Unification of BHP’s Dual Listed Company (DLC) structure

A video presentation by BHP CEO, Mike Henry, on the rationale and benefits of unification is available on BHP’s website at:
https://www.bhp.com/investors/presentations-events/presentations-and-briefings

A copy of the presentation is attached.

Further information on BHP can be found at: bhp.com
Unification of BHP’s DLC structure

December 2021
Disclaimer

The information in this presentation is current as at 2 December 2021. It is in summary form and is not necessarily complete. Further information regarding unification (including a detailed timetable and more information on the advantages, disadvantages and risks associated with unification) will be provided to BHP shareholders in a Shareholder Circular and UK Prospectus.

Forward-looking statements

This presentation contains forward-looking statements, including statements regarding: plans, strategies and objectives of management; approval of certain projects and consummation of certain transactions; unification, including but not limited to, the perceived benefits of unification and expectations around the financial impact of unification on the BHP Group; future performance and future opportunities; provisions and contingent liabilities; and tax and regulatory developments or approvals. Forward-looking statements may be identified by the use of terminology, including, but not limited to, ‘intend’, ‘aim’, ‘project’, ‘anticipate’, ‘estimate’, ‘plan’, ‘believe’, ‘expect’, ‘may’, ‘should’, ‘will’, ‘would’, ‘continue’, ‘annualised’ or similar words. These statements discuss future expectations concerning the results of assets or financial conditions, or provide other forward-looking information.

The forward-looking statements are based on the information available as at the date of this presentation and/or the date of the Group’s planning processes or scenario analysis processes. There are inherent limitations with scenario analysis and it is difficult to predict which, if any, of the scenarios might eventuate. Scenarios do not constitute definitive outcomes for us. Scenario analysis relies on assumptions that may or may not be, or prove to be, correct and may or may not eventuate, and scenarios may be impacted by additional factors to the assumptions disclosed.

Additionally, forward-looking statements in this release are not guarantees or predictions of future performance or outcomes, and involve known and unknown risks, uncertainties and other factors, many of which are beyond our control, and which may cause actual results or outcomes to differ materially from those expressed in the statements contained in this release. BHP cautions against reliance on any forward-looking statements or guidance, particularly in light of the current economic climate and the significant volatility, uncertainty and disruption arising in connection with COVID-19.

Except as required by applicable regulations or by law, BHP does not undertake to publicly update or review any forward-looking statements, whether as a result of new information or future events. Past performance cannot be relied on as a guide to future performance.

For further information concerning risks associated with Unification, please refer to the risk factors to be disclosed in the Shareholder Circular.

Alternative performance measures

We use various alternative performance measures to reflect our underlying performance. For further information please refer to alternative performance measures set out on pages 62 - 77 of the BHP Results for the year ended 30 June 2021.

No offer of securities

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Notice to US investors

The securities to be issued by Limited in connection with Unification have not been, and will not be, registered under the US Securities Act of 1933, as amended (the “US Securities Act”), or the securities laws of any state or other jurisdiction of the United States. Any securities to be issued if Unification is completed are anticipated to be issued in reliance on the exemption from the registration requirements of the US Securities Act provided by Section 3(a)(10) thereof on the basis of the approval of the High Court of Justice in England and Wales.
Unification is in best interests of BHP shareholders

The Board unanimously recommends shareholders vote in favour

Unification of Dual Listed Company structure

- Plc shareholders entitled to receive one Limited share for each Plc share they own
- Unification will be implemented by way of a UK scheme of arrangement whereby BHP Limited will acquire all shares in BHP Plc
- Subject to shareholder approval, UK court sanction and remaining regulatory approvals

Next steps

- Shareholder documentation, including an Independent Expert Report, will be available via the BHP website on or around 8 December 2021
- Plc and Limited shareholder Meetings expected to be held 20 January 2022
- If all conditions to unification are satisfied, completion is expected on 31 January 2022

BHP Group structure immediately after Unification

Unified BHP shareholders

Comprising pre-Unification Plc shareholders and Limited shareholders

BHP assets

- Listing on ASX
- Standard listing on LSE
- Secondary listing on JSE
- NYSE listed ADR program
Setting up BHP for the future

Unification will create a more simple, more agile BHP with greater strategic flexibility

