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Form 603

Corporations Act 2001 Section 671B

mpany Name/Scheme	Ignite Ltd	I IGN:ASX			
RSN					
ails of substantial holder (Pty Ltd (TF OC20181 Tr	1st (OC20181)		
lder became a substantial hold	ler on	1 / 3 / 2019.			
ails of voting power al number of votes attached to nt interest (3) in on the date th				at the substantial	holder or än ässociate (2) f
Class of securities	(4)	Number of securities	Person's vote	es (5)	Voting power (6)
Ord	(1)	9,910,842	9,510,8		10.97 %
tails of relevant interests ure of the relevant interest the are as follows:	e substantial holder (or an associate had in the folio	wing voting securities	·	
Holder of relevant	interest	Nature of relevant i	nterest (7)	Class and n	umber of securities
	A				
tails of present registered resons registered as holders of		d to in paragraph 3 above are	as follows:	<u></u>	
Holder of relevant interest		Registered holder of securities	Person entitle registered as		Class and number of securities
				gg	
onsideration					
	ant interest referred	to in paragraph 3 above, and a	icquired in the four mo	inths prior to the c	lay that the substantial ho

Holder of relevant Interest	Date of acquisition	Consideration	(9)	Class and number of securities
		Cash	Non-cash	
OC20181	1.3.2019	\$525,275	омт	Ord 9,910,842

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6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows;

Name and ACN/ARSN (if applicable)	Nature of association

7. Addresses

The addresses of persons named in this form are as follows:

Name	Address		
OC20181	S86/330 Wattle St Ultimo NSW 2007.		

Signature

print name Daniel Altiok Brown

sign here

capacity Director

date 3 / Mar / 2019

DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an armexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement, and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (8) If the substantial holder is anable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown".
- (9) Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.