

NIUMINCO GROUP LIMITED ABN 44 009 163 919

2013 Renounceable Rights Issue Offer Document

For

A renounceable pro rata partially committed offer of New Shares at an issue price of \$0.03 each on the basis of one New Share for every three Shares held on the Record Date to raise a minimum of \$1,250,000 and up to the sum of \$3,057,928.

This document is not a prospectus

It does not contain all of the information that an investor would find in a prospectus or which may be required in order to make an informed investment decision regarding, or about the rights attaching to, the New Shares offered by this document.

This document is important and requires your immediate attention. It should be read in its entirety. If you do not understand its content or are in doubt as to the course you should follow, you should consult your stockbroker or professional adviser without delay.

This Offer opens on 28 February 2013 and closes at 5.00 pm Sydney time on 15 March 2013

Valid acceptances must be received before that time.

Please read the instructions in this document and on the accompanying Entitlement and Acceptance Form regarding the acceptance of your entitlement.

Important Information

been authorised by the Company in connection with the Offer. information or representation not so contained may not be relied on as having connection with the Offer which is not contained in this Offer Document. Any No person is authorised to give any information or to make any representation in

accordance with section 708AA of the Corporations Act. The Offer contained in this Offer Document is being made without disclosure in

Eligibility

the Offer. and Acceptance Form sets out an Eligible Shareholder's entitlement to participate in Applications for New Shares by Eligible Shareholders can only be made on an original Entitlement and Acceptance Form, as sent with this Offer Document. The Entitlement

Investment decisions

advice and does not take into account the investment objectives, financial situation, tax position and particular needs of individual investors. It is important that you read this should obtain their own independent advice and consider the appropriateness of the Entitlement and participate in the Shortfall Facility, in particular Section 1.13. Investors tax position and particular circumstances Offer under this Offer Document having regard to their objectives, financial situation, Offer Document carefully and in full before deciding whether to take up your The information contained in this Offer Document does not constitute financial product

Company nor any other person warrants the future performance of the Company, or any return on any investment made pursuant to this Offer Document. An investment in New Shares offered by this Offer Document should be considered speculative Except as required by law, and only then to the extent so required, neither the

Overseas Shareholders

and observe any such restrictions. Any failure to constitute a violation of applicable securities laws. New Zealand, Papua New Guinea and Singapore may be restricted by law and therefore persons into whose possession this document comes should seek advice on in any jurisdiction other than Australia, New Zealand, Papua New Guinea and action has been taken to permit the offer of New Shares under this Offer Document The distribution of this Offer Document in jurisdictions outside Australia Any failure to comply with these restrictions may

where, This Offer Document does not constitute an offer of New Shares in any jurisdiction or to any person to whom, it would be unlawful to issue this Offer Document.

Papua New Guinea Shareholders

document has not been registered as a prospectus in PNG and no notice of the proposed offer will be submitted to the Registrar of Companies. No other documents are being lodged with the Registrar of Companies or the PNG Securities Commission as an offer of securities to the public in PNG in respect of the proposed offer. The proposed offer is not and should not be construed This document is being distributed only to Shareholders of the Company. This

Singapore Shareholders

Singapore (the "SFA"), or as otherwise pursuant to, and in accordance with the conditions of any other applicable provisions of the SFA. the subject of an invitation for subscription or purchase, whether directly or indirectly, to distributed, nor may the entitlements and New Shares be offered or sold, or be made have not been, and will not be, lodged or registered as a prospectus in Singapore with the Monetary Authority of Singapore. Accordingly, this document and any other persons in Singapore except pursuant to and in accordance with exemptions in or purchase, of entitlements and New Shares, may not be issued, circulated or document or materials in connection with the offer or sale, or invitation for subscription Subdivision (4) Division 1, Part XIII of the Securities and Futures Act, Chapter 289 of This document and any other materials relating to the entitlements and the New Shares

This document has been given to you on the basis that you are (i) an existing holder of the Company's shares, (ii) an "institutional investor" (as defined in the SFA) or (iii) a "relevant person" (as defined in section 275(2) of the SFA). In the event that you are person in Singapore. document immediately. You may not forward or circulate this document to any other not an investor falling within any of the categories set out above, please return this