**Simplification**
A natural extension of initiatives on our portfolio, makes BHP more efficient

**Streamlined dividend arrangements**
Dividends will continue to be paid in shareholders’ local currency but Limited will no longer have to make dividend payments to Plc

**Strategic flexibility**
Improves BHP’s flexibility to continue to reshape its portfolio, such as the merger of BHP Petroleum with Woodside

**A single global share price**
BHP shares traded on the ASX, LSE and JSE would be interchangeable without the historical price differential between Limited and Plc shares. The ASX has historically traded on higher valuation multiples than the LSE
### Shareholders can continue to invest on existing exchanges

**No change to dividend policy, dividend currency or commitment to retail shareholder engagement**

| Retail investors in **Limited** | ✓ Position does not change  
|                               | ✓ BHP’s ability to fully frank dividends will remain unchanged |
| Retail investors in **Plc**     | ✓ Continue to be able to buy/sell BHP shares on the LSE⁴ and JSE  
|                               | ✓ UK and South African shareholders can continue to receive their dividends in pounds or rand respectively  
|                               | ✓ Continue to be able to vote on shareholder resolutions and participate in AGMs⁵ |
| Retail investors that own **US ADSs** | ✓ No change to Limited ADS holders  
|                               | ✓ Plc ADS holders will receive new Limited ADSs on a 1-1 basis in the same way they hold their existing Plc ADSs |
Right time to unify

Payments from Limited to Plc to fund dividends have increased, consuming franking credits. Unification costs have fallen.

Reduction in Plc earnings contribution (% Underlying EBIT)  

<table>
<thead>
<tr>
<th></th>
<th>FY01</th>
<th>FY21</th>
</tr>
</thead>
<tbody>
<tr>
<td>Before</td>
<td>50</td>
<td>25</td>
</tr>
<tr>
<td>Now</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Substantial growth in BHP Group dividends (US$ billion)  

<table>
<thead>
<tr>
<th></th>
<th>FY01</th>
<th>FY21</th>
</tr>
</thead>
<tbody>
<tr>
<td>Before</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>Now</td>
<td>18</td>
<td></td>
</tr>
</tbody>
</table>

Significant reduction in Unification costs (US$ billion)  

<table>
<thead>
<tr>
<th></th>
<th>Before</th>
<th>Now</th>
</tr>
</thead>
<tbody>
<tr>
<td>~US$1.2 billion reduction</td>
<td>US$350-450m</td>
<td></td>
</tr>
</tbody>
</table>
BHP’s strong fundamentals are unchanged

Our investment proposition will continue to grow shareholder value and sustainable returns

Unification of BHP’s DLC structure
December 2021
1. Slide 3: Includes pre-Unification holders of Plc ADSs and Limited ADSs, representing shares of Plc and Limited respectively.
2. Slide 4: Shareholders will continue to have dividends paid in the currency they have elected prior to Unification.
3. Slide 4: There are not expected to be any material differences in the respective share prices on each exchange when adjusted for currency differences.
4. Slide 5: UK shareholders who hold their shares as nominees or through investment funds should speak directly to their ISA manager or fund manager respectively, to assess the implications.
5. Slide 5: The manner in which, and extent to which, shareholders can attend and vote at the AGM will depend on the way in which they hold their Limited shares following unification.
7. Slide 6: FY21 represents reported Underlying EBIT contribution from assets held under BHP Group Plc, where these are individually reported in the asset tables, as a percentage of Underlying EBIT for the Group (excluding Underlying EBITDA from third party products, inter-company, statutory adjustments or group and unallocated).
8. Slide 6: Reduction in transaction costs is predominantly due to the restructure of BHP Billiton Marketing Asia following settlement of the transfer pricing dispute with the ATO and the recently updated assessment of the likelihood of recovering NSWEC associated tax losses.


