### Investor Presentation

Peak to be acquired by Shenghe following a Non-Renounceable Entitlement Offer

15 May 2025





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# **Transaction overview**<sup>1</sup>

### Peak to be acquired by Shenghe via a Scheme following a A\$7.5m equity raise

Shenghe acquisition of Peak	<ul> <li>Shenghe to acquire 100% of Peak via a scheme of arrangement ("Scheme")<sup>2</sup></li> <li>Under the Scheme, Shenghe has agreed to pay A\$150.5m plus an amount equal to the funds raised (before costs) under a ~A\$7.5m Entitlement Offer<sup>3</sup></li> <li>If the full A\$7.5m is raised and the Scheme is implemented, Peak shareholders will receive ~A\$0.359 per Peak share<sup>4</sup> in cash, representing a significant and attractive premium of: <ul> <li>199% to Peak's last closing share price of A\$0.12 per share on 9 May 2025, being the last day on which Peak shares traded prior to announcing the Scheme</li> <li>160% to Peak's 20-day volume-weighted average price of A\$0.138 per share as at 9 May 2025</li> </ul> </li> <li>Scheme is subject to approval by Peak shareholders and a number of other conditions including Tanzania and Chinese regulatory approvals</li> </ul>	
Equity raise to support Peak and the transaction	<ul> <li>Prior to implementation of the Scheme, Peak will undertake a non-underwritten, pro-rata non-renounceable entitlement offer to raise up to ~A\$7.5m ("Entitlement Offer")</li> <li>Funding to progress land compensation and other costs at the Ngualla Project, working capital requirements and transaction costs</li> <li>Intended to ensure sufficient funding through the Scheme implementation period (in conjunction with existing cash and the proceeds from the intended sale of Peak's non-core Teesside site)</li> </ul>	
Indicative transaction timeline	O SCHEITIE DUUKIEL EXDECLEU LU DE SEHL LU FEUK SHUTEHUIUEIS III AUUUSI 2025	



1. Refer to Peak's announcement lodged with the ASX on 15 May 2025 titled: 'Peak to be acquired by Shenghe following a Non-Renounceable Entitlement Offer'

2. Shenghe Resources Holding Co., Limited ("Shenghe") to acquire Peak via its wholly owned subsidiary, Ganzhou Chenguang Rare Earths New Material Co. Ltd. ("Chenguang")

3. As the Entitlement Offer is not underwritten, there is no certainty regarding the amount of funds that will be raised

4. The minimum Scheme Consideration per share is A\$0.3589. Based on fully diluted Shares outstanding of 440,111,934, which is comprised of 352,116,612 Shares on issue (undiluted) as at the date of this presentation, 74,920,432 new shares issued under the Entitlement Offer (assuming the full amount of A\$7.5 million (before costs) is raised pursuant to the Entitlement Offer) and 13,074,890 shares issued on conversion of existing Peak performance rights

4

# **Background to the Scheme**

Peak and Shenghe have discontinued the previously announced non-binding NGUK Transaction<sup>1</sup>, with the Scheme offering a superior valuation for Peak shareholders

### **NGUK Transaction (discontinued)**



#### Valuation

Involved Shenghe investing ~A\$96m in Ngualla Group UK Limited ("NGUK") for a 50% interest



#### Funding

Balance of total development cost for Ngualla Project was to be funded via a Shenghe arranged debt facility



#### **Project construction and development**

Shenghe was to provide a project EPCM, EPC or EPS execution package



#### **Policy developments**

Recent geopolitical and regulatory developments have increased the risks of successfully establishing an incorporated joint venture between the parties



### Shenghe acquisition of Peak



#### Significant premium

Consideration of ~A\$0.359 per Peak share<sup>2</sup> represents an attractive premium of 199% to Peak's last closing price of A\$0.12 per share on 9 May 2025