Shares. As such, investors are advised to acquaint themselves with the SFA provisions relating to resale restrictions in Singapore and comply accordingly. Singapore that may be applicable to investors who acquire entitlements or New Any offer is not made to you with a view to the entitlements or the New Shares being subsequently offered for sale to any other party. There are on-sale restrictions in

Privacy

providing personal information to the Company, directly or via the Share Registry. By filling out the Entitlement and Acceptance Form to apply for New Shares, you are

keeps secure and gives people access to their personal information. The Privacy Act 1988 (Cth) regulates the way the Company collects, uses, disposes

Company collects, holds and uses that personal information in order to process your Application and to administer your shareholding in the Company. The Company is committed to respecting the privacy of your personal information. The

Form, the Company may not be able to process or accept your Application for New If you do not provide the information requested in the Entitlement and Acceptance

providers and to third parties Your personal information may also be provided to the Company's agents or service

a reasonable charge in order to access your personal information. You can request the Company, subject to certain exemptions under the law. You may be required to pay Secretary access to your personal information by telephoning or writing to the Company You have the right to gain access to your personal information held by, or on behalf of,

This Offer Document is dated 19 February2013

TABLE OF CONTENTS

	DEFINED TERMS	ω
	Payment of Application Monies	2.6
	If you do nothing	2.5
	If you wish to transfer all or part of your Rights to another person other than on ASX	2.4
(D	If you wish to sell part of your Rights on ASX and take up the balance	2.3
	If you wish to sell your Rights in full on ASX	2.2
	If you wish to take up your Rights	2.1
	ACTION REQUIRED BY SHAREHOLDERS	2
	Take Up Agreements	1.13
	Risk factors	1.12
	Taxation implications	1.11
	Overseas Shareholders	1.10
	ASX listing	1.9
	Issue and despatch	1.8
	Opening and Closing Dates	1.7
	Ability for Shareholders to Participate in any Shortfall	1.6
	Entitlements and acceptance	1.5
	Timetable	1.4
	Commitments	1.3
	Use of Funds	1.2
	The Offer	1 1
	DETAILS OF THE OFFER	
	CHAIRMAN'S LETTER	
	IMPORTANT INFORMATION	
		Section



Niuminco Group Limited

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19 February 2013

Dear Shareholder

shares on a fully pro-rata renounceable basis. The new shares will be offered at 1 share for every 3 shares held at 3 cents each. This letter forms part of the offer documentation for a partially committed offer of

the sum of \$1,250,000 Completion of the offer is subject to the Company receiving applications to raise

the Company's December 2012 Appendix 5B released to ASX on 31 January 2013 was \$1,216,000. The cash reserves of the Company as at 31 December 2012, as disclosed in

time, given the willingness of certain shareholders to take up their entitlements Accordingly, the directors consider it prudent to raise additional capital at this as set out in the Offer Document.

from time to time in order to replenish its working capital. The directors anticipate that the Company will need to raise additional capital

(Mincor) over the past six months has been summarised in the September and Australian Stock Exchange... December Quarterly Activities Reports which have been issued to the The geological work undertaken by our joint venture partners Mincor PNG Ltd

sampling which is continuing at the present time, with a review of these activities due in the near future At EDIE CREEK Mincor has conducted a drilling program and extensive

well regarded epithermal gold consultant, to review the potential of the Edie In addition during the December quarter Niuminco employed John Nethery, a Creek leases

potential as bulk tonnage deposits, and further investigation of these is currently His report identified a number of bodies as having substantial economic being undertaken.

targets for diamond drilling in the September quarter. to be followed by field programs and an IP survey, with a view to defining copper/gold porphyry system, preparation for camp establishment is underway At BOLOBIP, where Mincor have identified a target of a large mineralised

affairs work will continue for the remainder of this financial year. At MAY RIVER camp and airfield maintenance, social mapping and community

this calendar year and to your continued support. We look forward to further substantial progress on all our PNG tenements over

