

## **Additional \$900,000 Capital Raise to Progress Roll-Out of Hailie® Smartinhaler® Platform in the US**

**Melbourne, Australia – 19 May 2025:** Leading digital health company [Adherium Limited](#) (ASX:ADR), is pleased to announce that it has received firm commitments to raise a total of \$900,000 through the issuance of approximately 900,000 convertible notes.

As part of the offering, investors will receive one attaching option for every two shares issued under the convertible notes.

The capital raising has been supported by Phillip Asset Management Limited and Trudell Medical Limited, who have each committed \$450,000.

### **Details of the notes financing**

#### **Signed Convertible Notes – approval to be sought at the 2025 Annual General Meeting**

The Company will be seeking shareholder approval at its 2025 Annual General Meeting for the issue of these additional convertible notes. On signing the commitments for the additional 2025 convertible notes, the subscribers have agreed to advance the subscription amount to the Company (as a loan) and, following ADR shareholder approval, that subscription amount will be applied by the Company to the issue of the new convertible notes (which are convertible into shares and attaching options in the Company).

The terms of the additional convertible notes will be the same as the 2025 convertible notes already issued to Trudell Medical Limited, Philip Asset Management Limited and K One W One Limited in the March 2025 capital raising.

Trudell Medical Limited is a company associated and controlled by Mr George Baran, a director of Adherium). It is expected that Trudell Medical Limited would advance the subscription amount to the Company (as a loan) in late May 2025.

The relevant key terms of the 2025 Convertible Notes are as follows:

Where the conditions are satisfied for the issue of the Convertible Notes to the Investors (being the approval by the Company shareholders of the issue of the Convertible Notes to the Investor at the upcoming annual general meeting to be held on or before 5 November 2025), the Investor and the Company agree that:

- a) the Investor will be deemed to have subscribed for the Convertible Notes; and
- b) the Loan will be treated as being applied as the Subscription Amount for the Convertible Notes with interest accruing in respect of the Loan at 10% p.a.

Where the Conditions are not satisfied the Loan will attract interest from the date of this Agreement at the rate of 10% p.a. and the Loan will be repayable by the Company to the investors with all accrued interest 9 months from the date of the agreement (or any other date agreed by the Company and the Investor in writing).

- **Maturity date:** 9 months from the date of issue.
- **Interest:** 10% per annum.
- **Timing of Conversion:** The noteholder may elect to convert all or some of the convertible notes any time before the maturity date. The convertible notes will automatically convert into ordinary shares in the Company immediately upon the occurrence of any of the following:
  - delivery of a conversion notice by the noteholder to the Company; or
  - the completion of a capital raising by the Company of at least \$5 million (**Placement**); or
  - on the maturity date.
- **Conversion:** The number of ordinary shares in the Company to be issued on conversion will be determined by dividing the face value amount under each note which has not been converted, plus any accrued and unpaid interest owing by the "Conversion Price" (defined below).
- **Conversion Price:** Conversion Price means:
  - in the case of conversion where there has been a Placement between the issue date and the maturity date under the Convertible Note Deed, the lower of:
    - \$0.01 per note; and
    - the price per ordinary share at which the Placement was undertaken, but in any event with a floor conversion price of \$0.005 per note; or
  - in the case of conversion where there has not been a Placement since the issue date, \$0.005 per note.
- **Options:** For every 2 ordinary shares issued under the convertible notes, the Company will issue 1 option. Option Terms are summarised in Schedule 1 for this announcement.

The funds raised from the issue of the additional 2025 Convertible Notes will be used to support the ongoing roll-out of Adherium's proprietary Hailie® Smartinhaler® platform in the United States and for general working capital purposes.

