5 of this Retail Offer Booklet
Issue Date	The date on which New Shares are issued to Eligible Retail Shareholders under the Retail Entitlement Offer, being Monday, 14 September 2020
Lynas	Lynas Corporation Limited (ACN 009 066 648)
Lynas Share	A fully paid ordinary share in Lynas
New Share	A Lynas Share issued under the Placement or Entitlement Offer, including (as the context requires) to the Underwriters or any sub-underwriter
Offer Price	\$2.30 per New Share
Placement	The institutional placement of New Shares at the Offer Price
Record Date	7.00pm (Sydney time) on Wednesday, 19 August 2020
Registry	Boardroom Pty Limited (ACN 003 209 836)
Regulation S	Regulation S under the U.S. Securities Act
Retail Closing Date	The date the Retail Entitlement Offer closes, being 5.00pm on Monday, 7 September 2020 (unless extended)
Retail Entitlement	An Entitlement under the Retail Entitlement Offer
Retail Entitlement Offer	The offer of New Shares to Eligible Retail Shareholders under the Entitlement Offer
Retail Entitlement Offer Period	The period commencing on the opening date of the Retail Entitlement Offer, as specified in the Entitlement Offer timetable in the Key Dates for the Retail Entitlement Offer section of this Retail Offer Booklet, and ending on the Retail Closing Date
Retail Offer Booklet	This booklet dated 24 August 2020, including the Announcements and the Entitlement and Acceptance Form
Retail Shortfall	Retail Entitlements not taken up by Eligible Retail Shareholders and entitlements of Ineligible Retail Shareholders under the Retail Entitlement Offer, which will be acquired by any Eligible Retail Shareholder (in the form of Additional New Shares), the Underwriters or any sub-underwriters
Shareholder	The registered holder of any Lynas Share
TERP	Theoretical ex-rights price
TFN	Tax file number
TOFA	Taxation of financial arrangements
Underwriter Parties	The Underwriters, their related bodies corporate and affiliates and their respective directors, officers, partners, employees, representatives, advisors and agents
Underwriters	Canaccord Genuity (Australia) Limited (ACN 075 071 466) and Merrill Lynch Equities (Australia) Limited (ACN 006 276 795)
Underwriting Agreement	The Underwriting Agreement dated 17 August 2020 between Lynas and the Underwriters, as described in section 7.10
U.S. Securities Act	The U.S. Securities Act of 1933, as amended

Eligible Retail Shareholder declarations

IMPORTANT

If you make an Application (whether by completing and returning your Entitlement and Acceptance Form with a cheque, bank draft or money order or making a BPAY[®] payment), you will be deemed to have acknowledged, represented and warranted and made the following declarations to Lynas on your own behalf and on behalf of each person on whose account you are acting.

You:

- acknowledge and agree that determination of eligibility of investors for the purposes of the Placement, Institutional Entitlement Offer or the Retail Entitlement Offer is determined by reference to a number of matters, including legal and regulatory requirements, logistical and registry constraints and the discretion of Lynas and the Underwriters;
- acknowledge and agree that Lynas, the Underwriters and each of their respective affiliates disclaim any duty or liability (including for negligence) in respect of that determination and the exercise or otherwise of that discretion, to the maximum extent permitted by law;
- acknowledge and agree that Lynas, the Underwriters and each of their respective affiliates disclaim any duty or liability (including for negligence) in respect of any scale back decisions made in respect of Additional New Shares, to the maximum extent permitted by law;
- acknowledge that you have read this Retail Offer Booklet and the accompanying Entitlement and Acceptance Form in full;
- agree to be bound by the terms of the Retail Entitlement Offer, the provisions of this Retail Offer Booklet and Lynas' Constitution;
- authorise Lynas to register you as the holder of the New Shares including Additional New Shares issued to you;
- declare that all details and statements in the Entitlement and Acceptance Form are complete and accurate;
- declare you are over 18 years of age and have full legal capacity and power to perform all your rights and obligations under the Entitlement and Acceptance Form;
- acknowledge that once Lynas receives your Entitlement and Acceptance Form or your Application Monies via BPAY[®], you may not withdraw it (except as provided by law);
- agree to apply for and be issued up to the number of New Shares including Additional New Shares specified in your Entitlement and Acceptance Form, or for which you have submitted payment of any Application Monies via BPAY[®], at the Offer Price per New Share;
- authorise Lynas, the Underwriters, the Registry and their respective officers or agents, to do
 anything on your behalf necessary for the New Shares including Additional New Shares to be
 issued to you, including to act on instructions of the Registry upon using the contact details set
 out in the Entitlement and Acceptance Form;
- declare that you are an Eligible Retail Shareholder;
- acknowledge that the information contained in this Retail Offer Booklet and the Entitlement and Acceptance Form is not investment advice nor a recommendation that New Shares are suitable for you given your investment objectives, financial situation or particular needs, and is not a prospectus or product disclosure statement, does not contain all of the information that you may require in order to assess an investment in Lynas and is given in the context of Lynas' past and ongoing continuous disclosure announcements to ASX;
- represent and warrant that the law of any other place does not prohibit you from being given this Retail Offer Booklet and the Entitlement and Acceptance Form, nor does it prohibit you from making an Application for New Shares including Additional New Shares;
- acknowledge the statement of risks in the "Key Risks" section of the Investor Presentation, and that investments in Lynas are subject to investment risk;
- acknowledge that none of Lynas, its directors, officers, employees, agents, consultants,

Eligible Retail Shareholder declarations

advisors, and the Underwriters or their affiliates, directors, officers, employees, agents, consultants or advisors, guarantees the performance of Lynas, nor do they guarantee the repayment of capital;

- represent and warrant (for the benefit of Lynas, the Underwriters and their respective affiliates) that you did not receive an invitation to participate in the Institutional Entitlement Offer either directly or through a nominee, and are otherwise eligible to participate in the Retail Entitlement Offer;
- represent and warrant that you are not in the United States and you are not acting for the
 account or benefit of a person in the United States (to the extent you hold Lynas Shares and are
 acting for the account or benefit of a person in the United States) and are not otherwise a
 person to whom it would be illegal to make an offer of or issue of Entitlements or New Shares
 under the Retail Entitlement Offer and under any applicable laws and regulations;
- understand and acknowledge that neither the Retail Entitlements nor the New Shares have been, or will be, registered under the U.S. Securities Act or the securities laws of any state or other jurisdiction in the United States. Accordingly, you understand and acknowledge that the Retail Entitlements may not be issued to, taken up, purchased or exercised by, and the New Shares may not be offered or sold, directly or indirectly, to, persons in the United States or persons acting for the account or benefit of a person in the United States (to the extent such person holds Lynas Shares and is acting for the account or benefit of a person in the United States). You further understand and acknowledge that the Retail Entitlements issued, taken up, purchased or exercised, and the New Shares may only be offered and sold, outside the United States in 'offshore transactions' (as defined in Rule 902(h) under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act;
- you are not engaged in the business of distributing securities;
- represent and warrant that you are subscribing for Retail Entitlements and/or purchasing New Shares outside the United States in 'offshore transactions' (as defined in Rule 902(h) under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act;
- acknowledge and agree that you have not and will not send this Retail Offer Booklet (or any part
 of it), the Entitlement and Acceptance Form or any other materials relating to the Retail
 Entitlement Offer to any person in the United States;
- acknowledge and agree that each person on whose account you are acting has not and will not send this Retail Offer Booklet (or any part of it), the Entitlement and Acceptance Form or any other materials relating to the Retail Entitlement Offer to any person in the United States;
- acknowledge and agree that, if you decide to sell or otherwise transfer any New Shares including Additional New Shares, you will only do so in regular way transactions on ASX where neither you nor any person acting on your behalf knows, or has reason to know, that the sale has been pre-arranged with, or that the purchaser is, a person in the United States;
- authorise Lynas to correct any errors in your personalised Entitlement and Acceptance Form or other form provided by you;
- acknowledge that, if you are acting as a nominee or custodian, each beneficial holder on whose behalf you are submitting the Entitlement and Acceptance Form is not in the United States and is not acting for the account or benefit of a person in the United States (to the extent such person holds Lynas Shares and is acting for the account or benefit of a person in the United States), and you have not sent this Retail Offer Booklet, the Entitlement and Acceptance Form or any information relating to the Entitlement Offer to any such person in the United States; and
- agree to provide (and direct your nominee or custodian to provide) any requested substantiation
 of your eligibility to participate in the Retail Entitlement Offer and/or of your holding of Lynas
 Shares on the Record Date.