Yours sincerely,

Niuminco Group Limited

Chairman

1. DETAILS OF THE OFFER

1.1 The Offer

Shares held on the Record Date (the Offer). issue price of \$0.03 each on the basis of one New Share for every three The Company is making a renounceable pro rata offer of New Shares at an

These risks include: with investing in the Company. These risks are set out in Section 1.13. be considered speculative. There are a number of risks associated An investment in New Shares offered by this Offer Document should

- (a) to be discovered on the Company's mining leases; be no assurance that commercial quantities of minerals exist that exploration is a speculative endeavour and that there can
- **b** been subject to political uncertainty and civil unrest; Papua New Guinea is a developing country and at times has
- <u>C</u> on the success of the Company; that mineral prices are volatile and future declines will impact
- (b) developing its projects to production; that the Company's future profitability will depend on
- (e) the necessary funds; capital to carry on its activities and may not be able to raise the Company will in future have requirements for additional
- 3 currently considering alternative strategies to that end drilling and/or other activities may be warranted and is eventuality the Niuminco Board is of the view that further respect to Edie Creek could result in Mincor determining not to proceed with the Edie Creek Joint Venture. Against that the outcome of the drilling or Mincor's assessment of the drilling program and assessed the results. We cannot predict respect to Edie Creek after they have completed the current Mincor have advised they intend to review their position with However, Mincor's review of their position with

As at the date of this Offer Document, the Company had on issue be issued under the Offer. 305,792,770 Shares. A maximum number of 101,930,923 New Shares will

nearest whole New Share Where the determination of the entitlement of any Eligible Shareholder results in a fraction of a New Share, such fraction will be rounded up to the

respect to their interest in the Company. wish to subscribe for some or all of their Rights an opportunity to sell their Rights. The Offer is renounceable. Shareholders who do not exercise their Rights will be diluted with This provides Eligible Shareholders who do not

further New Shares out of any Shortfall. In addition to applying for their Rights, Eligible Shareholders may apply for

price of not less than \$0.03 per share their discretion within three months after the close of the Offer at an issue The Directors of the Company reserve the right to issue the whole or any part of the Shortfall (after the issue of Shares under the Shortfall Facility) at

Acceptance Amount pursuant to the Offer including the \$899,694 through the taken up components of the Offer, before deducting estimated expenses of approximately \$100,000. If the Offer is fully subscribed, or if proceeds of \$3,057,928. any Shortfall is placed in full by the Directors, the Offer will raise gross The Company will raise gross proceeds of a minimum of the Minimum

raise the Minimum Acceptance Amount (see Section 1.4). Completion of the Offer is subject to the Company receiving Applications to

1.2 Financial Position and Use of Funds

The net proceeds of the Offer will be used to enable the Company to continue to pursue its corporate objectives and to replenish its working

The Company undertook a 1 for 2 rights issue closing on 22 August 2012 which raised \$2,628,563, including the sum of \$32,487 subscribed by the underwriters who partially underwrote the issue

director of the Company, Mr David Fuller) and Alan Davis Pty Limited (a owing to Victoria Park Investments Pty Limited (a company controlled by a Of that amount, the sum of \$1,329,332 was applied to partially repay debts company controlled by the Chairman of the Company, Mr Andrew Davis).

fresh funds available to the Company. Accordingly, of the total amount raised, the sum of \$1,702,362 represented

The cash reserves of the Company as at 31 December 2012, as disclosed in the Company's December 2012 Appendix 5B released to ASX on 31 January 2013 was \$1,216,000.

up their entitlements (see Section 1.3). this time, given the willingness of certain shareholders to undertake to take Accordingly, the directors consider it prudent to raise additional capital at

capital from time to time in order to replenish its working capital The directors anticipate that the Company will need to raise additional

1.3 Commitments

raised pursuant to the Offer, the aggregate interest of Victoria Park Investments Pty Limited, Nepean Engineering Superannuation Fund Pty Minimum Acceptance Amount including the taken up amount of \$899,694 is Director of the Company, Mr David Fuller) have agreed to take up their Entitlements under the Offer being 29,989,785 shares. If not more than the Fund Pty Ltd and Wolin Investments Pty Ltd (companies controlled by a Victoria Park Investments Pty Limited, Nepean Engineering Superannuation Company has received commitments to partially take up the Offer.

