Rule 3.19A.2

Appendix 3Y

Change of Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity PENGANA CAPITAL GROUP LIMITED	
ABN 43 059 300 426	

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Russel Craig Pillemer
Date of last notice	30 October 2024

Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Direct and Indirect	
Nature of indirect interest (including registered holder) Note: Provide details of the circumstances giving rise to the relevant interest.	RC Pillemer Pty Limited ACN 099 911 510 – Director and shareholder	
	Pillemer Family Holdings Pty Limited ACN 130 257 680 – Director and shareholder	
	Gleneagle Securities Nominees Pty Limited ABN 43 150 259 877 – registered holder as custodian for Mr Pillemer, RC Pillemer Pty Limited and Pillemer Family Holdings Pty Limited	
	Pengana Capital Group Limited (PCG) - Mr Pillemer holds in excess of 20% of the issued voting shares in PCG and is therefore deemed to have a relevant interest in all voting shares in which PCG has a relevant interest.	
	The nature of the change in this holding arises when shares are either issued (or cancelled) to staff under the Pengana Staff Loan Share Plan, or when the voluntary escrow period on these shares' ceases.	
	Movements in PCG interest disclose the resulting change in Mr Pillemer's deemed relevant interest in these shares. Movements in PCG interest do not indicate that Mr Pillemer has purchased or disposed of any shares in a personal capacity nor any shares over which he has an economic interest in.	

⁺ See chapter 19 for defined terms.

Date of change	6 December 2024
No. of securities held prior to change	Russel Craig Pillemer – 1,285,642 PCG Shares (all of which are Secured Shares held via a custodian as described in Item 5 below)
	 RC Pillemer Pty Limited – 8,672,876 PCG Shares (all of which are Secured Shares held via a custodian as described in Item 5 below)
	 Pillemer Family Holdings Pty Limited – 16,843,528 PCG Shares (10,722,732 of which are Secured Shares held via a custodian as described in Item 5 below)
	4. MRJ Capital Pty Limited – 165,000 PCG Shares
	 Gleneagle Securities Nominees Pty Limited as custodian for Mr Pillemer, RC Pillemer Pty Limited and Pillemer Family Holdings Pty Limited – 20,681,250 PCG Shares (Secured Shares)
	6. Pengana Capital Group Limited – 5,267,544 PCG Shares
Class	Fully paid ordinary shares (PCG Shares)
Number acquired	N/A
Number disposed	Pillemer Family Holdings Pty Limited Forfeit of 5,149,796 fully paid ordinary shares issued under Employee Loan Share Plan Loan Shares
	Pengana Capital Group Limited 563,702 fully paid ordinary shares issued to staff released from voluntary escrow Forfeit of 36,667 fully paid ordinary shares under voluntary escrow issued to staff under Employee Loan Share Plan Loan Shares
Value/Consideration Note: If consideration is non-cash, provide details and estimated valuation	N/A
No. of securities held after change	Russel Craig Pillemer – 1,285,642 PCG Shares (all of which are Secured Shares held via a custodian as described in Item 5 below)
	 RC Pillemer Pty Limited – 8,672,876 PCG Shares (all of which are Secured Shares held via a custodian as described in Item 5 below)
	 Pillemer Family Holdings Pty Limited – 11,693,732 PCG Shares (10,722,732 of which are Secured Shares held via a custodian as described in Item 5 below)
	4. MRJ Capital Pty Limited – 165,000 PCG Shares

⁺ See chapter 19 for defined terms.

	 5. Gleneagle Securities Nominees Pty Limited as custodian for Mr Pillemer, RC Pillemer Pty Limited and Pillemer Family Holdings Pty Limited – 20,681,250 PCG Shares (Secured Shares) 6. Pengana Capital Group Limited – 4,667,175 PCG Shares
Nature of change Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back	Pillemer Family Holdings Pty Limited Forfeit of loan over 5,149,796 fully paid ordinary shares issued under Employee Loan Share Plan Loan Shares (as disclosed in PCG's ASX announcements dated 1 and 30 October 2024) Pengana Capital Group Limited Release of 217,334 fully paid ordinary shares from voluntary escrow (as disclosed in PCG's ASX announcement dated 7 June 2024) and 346,368 fully paid ordinary shares from voluntary escrow (as disclosed in PCG's ASX announcement dated 4 September 2024) issued to staff under the Pengana Staff Loan Share Plan, and forfeit of 36,667 fully paid ordinary shares under voluntary escrow issued to staff under Employee Loan Share Plan Loan Shares; in which the Director was previously deemed to have a relevant interest pursuant to section 608(3) of the Corporations Act as his voting power in PCG is above 20%

Part 2 - Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Detail of contract	N/A
Nature of interest	N/A
Name of registered holder (if issued securities)	N/A
Date of change	N/A
No. and class of securities to which interest related prior to change Note: Details are only required for a contract in relation to which the interest has changed	N/A
Interest acquired	N/A
Interest disposed	N/A

⁺ See chapter 19 for defined terms.

Value/Consideration Note: If consideration is non-cash, provide details and an estimated valuation	N/A
Interest after change	N/A

Part 3 – ⁺Closed period

Were the interests in the securities or contracts detailed	No
above traded during a ⁺ closed period where prior written clearance was required?	
If so, was prior written clearance provided to allow the trade to proceed during this period?	N/A
If prior written clearance was provided, on what date was this provided?	N/A

⁺ See chapter 19 for defined terms.