Corporate information

Company

Lynas Corporation Limited Suite 1, Level 1 45 Royal St East Perth, WA 6004

Underwriters

Canaccord Genuity (Australia) Limited Level 52, MLC Centre 19 Martin Place Sydney NSW 2000

Merrill Lynch Equities (Australia) Limited Level 34, Governor Phillip Tower 1 Farrer Place Sydney NSW 2000

Registry

Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001

Legal Adviser

King & Wood Mallesons Level 27, Collins Arch 447 Collins Street Melbourne VIC 3000

Website

To view more information on Lynas, including in relation to Lynas' business and operations, news updates, reports, publications and investor information, visit <u>www.lynascorp.com</u>.

Lynas Corporation Limited Entitlement Offer Information Line

Australia: 1300 655 683

International: +61 2 9290 9685

Open 8.30am to 5.30pm (Sydney time) Monday to Friday during the Retail Entitlement Offer Period

NOT FOR RELEASE OR DISTRIBUTION IN THE UNITED STATES

All correspondence to Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001 Tel: 1300 655 683 (within Aust) Tel: +61 2 9290 9685 (outside Aust) Fax: + 61 2 9279 0664 www.boardroomlimited.com.au enquiries@boardroomlimited.com.au

RETAIL ENTITLEMENT OFFER ENTITLEMENT AND ACCEPTANCE FORM

Entitlement No.
Subregister
SRN/HIN
Number of Shares held at 7:00pm (Sydney time) on Wednesday, 19 August 2020 (Record Date)

Retail Closing Date: Monday, 7 September 2020 at 5:00pm (Sydney time)

This is an important document and requires your immediate attention. This Entitlement and Acceptance Form can only be used in relation to the security holding represented by the SRN or HIN printed above. If you are in doubt about how to deal with this Entitlement and Acceptance Form, please consult your financial or other professional adviser.

You should read the Retail Offer Booklet dated 24 August 2020 (Booklet) that accompanies this Entitlement and Acceptance Form for details of the Retail Entitlement Offer and other important information. The Retail Offer Booklet contains information about investing in New Shares. Capitalised words used and not otherwise defined in this Entitlement and Acceptance Form have the meaning given to them in the Booklet.

You do not need to return this Entitlement and Acceptance Form if you pay by BPAY®.

A Offer acceptance

The return and receipt of this Entitlement and Acceptance Form with your Application Monies by the Retail Closing Date or payment via BPAY® by the Retail Closing Date will constitute acceptance of your Entitlement on the terms and conditions set out in the Booklet (**Application**).

If you wish to accept your FULL RETAIL ENTITLEMENT please complete and return this Entitlement and Acceptance Form WITH YOUR PAYMENT FOR THE AMOUNT SHOWN BELOW.

Entitlement to New Shares under Retail Entitlement Offer	Price per New Share	Amount payable on full acceptance of Entitlement	
	x A\$2.30 per New Share =	\$	

If you wish to accept **PART OF YOUR RETAIL ENTITLEMENT ONLY** please complete the box below showing the **NUMBER OF NEW SHARES BEING ACCEPTED** and the appropriate amount payable.