#### Superior outcome compared to the NGUK transaction The Scheme values Peak at A\$150.5m (pre-Entitlement Offer) compared to the NGUK Transaction<sup>2</sup>, which valued Peak's interest in the Ngualla Project at A\$96m



#### **Risk-weighted value for Peak shareholders**

Risk of obtaining necessary regulatory approvals expected to be reduced, with the potential for shareholders to realise an attractive price today and avoid potential development risks



#### Key Tanzanian stakeholder support

Transaction is strongly supported by the Government of Tanzania



1. Refer to Peak's announcement lodged with the ASX on 24 July 2024 titled: 'Signed Term Sheet with Shenghe for A\$96m Investment and Fully Funded Project Solution for Ngualla' 2. Based on fully diluted Shares outstanding of 440,111,934, which is comprised of 352,116,612 Shares on issue (undiluted) as at the date of this presentation, 74,920,432 new shares issued under the Entitlement Offer (assuming the full amount of A\$7.5 million (before costs) is raised pursuant to the Entitlement Offer) and 13,074,890 shares issued on conversion of existing Peak performance rights

# Shenghe is well credentialled with a proven track-record in Tanzania and rare earths

Shenghe is strongly committed to Tanzania and has the technical and financial capabilities to fast-track the Ngualla Project

盛和资源 **Nyati Mineral Sands Shenghe overview** Since acquiring the Nyati Mineral Sands portfolio in Tanzania from Peak's largest shareholder with ~19.86% shareholding<sup>1</sup> Strandline in May 2024, Shenghe has: • Commenced operations at the Fungoni Project Shanghai listed non-SOE with ~US\$2.9b market capitalisation • Nearly completed the resettlement valuation for the Tajiri Largest importer of rare earth concentrate into China Project Internationally recognised expertise in mining and processing bastnaesite rare earth mineralisation Strong support from the Tanzanian Government Shenghe overseas investments include "The Government of Tanzania is very appreciative of the efforts of Peak and Shenghe in progressing a transaction that will support the expedited development of the world-class Ngualla Project" energy transition **MP** MATERIALS Tanzanian Minister for Minerals, Hon. Anthony Mavunde (May 2025) 8.4% holding 8.4% holding 84% Peak VREX 19.86% holding 100% holding 10.0% holding



# **Key Scheme details**

1	Transaction structure & consideration	<ul> <li>Under the Scheme Implementation Deed ("SID"), Shenghe to acquire 100% of Peak at an equity valuation of A\$150.5 million plus an amount equal to the funds raised (before costs) under a ~A\$7.5 million Entitlement Offer<sup>1</sup></li> <li>If the full A\$7.5m is raised and the Scheme is implemented, this will imply a cash consideration of ~A\$0.359 per Peak share ("Scheme Consideration") on a fully diluted basis post Entitlement Offer (assuming the Entitlement Offer is fully subscribed)<sup>2</sup></li> <li>Completion of the Scheme is subject to several conditions, including Peak shareholder approval and Tanzanian and Chinese regulatory approvals (see next slide for more details)</li> </ul>
2	Peak Board support	<ul> <li>The Scheme has been unanimously recommended by the Peak Board<sup>3</sup>, in the absence of a superior proposal and subject to an independent expert concluding (and continuing to conclude) that the Scheme is in the best interests of Peak shareholders</li> <li>Subject to the above qualifications, each member of the Peak Board<sup>3</sup> intends to vote, or cause to be voted, all Peak shares held or controlled by them in favour of the Scheme</li> </ul>
3	Deal protection	<ul> <li>The SID contains customary exclusivity obligations for Peak, including no shop, no talk and no due diligence restrictions, notification obligations, provision of information and a matching right for Shenghe in the event that any superior proposal emerges for Peak</li> <li>A break fee of A\$1.55m may be required to be paid by Peak to Shenghe (or Shenghe to Peak) in certain circumstances</li> </ul>
4	Placement option	<ul> <li>If the SID is terminated because the Chinese regulatory approval condition precedent has not been satisfied, then Shenghe Singapore must (at Peak's election), subscribe for A\$1.55m worth of Peak shares at a 20% discount to the Scheme Consideration per Share</li> <li>If required, Peak will obtain shareholder approval for any such placement to Shenghe Singapore</li> </ul>