increase from 29.42% to 34.52%. Limited and Wolin Investments Pty Ltd in the Company's voting shares will

fees or commission payable by the Company in connection with the Take the other party were in each case dealing at arm's length. There are no Document. The Directors consider that the terms and conditions of the Take Up Agreements. Up Agreements are reasonable in the circumstances as if the Company and The Take Up Agreements are summarised in Section 1.14 of this Offer

1.4 Minimum Acceptance Amount

without interest. returned to Shareholders within 5 business days of the Closing Date in Section 1.3) all Application Monies relating to Shares applied for will be If there are insufficient Applications received to raise the Minimum Acceptance Amount (including the take up components of the Offer set out

1.5 Timetable

Offer Document lodged with ASX	19 February 2013
Existing Shares are quoted on a "Ex" basis and Rights trading commences on ASX	21 February 2013
Record Date (date for determining entitlements of Eligible Shareholders to participate in the Offer)	27 February 2013
Offer Document Despatched to Eligible Shareholders (expected date of despatch of Offer Document) Entitlement and Acceptance Forms)	28 February 2013
Opening Date	28 February 2013
Rights trading on ASX ends	7 March 2013
Deferred settlement trading commences	8 March 2013
Closing Date *	15 March 2013
Allotment date **	20 March 2013
Company to notify ASX of undersubscriptions (if any) **	20 March 2013
Dispatch date and deferred settlement trading ends	25 March 2013
Trading commences for New Shares on ASX **	26 March 2013

Should this occur, the extension will have a consequential effect on the anticipated date of issue for the New Shares. * Subject to the Listing Rules, the Directors reserve the right to extend the Closing Date for the Offer at their discretion.

^{**} These dates are indicative only.

1.6 Entitlements and acceptance

Entitlement and Acceptance Form accompanying this Offer Document The entitlement of Eligible Shareholders to participate in the Offer was determined on the Record Date. Your entitlement is shown on the

1.7 Ability for Shareholders to Participate in any Shortfall

specify in the Entitlement and Acceptance Form. including the appropriate Application Monies, apply for such further number of New Shares out of any Shortfall which the Eligible Shareholder may Eligible Shareholders in addition to applying for their Rights may, by completing the relevant box in the Entitlement and Acceptance Form and

following the Closing Date without interest. Shortfall will be returned to the Eligible Shareholder as soon as practicable In the event that there is no Shortfall, the Application Monies relating to the

scaling back, including New Shares allotted or to be allotted, and such Shortfall exceeds the Shortfall, those applications will be scaled back pro rata in proportion to each applicant's shareholding as at the date of such each such Eligible Shareholder. number of New Shares produced from such scaling back will be issued to In the event that applications from Eligible Shareholders to participate in the

as practicable following the Closing Date without interest Shares applied for but not issued will be returned to Shareholders as soon as described in the preceding paragraph, Application Monies relating to In the event of a scaling back of applications to participate in the Shortfall

1.8 Opening and Closing Dates

the Listing Rules Sydney time on the Closing Date, namely 15 March 2013, or such other date as the Directors in their absolute discretion shall determine, subject to The Offer opens on the Opening Date, namely 28 February 2013. The Company will accept Entitlement and Acceptance Forms until 5.00pm The

1.9 Issue and despatch

Document and despatch of holding statements is expected to occur on the dates specified in the timetable set out in Section 1.5 of this Offer The expected dates for issue of New Shares offered by this Offer

receive their holding statements will do so at their own risk. trading in the New Shares. Applicants who sell New Shares before they It is the responsibility of Applicants to determine their allocation prior to

1.10 ASX listing

Shares. If the ASX does not grant quotation to the New Shares, the Monies received pursuant to the Offer. Company will repay, as soon as practicable, without interest, all Application Application will be made to the ASX for the official quotation of the New

.11 Overseas Shareholders

such an offer. in which, or to any person to whom, it would not be lawful to make Form do not, nor are they intended to, constitute an offer in any place This Offer Document and accompanying Entitlement and Acceptance

Ineligible Shareholders, having regard to: The Company is of the view that it is unreasonable to extend the Offer to

- the small number of Ineligible Shareholders;
- the number and value of the New Shares which would be offered to Ineligible Shareholders; and
- the cost of complying with the legal requirements and requirements of the regulatory authorities, in the respective overseas jurisdictions.