Number of New Shares being accepted under Retail Entitlement Offer	Price per New Share	Amount enclosed
	x A\$2.30 per New Share =	\$

B Apply for Additional New Shares up to a maximum 50% of your RETAIL ENTITLEMENT

If you apply to take up all of your Retail Entitlement in full as noted in Section A, you may also apply for Additional New Shares in excess of your Retail Entitlement, up to a maximum of 50% of your Retail Entitlement, at the Offer Price. If you wish to apply for Additional New Shares, please insert the number of Additional New Shares in the box below and the appropriate amount payable. Additional New Shares will be allocated to Eligible Retail Shareholders in accordance with the Allocation Policy set out in the Booklet and may be subject to any scale-back of applications for Additional New Shares in accordance with the Booklet. Refer to the Booklet for further details.

Number of Additional New Shares applied for under Retail Entitlement Offer	Price per Additional New Share	Amount enclosed
	x A\$2.30 per New Share =	\$

C Payment

If you wish to take up all or part of your Retail Entitlement, choose one of the payment methods shown below. Payment may only be made by BPAY®, cheque, bank draft or money order. Cash will not be accepted. Payments cannot be made at a bank.

Payment Option 1 - BPAY®



	Biller Code:
	CRN:
1 1	

Telephone & Internet Banking - BPAY®

- To pay via BPAY® please contact your participating financial institution.
- If paying by BPAY® you do NOT need to return this Entitlement and Acceptance Form.

Payment Option 2 – Cheque

DRAWER	CHEQUE NO.	BSB NO.	ACCOUNT NO.	AMOUNT AUD
				\$

- Only cheques, bank drafts or money orders in Australian dollars and drawn on an Australian branch of a financial institution will be accepted.
- Your cheque, bank draft or money order must be made payable to "Lynas Corporation Limited" and crossed "Not Negotiable".
- · Please ensure that you submit the correct amount. Incorrect payments may result in your Application being rejected.



You do not have to provide us with your contact details, however it will assist us if we need to contact you.

CONTACT NAME	TELEPHONE WORK	TELEPHONE HOME	EMAIL ADDRESS
	()	()	

LODGEMENT INSTRUCTIONS AND OTHER IMPORTANT INFORMATION

Your payment must be received by no later than 5.00pm (Sydney Time) on Monday, 7 September 2020.

1 BPAY®

If paying by BPAY®, you do not need to return this Entitlement and Acceptance Form but you must contact your Australian bank, credit union or building society to make this payment from your account. For more information go to: www.bpay.com.au. Refer to the front of this Entitlement and Acceptance Form for the Biller Code and Customer Reference Number (CRN). You should check the processing cut-off time for BPAY® transactions with your bank, credit union or building society to ensure that your payment will be received by the Share Registry in time as the cut-off time administered by your bank, or relevant financial institution might be earlier than the Retail Closing Date. Payments by BPAY® must be received **by no later than 5.00pm (Sydney time) on Monday, 7 September 2020**. Neither Boardroom Pty Limited nor Lynas Corporation Limited accepts any responsibility for loss incurred through incorrectly completed BPAY® payments. It is the responsibility if the applicant to ensure that funds submitted through BPAY® are received on time.

Lynas will treat you as applying for as many New Shares as your payment will pay for in full up to your Entitlement, and in respect of any excess amount applying for as many Additional New Shares as it will pay for in full.

Cheque, bank draft or money order

Complete your cheque, bank draft or money order details in Section C of this Entitlement and Acceptance Form. Please ensure that sufficient cleared funds are held in your account, as your cheque, bank draft or money order will be processed on the day of receipt, but no later than the Retail Closing Date.

If you are paying by cheque, bank draft or money order, you must post your completed Entitlement and Acceptance Form and payment to:

Lynas Corporation Limited Retail Entitlement Offer c/- Boardroom Pty Limited GPO Box 3993 SYDNEY NSW 2001

Paperclip (do not staple) your cheque(s) to the Entitlement and Acceptance Form. Receipts will not be forwarded. Funds cannot be debited directly from your account.

