

FINAL DEPOSITARY NOTICE OF ADS RATIO CHANGE / REVERSE SPLIT

To Holders of American Depositary Shares ("ADSs") of Amarin Corporation plc

Company:	Amarin Corporation plc, a company organized under the laws of England and Wales (the "Company").
Depositary:	Citibank, N.A.
Custodian:	Citibank, N.A. – London Branch.
Existing ADS-to-Share Ratio:	Each ADS represents the right to receive one (1) fully paid ordinary share of the Company (the "Share(s)").
New ADS-to-Share Ratio:	Each ADS represents the right to receive twenty (20) Shares.
Deposit Agreement:	Amended and Restated Deposit Agreement, dated as of November 4, 2011, by and among the Company, the Depositary, and the Holders and Beneficial Owners of ADSs issued thereunder, as amended and supplemented (the "Deposit Agreement").
ADS Symbol:	AMRN.*
Existing ADS ISIN:	US0231112063.*
New ADS ISIN:	US0231114044.*
Existing ADS CUSIP No.:	023111206.*
New ADS CUSIP No.:	023111404.*
Effective Date:	April 11, 2025 (the "Effective Date").
ADS Books Closure to ADS Issuances and Cancellations:	April 4, 2025 (5:00 p.m. New York City time) until April 11, 2025 (5:00 p.m. New York City time).

^{*}ADS Symbol, ADS ISINs and ADS CUSIP Nos. are provided as a convenience only and without any liability for accuracy.

On March 12, 2025, the Depositary notified holders and beneficial owners of ADSs that the Company and the Depositary have agreed to change the Existing ADS-to-Shares Ratio (the "Prior Notice"). On the Effective Date, pursuant to the provisions of the Deposit Agreement, the

changes described in the Prior Notice will take effect as thirty (30) days will have elapsed from the date of the Prior Notice.

The Existing ADS-to-Share Ratio will change as of the Effective Date (the "ADS Ratio Change") as follows:

Existing ADS-to-Share Ratio: One (1) ADS to one (1) Share New ADS-to-Share Ratio: One (1) ADS to twenty (20) Shares

Following the Effective Date for the ADS Ratio Change, each ADS will represent twenty (20) Shares.

As a result of the ADS Ratio Change, the CUSIP number for the ADSs will change as follows:

Existing ADS CUSIP No.: 023111206

New ADS CUSIP No.: 023111404

In connection with the ADS Ratio Change, Holders of ADSs will be entitled to receive one (1) new ADS for every twenty (20) existing ADSs held as of the Effective Date.

ADSs held in The Depository Trust Company ("DTC")

You do not need to take any action for existing ADSs held in DTC and by one of its participants (e.g., bank, broker, or other nominee). After the ADS Ratio Change, the new ADSs will be credited to DTC in exchange for existing ADSs for distribution to DTC participants and their client accounts. DTC participants and their clients are not required to take any affirmative actions to exchange existing ADSs for new ADSs.

ADSs held in uncertificated form (other than in DTC).

You do not need to take any action for existing ADSs held via the Direct Registration System. You will receive a statement from the Depositary specifying the applicable number of ADSs, after the ADS Ratio Change, that have been registered in your name.

ADSs held in certificated form.

If you hold certificated ADSs or ADRs, you will need to complete, sign, and deliver to the Depositary a Letter of Transmittal (the "Letter of Transmittal") in accordance with the instructions therein (the Letter of Transmittal will be mailed by the Depositary to all certificated holders after the Effective Date). Upon receipt of a duly completed and executed Letter of Transmittal and the applicable share certificate(s) issued in your name, the Depositary will register in your name uncertificated ADSs reflecting the New ADS-to-Share Ratio. You will receive a statement from the Depositary specifying the applicable number of ADSs that have been registered in your name.

General

No fractional ADSs will be issued. Cash in lieu of fractional entitlements to ADSs will be distributed at a rate based upon the net proceeds received by the Depositary for the sale of the aggregate of the fractional ADS entitlements.

The Depositary has filed (x) a form of Amendment No. 1 to the Deposit Agreement, and (y) a form of ADR that reflects the new ADS-to-Share ratio with the U.S. Securities and Exchange Commission (the "SEC") under cover of Post-Effective Amendment No. 1 to Registration Statement on Form F-6. Copies of the filings and of the Deposit Agreement are available at the principal offices of the Depositary at 388 Greenwich Street, New York, NY 10013 and can also be retrieved from the SEC's website at www.sec.gov under Registration Number 333-228591.

If you have any questions about the above amendment and exchange, please call Citibank ADR Shareholder Services at 1-877-248-4237.

Date: April 1, 2025 Citibank, N.A. as Depositary