## Unification overview, timeline and approvals

### Indicative key dates

<table>
<thead>
<tr>
<th>Date</th>
<th>Events</th>
</tr>
</thead>
<tbody>
<tr>
<td>On or around 8 December 2021 (UK time)</td>
<td>- Publication of the Shareholder Circular, (including Independent Expert Report and notice of meetings), Prospectus and JSE Pre-Listing announcement, via BHP’s website</td>
</tr>
<tr>
<td>20 January 2022</td>
<td>- Limited General Meeting</td>
</tr>
<tr>
<td>31 January 2022</td>
<td>- Target completion date</td>
</tr>
</tbody>
</table>

### Outstanding approvals

- Approval of Unification at both Plc and Limited shareholder meetings
- Court sanction of the UK scheme of arrangement
- Approval of the National Treasury of South Africa and an outstanding competition regulatory clearance

### Implementation

- Unification will be implemented by way of a UK scheme of arrangement whereby BHP Group Limited will acquire all shares in BHP Group Plc
- Plc shareholders will be entitled to receive one new Limited share in exchange for each Plc share they own
- Implementation requires both Limited and Plc shareholder support
  - special resolutions requiring approval by at least 75% of votes cast by Limited and Plc shareholders
  - Plc UK scheme of arrangement requires approval by both a simple majority by number of Plc shareholders voting and Plc shareholders representing 75% of the votes cast

### Ownership

- Limited and existing Plc shareholders would have equivalent economic and voting interests in BHP post unification as they do under the current DLC structure

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1. The nature of the tradeable interest will differ in each jurisdiction.

Unification of BHP’s DLC structure

December 2021
Unification impact on corporate structure

Unification will be implemented by way of UK scheme of arrangement, whereby BHP Group Limited will acquire BHP Group Plc

Current Structure

<table>
<thead>
<tr>
<th>Ltd Shareholders</th>
<th>Plc Shareholders</th>
</tr>
</thead>
<tbody>
<tr>
<td>~58% combined shares</td>
<td>~42% combined shares</td>
</tr>
<tr>
<td>BHP Ltd</td>
<td>BHP Plc</td>
</tr>
<tr>
<td>ASX primary listing; NYSE Level II ADR</td>
<td>LSE primary listing; JSE secondary listing; NYSE Level II ADR</td>
</tr>
<tr>
<td>Ltd Operations</td>
<td>Plc Operations</td>
</tr>
<tr>
<td>Assets</td>
<td>Assets</td>
</tr>
<tr>
<td>• WAIO</td>
<td>• Pampa Norte</td>
</tr>
<tr>
<td>• Escondida</td>
<td>• NSWEC^2</td>
</tr>
<tr>
<td>• Olympic Dam</td>
<td>• Cerrejón^1</td>
</tr>
<tr>
<td>• BMA</td>
<td>• Antamina</td>
</tr>
<tr>
<td>DLC Sharing Agreement</td>
<td></td>
</tr>
</tbody>
</table>

Proposed Structure

<table>
<thead>
<tr>
<th>Ltd &amp; Plc Shareholders</th>
<th>Ltd &amp; Plc Operations</th>
</tr>
</thead>
<tbody>
<tr>
<td>BHP Ltd</td>
<td>BHP Ltd</td>
</tr>
<tr>
<td>ASX primary listing; NYSE Level II ADR</td>
<td>LSE primary listing; JSE secondary listing; NYSE Level II ADR</td>
</tr>
</tbody>
</table>

1. BHP has signed agreements to divest its 33.3 per cent interest in Cerrejón and 80% interest in BMC, and separate its Petroleum business.
2. The review process for NSWEC is progressing, in line with the two-year timeframe announced in August 2020. BHP remains open to all options and continues consultation with relevant stakeholders.

Unification of BHP’s DLC structure
December 2021
Unification will eliminate DLC dividend arrangements

Limited is currently funding the majority of Plc dividends given recent portfolio changes and growth in dividends

- Under the DLC Structure, Limited and Plc are required to pay the same per share cash dividends to their shareholders
- Historically, both Limited and Plc were able to fully fund dividends from their own earnings
- However, in recent years, with the reduction in Plc’s earnings and the growth in BHP’s dividends, significant dividend payments have been made from Limited to Plc via the DLC Dividend Share (“DDS”)
- Existing DLC structure expected to require ongoing dividend payments from Limited to Plc resulting in increased consumption of franking credits
  - Any dividends paid from Limited to Plc must be franked to the same extent as dividends on Limited shares, meaning that should the DLC structure continue, Limited would be expected to continue to pay a material quantum of fully franked dividends to Plc
  - Plc cannot use those franking credits, nor can it distribute them to its shareholders
- Unification will remove the DLC-related dividend arrangements and result in all BHP dividends (and associated franking credits) being paid directly to all BHP shareholders