Neither Boardroom Pty Limited nor Lynas accepts any responsibility if you do not lodge this Entitlement and Acceptance Form in accordance with the instructions on it. A reply paid envelope is enclosed for Eligible Retail Shareholders in Australia. All other Eligible Retail Shareholders must make their own postal arrangement and affix the correct postage. If you are paying by cheque, bank draft or money order, your Entitlement and Acceptance Form and payment must be received **by no later than 5.00pm (Sydney time) on Monday, 7 September 2020**.

You cannot withdraw your Application once it has been accepted.

Important Notices

Overseas Shareholders

The Booklet and this Entitlement and Acceptance Form do not constitute an offer of securities in any jurisdiction outside of Australia and New Zealand. The offer and sale of the Entitlements and the New Shares have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended (U.S. Securities Act), or the securities laws of any state or other jurisdiction of the United States, and neither the Entitlements nor the Securities may be offered, sold, pledged or otherwise transferred, directly or indirectly, in the United States or to any person acting for the account or benefit of a person in the United States. Accordingly, the Entitlements may only be issued, taken up, purchased or exercised, and the New Shares to be offered and sold under the Booklet may only be offered and sold outside the United States in "offshore transactions" (as defined in Rule 902(h) under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act).

The Booklet and this Entitlement and Acceptance Form do not constitute an offer or invitation to acquire the Entitlements, New Shares or Additional New Shares in any place in which, or to any person to whom, it would be unlawful to make such an offer or invitation. By accepting your Entitlement or applying for New Shares (and any Additional New Shares), you represent and warrant that you are not in the United States and you are not acting for the account or benefit of a person in the United States and that applying for New Shares (and any Additional New Shares) does not breach any law in any relevant jurisdiction outside Australia or New Zealand.

Acceptance of Retail Entitlement Offer

By either returning this Entitlement and Acceptance Form with payment to the Share Registry, or making payment received by BPAY®:

- you represent and warrant that you have read and understood the Booklet and that you acknowledge the matters, and make the warranties and
 representations in the Booklet, including that you are not, and are not acting for the account or benefit of, a person in the United States; and
- you provide authorisation to be registered as the holder of New Shares (and any Additional New Shares) acquired by you and agree to be bound by the constitution of Lynas Corporation Limited; and
- you are deemed to have made the Eligible Retail Shareholder declarations starting on page 57 of the Retail Offer Booklet.

Privacy Statement

Boardroom Pty Limited advises that Chapter 2C of the *Corporations Act 2001* (Cth) requires information about you as a shareholder (including your name, address and details of the shares you hold) to be included in the public register of the entity in which you hold shares. Information is collected to administer your shareholding and if some or all of the information is not collected then it might not be possible to administer your shareholding. Boardroom may disclose your personal information to its related bodies corporate and to other individuals or companies who assist Boardroom in supplying its services or who perform functions on Boardroom's behalf, to Lynas for whom Boardroom maintains securities registers or to third parties upon direction by Lynas where related to Lynas' administration of your securityholding, or as otherwise required by law. Your personal information may be disclosed to the entity in which you hold shares. You can obtain access to your personal information by contacting us at the address or telephone number shown on this Entitlement and Acceptance Form. Boardroom's privacy policy is available on our website (https://boardroomlimited.com.au/corp/privacy-policy/).

For further information regarding this Entitlement and Acceptance Form or the Retail Entitlement Offer please contact the Lynas Offer Information Line on 1300 655 683 within Australia, or +61 2 9290 9685 outside Australia from 8.30am to 5.00pm (Sydney time) Monday to Friday. For other questions you should contact your stockbroker, solicitor, accountant or other professional adviser.



Monday, 24 August 2020

Dear Shareholder

Lynas Corporation Limited Entitlement Offer – Notification to ineligible shareholders

On Monday, 17 August 2020, Lynas Corporation Limited ABN (27 009 066 648) (ASX: LYC) ("Lynas") announced a fully underwritten¹ pro rata accelerated non-renounceable entitlement offer to eligible shareholders to subscribe for 1 new fully paid ordinary Lynas share ("**New Share**") for every 7.7 existing fully paid ordinary Lynas shares ("**Shares**") held as at 7.00 pm (Sydney, Australia time) on the record date (being Wednesday, 19 August 2020) ("**Record Date**") ("**Entitlement**") at an issue price of A\$2.30 per New Share (**Issue Price**) to raise approximately A\$214 million ("**Entitlement Offer**").