Accordingly, the Offer is not being extended to any Shareholder whose registered address is outside Australia, New Zealand, Papua New Guinea an Ineligible Shareholder. Entitlement and Acceptance Form that appears to have been submitted by or Singapore. The Company reserves the right to treat as invalid any

within the United States or to U.S. residents unless they are registered under the U.S. Securities Act or an exemption from the registration required of the U.S. Securities Act is available. registered under the U.S. Securities Act and must not be offered or sold In particular, this Offer Document does not constitute an offer for sale of the New Shares or any Right to a security in the United States or to U.S. The New Shares and Rights have not been, and will not be

this Offer Document, the Offer Document is provided for information to a Shareholder domiciled outside Australia, New Zealand, Papua New Shareholders who are nominees are therefore advised to seek independent advice as how they should proceed. Where the Offer has been dispatched purposes only. prohibits or restricts in any way the making of the offers contemplated by Guinea or Singapore and where the country's securities code or legislation representation that there has been no breach of such regulations. completed Entitlement and Acceptance Form will constitute a breach regulations in the relevant overseas jurisdiction. responsible for ensuring that taking up any Rights under the Offer does not outside Australia, New Zealand, Papua New Guinea or Singapore are Eligible Shareholders holding Shares on behalf of persons who are resident Return of a duly

absolute and sole discretion to determine the timing and the price at which Rights may be sold and the manner of any such sale. Neither the Nominee who will account to the Ineligible Shareholders for the net proceeds of the sale of the Rights (if any). The Nominee will have the for the sale of the Rights which would have been offered to them. The Company will transfer the Rights of the Ineligible Shareholders to the approved by ASIC, as nominee for the Ineligible Shareholders to arrange Company nor the Nominee will be subject to any liability for failure to sell The Company has appointed Bell Potter Securities Limited, which has been

been offered to the Ineligible Shareholders, then the Rights will be allowed of the Nominee, there is no viable market for the Rights or a surplus over the expenses of sale cannot be obtained for the Rights that would have the Rights or to sell them at a particular price. to lapse and they will form part of the Shortfall. If in the reasonable opinion

1.12 Taxation implications

responsibility or liability for any such taxation consequences to you. the taxation consequences of subscribing for New Shares under this Offer Document. The Company, its advisers and its officers do not accept any The Directors do not consider it appropriate to give you advice regarding

subscribing for New Shares under this Offer Document You should consult your professional tax adviser in connection with

1.13 Risk factors

the stock market and risks specific to an investment in Niuminco both on its future performance and the market price at which its Shares Niuminco is subject to a number of risks and other factors that may impact Broadly, these risks can be classified as risks general to investing in

deciding whether to subscribe for New Shares pursuant to this Offer Document in its entirety and consult your professional advisers before Directors strongly recommend you examine the contents of this Offer aware. However, before taking up any Rights or investing in Niuminco, the represents some of the major risk factors of which investors need to be The New Shares issued under this Offer do not carry any guarantee of profitability, dividends or the price at which they will trade on ASX. The Directors consider that the following summary, which is not exhaustive,

- (a) Specific risks relating to Niuminco
- \odot generate income until commercially viable gold deposits are discovered and extracted. licences. As an early stage explorer, the Company will not discovered on the Company's mining leases or exploration assurance that commercial quantities of minerals exist to be Exploration is a speculative endeavour and there can be no
- \equiv Papua New Guinea is a developing country and at times has been subject to political uncertainty and civil unrest.
- \equiv success of the Company. Mineral prices are volatile and future declines will impact on the
- 3 projects to production. The Company's future profitability will depend on developing its
- 3 and undertake such activities will be dependent on the activities to be undertaken. The Company's ability to continue ongoing working capital requirements and for any development exploration activities to be continued over time, to mee The Company will have further capital requirements to enable

terms of such funding. availability of debt and equity funding and the suitability of the

