



COURT HEARING

Aurelia Metals Limited ("**Aurelia**" or the "**Company**") advises that on Wednesday 4 November and Thursday 5 November 2015, the Supreme Court of New South Wales heard the application by Aurelia, and its subsidiary companies Hera Resources Pty Ltd and Nymagee Resources Pty Ltd seeking orders to finally terminate the voluntary administration and confirm that Aurelia and subsidiary companies Hera Resources Pty Ltd and Nymagee Resources Pty Ltd were not in breach of the Financing Arrangements with Glencore by being insolvent.

The Court reserved judgment and stated it will try to deliver its judgment as soon as possible.

Whilst the judgment is reserved, Aurelia has the benefit of injunction orders which effectively has suspended Glencore's attempt to appoint voluntary administrators and thus can, subject to the terms of those orders, continue to conduct its operations.

The Company will notify the ASX when judgment is to be handed down once known.