<sup>1.</sup> As the Entitlement Offer is not underwritten, there is no certainty regarding the amount of funds that will be raised

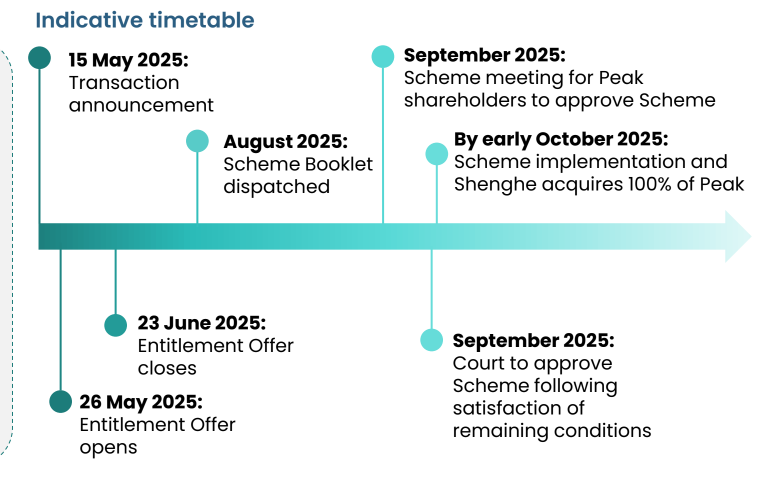
2. Based on fully diluted Shares outstanding of 440,111,934, which is comprised of 352,116,612 Shares on issue (undiluted) as at the date of this presentation, 74,920,432 new shares issued under the Entitlement Offer (assuming the full amount of A\$7.5 million (before costs) is raised pursuant to the Entitlement Offer) and 13,074,890 shares issued on conversion of existing Peak performance rights 3. Excluding Non-Executive Director Shasha Lu, Managing Director of Shenghe Resources Overseas Development

# Scheme conditions and timing

# The proposed Scheme is targeted to complete by early October, subject to the timing of conditions being satisfied

### Scheme conditions

- Peak shareholder approval
- Approval by the Tanzania Fair Competition Commission and any approvals required from the Mining Commission
- Confirmation from the Mining Commission that the Ngualla Project Special Mining Licence is valid and there are no outstanding default notices
- $_{\circ}~$  Chinese regulatory approvals
- No restraint of the Scheme by a government agency, no prescribed occurrences, no material adverse changes and no material breach of warranties
- The independent expert concluding (and continuing to conclude) that the Scheme is in the best interests of Peak shareholders
- Requisite Australian court approvals





