

Ongoing Disclosure Notice

Disclosure of Directors and Senior Managers Relevant Interests

Sections 297(2) and 298(2), Financial Markets Conduct Act 2013	
T NEW CO. S. L. L.	
To NZX Limited; and	D. I. H. P. T. W. I.
Name of listed issuer:	Pushpay Holdings Limited
Date this disclosure made:	25 June 2021
Date of last disclosure:	29 September 2020
Director or senior manager giving disclosure	
Full name(s):	Shane Sampson
Name of listed issuer:	Pushpay Holdings Limited
Name of related body corporate (if applicable):	
Position held in listed issuer:	Chief Financial Officer
Summary of acquisition or disposal of relevant interest (excluding specified derivatives)	
Class of affected quoted financial products:	(a) Ordinary shares in Pushpay Holdings Limited (Ordinary Shares); (b) Unlisted conditional contractual right to be issued Ordinary Shares in Pushpay Holdings Limited (Restricte Stock Units or RSUs)
Nature of the affected relevant interest(s):	(a) Legal ownership of Ordinary Shares (b) Holder of RSUs, subject to the terms of the Pushpa Holdings Limited 2016 RSU Plan (RSU Plan)
For that relevant interest-	
Number held in class before acquisition or disposal:	(a) 992,080 (b) 628,128
Number held in class after acquisition or disposal:	(a) 1,142,011 (b) 382,340
Current registered holder(s):	(a) Shane Sampson (b) Shane Sampson
Registered holder(s) once transfers are registered:	(a) Shane Sampson (b) Shane Sampson
Summary of acquisition or disposal of specified derivatives relevant interest (if applicable)	
Type of affected derivative:	Not applicable
Class of underlying financial products:	Not applicable
Details of affected derivative-	ποι αργικασιο
The notional value of the derivative (if any) or the notional amount of underlying financial products (if any):	Not applicable
A statement as to whether the derivative is cash settled or physically settled:	Not applicable
Maturity date of the derivative (if any):	Not applicable
Expiry date of the derivative(if any):	Not applicable
The price specified in the terms of the derivative (if any):	Not applicable
Any other details needed to understand how the amount of the consideration payable under the derivative or the value of the derivative is affected by the value of the underlying financial products:	Not applicable
For that derivative,-	
Parties to the derivative:	Not applicable
If the director or senior manager is not a party to the derivative, the nature of the relevant interest in the derivative:	Not applicable
Details of transactions giving rise to acquisition or disposal	
Total number of transactions to which notice relates:	One
Details of transactions requiring disclosure-	1
Date of transaction:	25 June 2021
Nature of transaction:	Issue of Ordinary Shares upon vesting of RSUs
Take of Sandalon.	allocated to Shane Sampson under the RSU Plan.
	Subject to certain exceptions, Shane Sampson has
	agreed (under the RSU Plan) not to sell these newly

Name of any other party or parties to the transaction (if known):

The consideration, expressed in New Zealand dollars, paid or received for the acquisition or disposal. If the consideration was not in cash and cannot be readily by converted into a cash value, describe the consideration:

Number of financial products to which the transaction related:

issued Ordinary Shares for a period of 12 months from issue.

Not applicable

Upon the vesting of 245,788 RSUs granted under the RSU Plan as part of the remuneration package of Shane Sampson, 149,931 Ordinary Shares were issued and 95,857 RSUs were cancelled (with the cancellation taking place on account of income tax withholding obligations). No cash consideration was required to be paid for the RSUs to vest.

(a) 149,931 Ordinary Shares

(b) 245,788 RSUs

the issuer has a financial products trading policy that prohibits directors or senior managers	
m trading during any period without written clearance (a closed period) include the following	
tails—	lu.
hether relevant interests were acquired or disposed of during a closed period:	No
hether prior written clearance was provided to allow the acquisition or disposal to proceed	Not applicable
uring the closed period:	NI-4 11
ate of the prior written clearance (if any):	Not applicable
ummary of other relevant interests after acquisition or disposal:	
ass of quoted financial products:	Not applicable
ature of relevant interest:	The applicable
or that relevant interest.	
umber held in class:	
urrent registered holder(s):	
or a derivative relevant interest,-	
/pe of derivative:	
etails of derivative,-	<u>L</u>
ne notional value of the derivative (if any) or the notional amount of underlying financial	
roducts (if any):	
statement as to whether the derivative is cash settled or physically settled:	
aturity date of the derivative (if any):	
xpiry date of the derivative (if any):	
ne price's specified terms (if any):	
ny other details needed to understand how the amount of the consideration payable under	
e derivative or the value of the derivative is affected by the value of the underlying financial	
roducts:	
or that derivative relevant interest,-	
arties to the derivative:	
the director or senior manager is not a party to the derivative, the nature of the relevant	
terest in the derivative:	
ertification	
certify that, to the best of my knowledge and belief, the information contained in this	
sclosure is correct and that I am duly authorised to make this disclosure by all persons for	
hom it is made.	
gnature of director or officer:	
ate of signature:	25 June 2021
ignature of person authorised to sign on behalf of director or officer:	
ate of signature:	
ame and title of authorised person:	
and the same to desire the same to the sam	<u>L</u>

Use this form to disclose all the acquisitions and disposals by a director or senior manager of a listed issuer, or of a related body corporate, or in specified derivatives. The disclosure must

(a) 20 working days after the first acquisition or disposal disclosed in this notice if the acquisitions or disposals are of a kind referred to in section 297(2)(a) of the Financial Markets Conduct Act 2013; or

(b) in any other case, 5 trading days after the first acquisition or disposal disclosed in this notice.