Lynas also announced a fully underwritten² placement to institutional investors at the Issue Price per New Share to raise approximately A\$212 million ("**Placement**", together with the Entitlement Offer, the "**Offer**") which occurred concurrently with the institutional component of the Entitlement Offer. The Offer will raise a combined amount of approximately A\$425 million.

Canaccord Genuity and Merrill Lynch Equities (Australia) Limited are Joint Lead Managers, Joint Bookrunners and Joint Underwriters of the Offer ("**Joint Lead Managers**"). Ord Minnett is acting as co-lead manager to the Offer.

Details of Entitlement Offer

The Entitlement Offer comprises an institutional component ("**Institutional Entitlement Offer**") and an offer to Eligible Retail Shareholders (as defined below) to participate on the same terms ("**Retail Entitlement Offer**"). The Retail Entitlement Offer is non-renounceable, and Entitlements that are not taken up by Eligible Retail Shareholders, together with the Entitlements of Ineligible Retail Shareholders (as defined below), will be offered for sale to institutional investors through a bookbuild process (described below).

The Entitlement Offer is being made by Lynas in accordance with section 708AA of the *Corporations Act 2001* ("**Corporations Act**") as modified by the Australian Securities and Investments Commission Corporations (Non-Traditional Rights Issues) Instrument 2016/84 and ASIC Corporations (Disregarding Technical Relief) Instrument 2016/73), meaning that no prospectus or other disclosure document needs to be prepared.

Documents relating to the Retail Entitlement Offer were lodged with the Australian Securities Exchange ("**ASX**") today and are being mailed to Eligible Retail Shareholders.

This letter has been sent to you to inform you about the Retail Entitlement Offer and to explain why you will not be able to subscribe for New Shares under the Retail Entitlement Offer. This letter is not an offer to issue New Shares to you, nor an invitation for you to apply for New Shares.

You are not required to do anything in response to this letter but there may be financial implications for you as a result of the Entitlement Offer and the Placement that you should be aware of.

Details of the Retail Entitlement Offer

The Retail Entitlement Offer is being made to Eligible Retail Shareholders on the basis of 1 New Share for every 7.7 existing Shares held at the Record Date.



¹ Please refer to footnote 1 on slide 2 of LYC's Investor Presentation announcement dated Monday, 17 August 2020.

² Please refer to footnote 1 above.

Who is eligible for the Retail Entitlement Offer?

Shareholders who are eligible to participate in the Retail Entitlement Offer ("Eligible Retail Shareholders") are those shareholders of Lynas on the Record Date who:

- (a) are registered as a holder of Shares;
- (b) have a registered address in Australia or New Zealand as noted on Lynas' share register or persons that Lynas has determined in its discretion are Eligible Retail Shareholders;
- (c) are not in the United States and are not a person (including nominees and custodians) acting for the account or benefit of a person in the United States (to the extent that such shareholders hold Shares for the account or benefit of such person in the United States);
- (d) were not invited to participate in the Institutional Entitlement Offer and were not treated as an ineligible institutional shareholder under the Institutional Entitlement Offer (other than as a nominee or custodian, in each case in respect of other underlying holdings); and
- (e) are eligible under all applicable securities laws to receive an offer under the Retail Entitlement Offer without any requirement for a prospectus or offer document to be lodged or registered.

Shareholders who are not Eligible Retail Shareholders are ineligible retail shareholders and are consequently unable to participate in the Retail Entitlement Offer. Lynas may (in its absolute discretion) extend the Retail Entitlement Offer to certain institutional shareholders in foreign jurisdictions who did not participate in the Institutional Entitlement Offer (subject to compliance with applicable laws).