- 3 Joint Venture Agreements may not become unconditional. satisfactory to the Company, in which case the Farmin and approvals will not be granted or may be granted on terms not substantive risk that all necessary licences, permits and administrative rather than substantive nature. Particularly in the approvals which the Directors consider to be of an experienced delays in obtaining certain licences, permits and light of the risks referred to in paragraph (ii) above, there is a necessary licences, permits and approvals. The Company has PNG Mineral Resource Authority with respect to obtaining all The Company has submitted all necessary documents to the
- the Company has no input in the decision making process Under the Farmin and Joint Venture Agreements between the otherwise been proposed by the Company. out in such a manner that is inconsistent with what would have there is a risk that the joint venture operations may be carried such expenditure as it, in its sole discretion, may decide. As carry out the joint venture operations in such manner and incur Company, its subsidiaries and Mincor, Mincor is entitled to
- (<u>|</u> interest in any production areas. sole and exclusive option to acquire Niuminco's remaining below 25% after the exercise of the State's right, Mincor has a disproportionately. Further where Niuminco's interest falls therefore that Niuminco's interest will be reduced project, Mincor's interest will not be reduced. There is a risk right to acquire up to a 30% interest in the mining development Under the terms of the Edie Creek Agreement between the Company and Mincor, in the event that the State exercises its
- $\overline{\mathbb{X}}$ the outcome of the drilling or Mincor's assessment of the drilling program and assessed the results. alternative strategies to that end. activities may be warranted and is currently considering Niuminco Board is of the view that further drilling and/or other with the Edie Creek Joint Venture. to Edie Creek could result in Mincor determining not to proceed respect to Edie Creek after they have completed the current Mincor have advised they intend to review their position with However, Mincor's review of their position with respect Against that eventuality the We cannot predict

financial performance of the Company and the value of its Shares. not specifically referred to above, may in the future materially affect the faced by the Company or its Shareholders. The above factors, and others The above list of risk factors ought not be taken as exhaustive of the risks

(b) General

investment in the Company. Share prices may rise or fall and the price of As with all stock market investments, there are risks associated with an

this Shares may trade below or above the issue price for the New Shares under Offer Document.

include: General factors that may affect the market price of Niuminco Share

- internationally; economic conditions in Australia, Papua New Guinea, and
- the price of commodities, especially gold;
- conditions; investor sentiment and local and international share market
- changes in interest rates and the rate of inflation;
- changes to government regulation, policy or legislation; and
- changes in exchange rates.

1.14 Take Up Agreements

follows: The terms of the Take Up Agreements referred to in Section 1.3 are

- (a) shares in the Company until after the Closing Date of the Rights Issue; The Shareholder agrees not to sell or otherwise dispose of any of its
- 6 entitlement pursuant to the Rights Issue in full; and for under the Offer, the Shareholder agrees to subscribe for its Conditional on the sum of \$350,306 (being the Minimum Acceptance Amount less the total take amount of \$899,694) having been applied
- 0 The Shareholder consents to its agreement being disclosed in this Offer Document

2. ACTION REQUIRED BY SHAREHOLDERS

2.1 If you wish to take up your Rights

(a) Taking up your rights in full or in part

entitlement to New Shares under the Offer. You should complete the form in accordance with the instructions set out on the reverse side of the form. Your personalised Entitlement and Acceptance Form will detail your Entitlement and Acceptance Form mailed to you with this Offer Document. Rights, you must accept the Offer by completing the personalised If you are an Eligible Shareholder and you wish to take up all or part of your

returned to Shareholders within 5 business days of the Closing Date Acceptance Amount (including the take-up components of the Offer set out in Section 1.3) all Application Monies relating to Shares applied for will be without interest. If there are insufficient Applications received to raise the Minimum