# **Entitlement Offer summary**

### Peak launches a A\$7.5m Non-Underwritten Non-Renounceable Entitlement Offer

Offer size & structure	<ul> <li>Prior to the Scheme, Peak will undertake a non-underwritten, pro rata non-renounceable entitlement offer to eligible shareholders to subscribe for one (1) new share for every 4.70 shares held at an offer price of A\$0.10 per share to raise up to approximately A\$7.5m (before costs)</li> <li>Shenghe has committed to take up its 19.86% pro rata share of the Entitlement Offer, which represents a commitment of ~A\$1.49m</li> <li>Eligible shareholders will be able to apply for additional shares (that are not applied for by other Eligible Shareholders) under a Top-Up Facility<sup>1</sup></li> <li>Any residual shares not applied for by eligible shareholders may be placed under a Shortfall Facility at the offer price<sup>2</sup></li> </ul>		
Offer price	<ul> <li>Offer price of A\$0.10 per new share, represents:         <ul> <li>14.2% discount to TERP of A\$0.116 per share based on last closing price on 9 May 2025 of A\$0.12 per share<sup>3</sup></li> <li>16.7% discount to the last closing price of A\$0.12 per share</li> <li>72.1% discount to the minimum Scheme Consideration per Share of ~A\$0.359</li> </ul> </li> </ul>		
Use of proceeds	<ul> <li>Proceeds from the Entitlement Offer will be used to:         <ul> <li>Progress development activities at the Ngualla Project (including land compensation payments)</li> <li>Fund working capital requirements and transaction costs</li> </ul> </li> </ul>		
Key risks investing under the Entitlement Offer	<ul> <li>The Entitlement Offer is not conditional on the Scheme and will proceed irrespective of whether or not the Scheme successfully completes</li> <li>If a condition precedent to the Scheme, including receipt of Chinese regulatory approvals, is not satisfied then the Scheme may not be able to be successfully implemented</li> <li>If the Entitlement Offer is materially undersubscribed or if Peak fails to divest its Teesside site for an acceptable sum, Peak may not have sufficient funds to fund its activities either for the Scheme implementation period or thereafter should the Scheme not proceed<sup>4</sup></li> </ul>		
1. Under the Entitlement Offer, eligible shareholders (other than Peak directors and any other person to whom ASX Listing Rule 10.11 applies) who take up their entitlement in full will also be able to apply for additional new			

shares in excess of their entitlement under a Top-Up Facility. Any new shares not applied for by eligible shareholders under the tentitlement will be included in the Top-Up Facility. 2. The Pack directors reserve the right subject to the requirements of the ASY listing Pulse and the Constraints Act to place any chartfall of new shares under the Entitlement.

2. The Peak directors reserve the right, subject to the requirements of the ASX Listing Rules and the Corporations Act, to place any shortfall of new shares under the Entitlement Offer (after application of the Top-Up Facility) ("**Shortfall Shares**") at their discretion within three months after the Entitlement Offer closing date (in accordance with ASX Listing Rule 7.2 (Exception 3)). Such Shortfall Shares will be offered at the same price as shares under the Entitlement Offer



3. The TERP is the theoretical price at which Shares should trade immediately after the ex-date for the Entitlement Offer. TERP is a theoretical calculation only and the actual price at which Shares trade immediately after the ex-date for the Entitlement Offer. TERP is a theoretical calculation only and the actual price at which Shares trade immediately after **9** the ex-date for the Entitlement Offer will depend on many factors and may not equate to TERP. TERP is calculated by reference to Peak's closing price of A\$0.12 on 9 May 2025. The TERP calculation includes new shares issued under the Entitlement Offer (assuming full subscription)

4. In such circumstances, Peak may need to pursue an alternate capital raising, which could further dilute shareholders and may result in the Scheme's termination. An alternate funding option may not be successful

# **Teesside update**

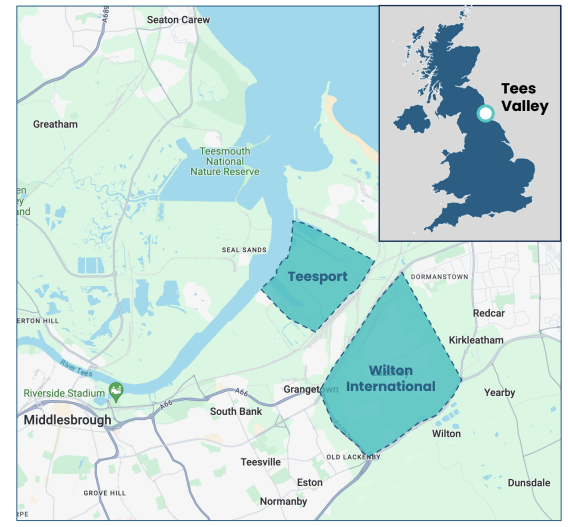
### Peak is progressing advanced negotiations with respect to a sale of Teesside