Eligibility of investors for the purposes of the Placement and the Entitlement Offer is determined by reference to a number of matters, including legal and regulatory requirements, logistical and registry constraints and the discretion of Lynas and the Joint Lead Managers.

Lynas, the Joint Lead Managers, their affiliates and related bodies corporate, and each of their respective directors, officers, employees, advisers and agents, disclaim any duty or liability (including in negligence) in respect of any determination of eligibility, to the maximum extent permitted by law.

Why am I not eligible for the Retail Entitlement Offer?

Unfortunately, according to our records, you do not satisfy the criteria for an Eligible Retail Shareholder. Accordingly, in compliance with section 9A(3) of the Corporations Act and ASX Listing Rule 7.7.1(b), we wish to inform you that the Retail Entitlement Offer will not be extended to you and you will not be able to subscribe for New Shares under the Retail Entitlement Offer.

This is due to a number of factors, including the small number of Lynas shareholders in countries outside Australia and New Zealand, the number and value of Shares those Lynas shareholders hold and the cost of complying with the applicable regulations in jurisdictions outside Australia and New Zealand.

After consideration of these factors, Lynas has determined, pursuant to section 9A(3) of the Corporations Act and Listing Rule 7.7.1(a) of the ASX Listing Rules, that it would be unreasonable to make offers to Lynas shareholders outside Australia and New Zealand in connection with the Retail Entitlement Offer.

Non-renounceable offer

As the Retail Entitlement Offer is non-renounceable, entitlements in respect of the New Shares you would have been entitled to if you were an Eligible Retail Shareholder will lapse and you will not receive any payment or value for your entitlements in respect of any New Shares that would have been offered to you if you had been eligible.



New Shares equivalent to the number of New Shares you would have been entitled to if you were an Eligible Retail Shareholder will be allocated to the Joint Lead Managers (in their capacity as Joint Underwriters) or to persons from whom the Joint Lead Managers have procured subscriptions for New Shares, pursuant to the underwriting arrangements between Lynas and the Joint Lead Managers.

Further information

If you have any questions in relation to any of the above matters, please contact the Lynas Corporation Limited Retail Entitlement Offer Information Line on 1300 655 683 (local call from within Australia) or +61 2 9290 9685 (from outside Australia) from 8.30am to 5.30pm (Sydney, Australia time) Monday to Friday during the Retail Entitlement Offer period.

On behalf of the Board and management of Lynas, I would like to thank you for your continued support of our company.

Yours sincerely

Alama

Andrew Arnold Company Secretary Lynas Corporation Limited

Authorised for release to the ASX by the Company Secretary.

This letter is not a prospectus or offering document under Australian law or under any other law. No action has been or will be taken to register, qualify or otherwise permit a public offering of the New Shares in any jurisdiction outside Australia and New Zealand. This letter is for information purposes only and does not constitute or form part of an offer, invitation, solicitation, advice or recommendation with respect to the issue, purchase or sale of any New Shares in LYC.

This letter may not be released or distributed in the United States. This letter does not constitute an offer to sell, or the solicitation of an offer to buy, any securities in the United States or in any other jurisdiction in which such an offer would be illegal. Neither the Entitlements nor the New Shares have been or will be registered under the U.S. Securities Act of 1933, as amended (the "**U.S. Securities Act**"), or the securities laws of any state or other jurisdiction of the United States. Accordingly, the entitlements may not be exercised or taken up by, and the New Shares may not be offered or sold, directly or indirectly, to, any person in the United States or who is acting for the account or benefit of a person in the United States, except in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act and applicable securities laws of any state or other jurisdiction of the United States. The Entitlements and the New Shares to be offered and sold in the Retail Entitlement Offer may only be offered and sold outside the United States in "offshore transactions" (as defined in Regulation S under the U.S. Securities Act) in reliance on Regulation S under the U.S. Securities Act.

The provision of this document is not, and should not be considered as, financial product advice. The information in this document is general information only, and does not take into account your individual objectives, taxation position, financial situation or needs. If you are unsure of your position, please contact your accountant, tax advisor, stockbroker or other professional advisor.