1. FY01 represents Plc’s share of Profit from ordinary activities before income tax, sourced from the Proforma Consolidated Statement of Financial Performance for FY01. Excludes allocation of Proforma adjustments.
2. FY21 represents reported Underlying EBIT contribution from assets held under BHP Group Plc, where these are individually reported in the asset tables, as a percentage of Underlying EBIT for the Group (excluding Underlying EBITDA from third-party products, inter-company, statutory adjustments or group and unallocated).
Unification will not change ability to fully frank dividends

Unification eliminates DLC Dividend arrangements, enables all dividends and franking credits to be paid directly to shareholders

Franking credit (FC) balance and significant generation of credits from strong operations will sustain franked returns
(US$ billion, franking credit balance¹)

Unification prior to BHP Petroleum merger with Woodside allows more franking credits to be directly distributed to Limited shareholders
(US$ billion, franking credit movement from Woodside merger²)

1. All balances have been translated using an exchange rate of AUD/USD 0.75.
2. Based on Woodside share price as at 26 November 2021.

Unification of BHP’s DLC structure
December 2021
A single global share price

The ASX has historically traded on higher valuation multiples than the LSE

ASX P/E multiples have consistently traded at a premium over the FTSE\textsuperscript{1,2}

<table>
<thead>
<tr>
<th></th>
<th>BHP 10 year average P/E</th>
<th>10 year average</th>
<th>5 year average</th>
<th>3 year average</th>
<th>1 year average</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 year average</td>
<td>17.2 x</td>
<td>16.2 x</td>
<td>17.4 x</td>
<td>18.3 x</td>
<td>19.2 x</td>
</tr>
<tr>
<td>5 year average</td>
<td>15.2 x</td>
<td>14.2 x</td>
<td>14.6 x</td>
<td>14.6 x</td>
<td>14.4 x</td>
</tr>
<tr>
<td>3 year average</td>
<td>14.2 x</td>
<td>14.2 x</td>
<td>14.6 x</td>
<td>14.6 x</td>
<td>14.4 x</td>
</tr>
<tr>
<td>1 year average</td>
<td>14.4 x</td>
<td>14.4 x</td>
<td>14.6 x</td>
<td>14.6 x</td>
<td>14.4 x</td>
</tr>
</tbody>
</table>

1. There are a number of potential explanations for the differential, including market differences, differences in the profiles of index constituents and the fact that dividends on many Australian shares carry franking credits.

Unification of BHP’s DLC structure

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Offsetting index flows

Increased weighting on the ASX will likely create demand for Limited shares mitigating the removal from other indices

- The expected increase in BHP’s S&P/ASX indices weighting and removal from FTSE UK Index Series may result in increased trading in BHP shares in the short term
- Unification is expected to result in index related buying and selling that will offset to some extent
  - Currently ~15% of Plc’s share register and ~20% of Limited’s share register are held by passive index funds
- The number of Limited shares on the ASX will increase by ~72% as 2.1 billion of Plc shares are exchanged for Limited shares which will result in an increased weighting in the S&P/ASX 200 index
- Significant liquidity in BHP’s shares and the ASX will assist in the absorption of temporarily heightened flows

1. Estimated based on BHP’s shareholder register as at 29 October 2021.
High standards of governance maintained

BHP will remain committed to maintaining high standards of corporate governance

Impact of Unification

• The BHP Board’s approach to corporate governance matters will be broadly consistent with the current approach.
• Post-Unification, while BHP will no longer be required to comply or explain non-compliance with the UK Corporate Governance Code, BHP will remain subject to:
  – the ASX Listing Rules, Corporate Governance Council Principles and Recommendations and the Corporations Act
  – the UK Listing Regime for Standard Listings
  – the US Exchange Act, the US Sarbanes-Oxley Act and NYSE listing standards applicable to it as a foreign private issuer

Best practice protections

• BHP shareholders will be afforded a number of protections by law as noted above, including relating to (but not limited to):
  ✓ Restrictions on non-pro rata issues of new shares
  ✓ Capital management – capital reductions and share buy-backs
  ✓ Directors remuneration
  ✓ Transactions involving directors and other related parties
  ✓ Takeovers
  ✓ Significant changes in nature or scale of activities
  ✓ Disclosure of substantial shareholdings
  ✓ Protection of minority shareholders

• BHP also intends to take further voluntary actions to maintain its high standards of corporate governance, such as committing to hold annual re-elections of all Non-Executive Directors