#### Teesside ... key attractions

- I9ha site sitting within Wilton International industrial zone in Tees
   Valley (UK)
- ✓ Within 3km of Teesport deepwater port 3<sup>rd</sup> largest in UK by volume
- ✓ Over-the-fence power, air supply and water treatment facilities
- "Freeport" status tax, planning and customs benefits

#### **Current status**

- A sales process over Peak's non-core 49-acre Teesside site is well advanced
- Peak is hopeful of completing a near-term sale
- Sale proceeds to be used to support Peak's working capital requirements and contribute towards Scheme transaction costs





# **Entitlement Offer - Sources and Uses**

# Peak requires an interim funding solution to continue the company's progress at Ngualla and cover transaction costs through to Scheme implementation

### Peak funding requirements

- Entitlement Offer is being launched to provide an interim funding solution to Peak whilst the Scheme is implemented
- Funds from the Entitlement Offer and the intended sale of Teesside to be used to support the following:
  - Continuing to progress the Ngualla Project (including land compensation payments)
  - ✓ General working capital requirements
  - Transaction costs associated with the Scheme and Entitlement Offer
- If Peak is unable to divest its non-core Teesside site for sufficient proceeds it may need to pursue an alternate capital raising, which may:
  - o result in the termination of the Scheme; and
  - o place the Company's future funding capacity at risk

### **Illustrative Sources and Uses**

Source of Funds	A\$m
Entitlement Offer proceeds <sup>1</sup>	7.5
Existing Cash on Hand <sup>2</sup>	6.2
Teesside sale (indicative proceeds) <sup>3</sup>	5.0-6.0
Total Sources	18.7-19.7

Uses of funds	A\$m
Ngualla project costs (incl. land compensation)	7.3
Scheme contingent transaction costs <sup>4</sup>	3.8
Other transaction and Entitlement Offer costs	1.3
Working capital <sup>5</sup>	6.3-7.3
Total Uses	18.7-19.7

11

1. Proceeds from the Entitlement Offer are presented on a maximum subscription basis. However, as the Entitlement Offer is not underwritten, there is no certainty regarding the amount of funds that will be raised. If the proceeds from the Entitlement Offer are less than is required to meet the Company's proposed use of proceeds, the Company may review its proposed use of proceeds and consider alternative funding options. There is no guarantee that Peak would be successful in obtaining alternative funding options 2. Cash and cash equivalents as at 31 March 2025



3. There is no certainty that the Teesside sale will proceed and that Peak will receive the expected proceeds. If the expected proceeds from the sale of Teesside are not received, the Company may not have sufficient funds to pay the Scheme transaction completion costs

THS 5. The working capital estimate is from 31 March 2025

### Indicative timetable for the Entitlement Offer and Scheme

### Target transaction implementation by October 2025

	Date <sup>1</sup>
Entitlement Offer booklet dispatched and Entitlement offer opens	26 May 2025
Entitlement Offer closes	23 June 2025
First Court Date	Late July / Early August 2025
Distribute Scheme Booklet to Peak Shareholders	Early August 2025
Scheme Meeting	Early September 2025
Second Court Date for approval of the Scheme	Late September 2025
Effective Date	Late Sept / Early Oct 2025
Scheme Record Date	Late Sept / Early Oct 2025
Implementation Date	Late Sept / Early Oct 2025



1. This timetable is indicative only and subject to change without notice. Peak reserves the right to extend the Entitlement Offer closing date, to accept late applications under the Entitlement Offer, withdraw the Entitlement Offer or vary the timetable for the Entitlement Offer at any time before the issue of the relevant securities without notice, subject to the ASX Listing Rules, the Corporations Act and other applicable laws. The commencement of trading and quotation of new shares is subject to ASX confirmation. The Company gives no assurance that such quotation will be granted

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