(b) Participating in any Shortfall

of any Shortfall. Document and specify the number of Shares that you wish to apply for out personalised Entitlement and Acceptance Form mailed to you with this Offer and participate in any Shortfall you must accept the Offer by completing the If you are an Eligible Shareholder and you wish to take up all of your Rights

or payment must be made via Bpay® following the instructions on your Acceptance Form if you have made payment via Bpay® 5.00pm Sydney time on 15 March 2013 or such later date as the completed Entitlement and Acceptance Form, together with your personalised Entitlement and Acceptance Form. Please ensure that the by the requisite Application Monies calculated at \$0.03 for each New Share Directors advise. Application Monies is received by the Share Registry by not later than Your completed Entitlement and Acceptance Form must be accompanied You do not need to return your Entitlement and

2.2 If you wish to sell your Rights in full on ASX

Acceptance Form with your stockbroker as soon as possible Entitlement and Acceptance Form and lodge the Entitlement and "Instructions to your Stockbroker" on the back of the accompanying If you wish to sell all of your Rights on ASX, complete the section headed

trading ends on ASX. must be effected by the close of trading on 7 March 2013, when Rights You can sell your Rights on ASX from 21 February 2013. All sales on ASX

Niuminco does not accept any responsibility for any failure by your stockbroker to carry out your instructions

2.3 If you wish to sell part of your Rights on ASX and take up the balance

and Acceptance Form. made via Bpay® following the instructions on your personalised Entitlement subscribe, with your stockbroker as soon as possible or payment must be for the Application Monies for the New Shares for which you wish to Entitlement and Acceptance Form, together with your cheque or bank draft of the accompanying Entitlement and Acceptance Form and lodge the complete the section headed "Instructions to your stockbroker" on the back If you wish to sell part of your Rights on ASX and take up the balance

2013, when Rights trading ends on ASX. You can sell your Rights on ASX from 21 February 2013. Any sale of part of your Rights on ASX must be effected by the close of trading on **7 March**

have made payment via Bpay® than 5.00pm on 15 March 2013 or such later date as the Directors advise the requisite Application Monies reaches the Share Registry by not later To take up the remaining part of your Rights, your stockbroker will need to ensure that the completed Entitlement and Acceptance Form together with You do not need to return your Entitlement and Acceptance Form if you

stockbroker to carry out your instructions Niuminco does not accept any responsibility for any failure by your

2.4 other than on ASX If you wish to transfer all or part of your Rights to another person

resident in the United States. another person other than on ASX, provided that the purchaser is not Eligible Shareholders may elect to transfer all or part of their Rights to

date as the Directors advise. cheque or bank draft for the appropriate Application Monies to reach the Share Registry by not later than 5.00pm on 15 March 2013 or such later buyer by not later than 5.00pm on 7 March 2013, together with your obtained through the Share Registry) signed by you (as the seller) and the other than on ASX, forward a completed renunciation form (which can be register and you wish to transfer all or part of your Rights to another person Entitlement and Acceptance Form completed by the buyer and the buyer's If you hold Shares on the issuer-sponsored register or certificated sub-

If you are an Eligible Shareholder holding Shares on CHESS and you wish to transfer all or part of your Rights to another person other than on ASX, you should contact your sponsoring participant.

Shareholder in respect of the same Rights, the renunciation will be given completed Entitlement and Acceptance Form in favour of the same effect in priority to the acceptance. If the Share Registry receives both a completed renunciation form and a

2.5 If you do nothing

participate in the Shortfall and you will not receive any New Shares of the Shortfall which will be taken up by Shareholders who elect to time on 15 March 2013, being the Closing Date, your Rights will form part If you are an Eligible Shareholder and you do nothing by 5.00pm Sydney

2.6 Payment of Application Monies

Entitlement Offer Account" and crossed "Not Negotiable" amount of the Application Monies payable to Niuminco Group Limited by a cheque, bank draft or money order in Australian currency for the in accordance with the instructions on the form and return it accompanied You should complete your personalised Entitlement and Acceptance Form

Your cheque, bank draft or money order must be:

- calculated at \$0.03 in aggregate for each New Share; and
- in Australian currency draft on an Australian branch of a financial

Shares (only where the amount is \$1.00 or greater) will be refunded on or around 21 March 2013. No interest will be paid to Applicants on any Any Application Monies received for more than your final allocation of New Application Monies received or refunded.