**[Learn more at adherium.com](https://www.adherium.com)**

**- ENDS -**

This ASX announcement was approved and authorised for release by the Board



## ASX Release

### Investor Enquiries

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### About Adherium (ASX: ADR)

Adherium is a provider of integrated digital health solutions and a worldwide leader in connected respiratory medical devices, with more than 180,000 sold globally. Adherium's Hailie® platform solution provides clinicians, healthcare providers and patients access to remotely monitor medication usage parameters and adherence, supporting reimbursement for qualifying patient management. The Hailie® solution includes a suite of integration tools to enable the capture and sharing of health data via mobile and desktop apps, Software Development Kit (SDK) and Application Programming Interface (API) integration tools, and Adherium's own broad range of sensors connected to respiratory medications. Adherium's Hailie® solution is designed to provide visibility to healthcare providers of medication use history to better understand patterns in patient respiratory disease. **Learn more at [adherium.com](http://adherium.com)**

## Option Terms and Conditions

Each option (**Option**) entitles the holder (**Option Holder**) to subscribe for and be issued one fully paid ordinary share (**Share**) in **Adherium Limited** ABN 24 605 352 510 (**Company**) on the following terms:

1. Subject to clause 2 and any restrictions imposed by the ASX Limited (**ASX**), each Option is exercisable at any time after the date it is issued (**Issue Date**), until and including their expiry date, namely 5pm on 28 February 2028 (**Expiry Date**). Any Options not exercised by the Expiry Date will automatically lapse at 5pm on the Expiry Date.
2. The Options may be exercised for part or all of the Options held at a particular time by the Option Holder giving written notice in the form set out below (**Notice of Exercise**) to the Company at its registered office prior to the Expiry Date together with payment in full of the exercise price per Option. The **Exercise Price** is the lower of:
  - (a) \$0.02; and
  - (b) if there occurs a Placement prior to the Notice of Exercise the lower of –
    - (i) a 100% premium to the issue price at which Shares are issued under a Placement; and
    - (ii) the exercise price under any options issued as part of the Placement, but with a floor of 1 cent. For the purposes of these Option Terms and Conditions, a **Placement** means a capital raising by the Company of at least \$5 million.
3. On receipt by the Company of the Notice of Exercise and payment of the Exercise Price, the Company must, within 4 Business Days and if the Shares are listed on the ASX within the time period prescribed by the Listing Rules of the ASX (**ASX Listing Rules**):
  - (a) allot to the Option Holder one Share in the Company for each Option exercised by the Option Holder;
  - (b) cause to be despatched to the Option Holder the relevant acknowledgement of issue, a holding statement or share certificate (as applicable) as soon as is reasonably practicable detailing the issue of the relevant Share/s; and
  - (c) issue (if applicable) a new holding statement (or option certificate) for the balance of the Options that remain unexercised.
4. Shares allotted on the exercise of Options will rank equally in all respects with the then existing issued ordinary fully paid shares in the capital of the Company (except in respect to any dividends which shall have been declared but not yet distributed before the actual exercise of an Option) and will be subject to the provisions of the Constitution of the Company.
5. The Options are transferable by an Option Holder on written notice to the Company.
6. If any reorganisation (including consolidation, subdivision, reduction, return or cancellation) of the issued capital of the Company occurs before the expiry of any Options, the number of Options to which each Option Holder is entitled or the Exercise Price of his or her Options or both must be reorganised in accordance with the ASX Listing Rules applying to a reorganisation at the time of the reorganisation (which adjustment formula will apply even where the

- Company is not admitted to the ASX Official List).
7. An Option does not confer the right to participate in new issues of capital offered to holders of Shares (**Rights Entitlement**) during the currency of the Options without exercising the Options. However, the Company will use reasonable endeavours to see that for the purpose of determining Rights Entitlements to any such issue, the Option Holder is to receive at least 2 Business Days written notice from the Company of the pending closing or record date and sufficient time for the Option Holder to exercise the Options prior to that closing or record date in order to qualify for the participation in the Rights Entitlement.
  8. In the event of the liquidation of the Company, all unexercised Options will lapse upon the occurrence of that liquidation.
  9. The Options do not provide any entitlement to dividends paid to ordinary shareholders.
  10. The Options do not entitle the Option Holder to vote at any meeting of shareholders
  11. To the extent (if any) that any of these Option Terms and Conditions are inconsistent with or contrary to the ASX Listing Rules, the ASX Listing Rules provisions will prevail and these Option Terms and Conditions are deemed to incorporate the relevant ASX Listing Rules provisions as an amendment to these terms; and
  12. These Option Terms and Conditions are governed by the laws of Victoria. The parties submit to the non-exclusive jurisdiction of the courts of Victoria.