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

than the than 5.00 pm (Perth time) on 15 March 2013. Shareholders who To participate in the Offer, your payment must be received by not later personalised Entitlement and Acceptance Form together with Application make payment via cheque, bank draft or money order should mail their

Security Transfer Registrars Limited PO Box 535
Applecross, WA 6953

via Bpay®. to return your Entitlement and Acceptance Form if you have made payment on your personalised Entitlement and Acceptance Form. You do not need Alternatively, payment must be made via Bpay® following the instructions

not be accepted at the Company's registered office. Shareholders should mail their completed forms and Application Monies to the Share Registry. Completed Entitlement and Acceptance Forms and Application Monies will

DEFINED TERMS

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Applicant refers to a person who submits an Entitlement and Acceptance

Application refers to the submission of an Entitlement and Acceptance

New Shares Application Monies means the monies received from persons applying for

ASIC means the Australian Securities and Investments Commission

the Australian Securities Exchange operated by ASX Limited ASX means ASX Limited (ACN 008 624 691) or, where the context permits

Board means the board of Directors of the Company.

Closing Date means 5.00pm Sydney time on 15 March 2013

919 Company and Niuminco means Niuminco Group Limited ABN 44 009 163

Corporations Act means the Corporations Act 2001 (Cth).

Directors means the directors of the Company.

Agreement entered into by the Company, Niuminco Edie Creek Limited, Niuminco Ltd and Mincor on 23 May 2011. Edie Creek Agreement means the Edie Creek Farmin and Joint Venture

Australia, New Zealand, Papua New Guinea and Singapore Eligible Shareholders means Shareholders with registered addresses in

Acceptance Form accompanying this Offer Document Entitlement and Acceptance Form means the Entitlement and

licences 2011 with respect to each of Niuminco (ND) Limited's PNG exploration and the Farmin and Joint Venture Agreements entered into by the Farmin and Joint Venture Agreements means the Edie Creek Agreement Company, Niuminco Ltd, Niuminco (ND) Limited and Mincor on 23 May

Ineligible Shareholders means Shareholders with registered addresses outside Australia, New Zealand, Papua New Guinea and Singapore.

Listing Rules means the Listing Rules of the ASX.

PNG Limited as the context may require Mincor means Mincor Resources NL ABN 42 072 745 692 and Mincor

Minimum Acceptance Amount means the sum of \$1,250,000

New Share means a new Share proposed to be issued pursuant to this

Nominee means Bell Potter Securities Limited ABN 25 006 390 772

held on the Record Date pursuant to this Offer Document. price of \$0.03 each on the basis of one New Share for every three Shares Offer means the renounceable pro rata offer of New Shares at an issue

Offer Document means this Offer Document dated 19 February 2013

Opening Date means 28 February 2013.

PNG means Papua New Guinea.

Record Date means 27 February 2013.

subscribe for New Shares Right and Entitlement means the right of an Eligible Shareholder to

to this Rights Issue means the rights issue conducted by the Company pursuant Offer Document.

Section means a section of this Offer Document.

Share means an ordinary fully paid share in the capital of the Company.

Company's register of Shareholders as at the Record Date Shareholder means a Shareholder whose details appear on the

535, Applecross WA 6953 Share Registry means Security Transfer Registrars Pty Limited, PO Box

Shortfall means those New Shares not applied for by Eligible Shareholders pursuant to their Rights

Shortfall Facility means the right for Eligible Shareholders to apply for Document. Shares out of any Shortfall, as described in Section 1.7 of this Offer

Take Up Agreements means the Take Up Agreements entered into between the Company and Victoria Park Investments Pty Limited, Nepean Engineering Superannuation Fund Pty Ltd and Wolin Investments Pty Ltd.

U.S. or United States means the United States of America.

U.S. Securities Act means the Securities Act of 1933, as amended, of the United States.