## Form 605

Corporations Act 2001 Section 671B

## Notice of ceasing to be a substantial holder

To Company Name/Scheme eSen		se-Lab Li	mited								
ACN/ARSN AR		ARBN	51544092	0923							
Details of substantial holder (1)				1-							
Name Benjamin Karas				SIK							
ACN/ARSN (if applicable)											
The holder ceased to be a substantial holder on				06/12/2018							
The previous notice was given to the company on				/							
The previous notice was dated				30/10/2018							
2. Changes in rel	evant interest	s									
Particulars of each securities of the coscheme are as follows:	ompany or scho	change eme, sin	in the nature ce the substa	of, a releva ntial holder	nt interest (2) of the subst was last required to give	antial holder or an ass a substantial holding r	sociate (3) in voting notice to the company or				
Date of change	Person whose relevant interest changed		Nature of ch		Consideration given in relation to change (5)	Class (6) and number of securities affected	Person's votes affected				
06/12/18	BENJAMIN KARASIK		Changes in voting power as a result of share placements		N/A	CDI's - 6,298,226**	CDI's - 6,298,226**				
** Excludes 4,296,915 Non- Voting CDI's											
3. Changes in ass The persons who h substantial holder i	nave become a	ssociate	es (3) of, ceas	ed to be assompany or s	sociates of, or have chang scheme are as follows:	ged the nature of their	association (7) with, the				
Name and ACN/ARSN (if applicable)			Nature of a	Nature of association							
N/A											
Addresses  The addresses of persons named in this form are as fol				llows:							
Name Address											
Benjamin Karasik 35 Aerez			Street Ra'anana Israel 43232								

							605	Page 2 of 2	15 July 2001
		T							
									*****
ignati	ure	•							
	print name	Benjamin Kara	ısik	, ,	capacity	Self			
	sign here	h			date	11	12	1 2018	?
				DIRECTIONS					
mana perso	ager and trustee ons are essential	of an equity trust), the lly similar, they may b	s with similar or r e names could b e referred to thro	related relevant i e included in an oughout the form	annexure to	the form. If the cally named	the relev	ant interests	of a group of
See t	he definition of "	relevant interest" in se	ections 608 and	671B(7) of the C	Corporations /	Act 2001.			
See t	he definition of "	associate" in section	9 of the Corpora	tions Act 2001.					
Includ	de details of:								
(a)	applies, a cop accurate deta	by of any document se iils of any contract, sc	etting out the terr heme or arrange	ns of any releva	nt agreement	and a state	ement b	v the person	giving full and
(b)	any qualificati disposal of the applies).	ion of the power of a pe e securities to which t	person to exercis he relevant inter	e, control the ex est relates (indic	ercise of, or it	influence the	e exerci ar secur	se of, the vot ities to which	ing powers or the qualification
See th	ne definition of "	relevant agreement" i	n section 9 of the	Corporations A	Act 2001.				
acquir on the	red has, or may, happening or n	become entitled to re not of a contingency. I	ceive in relation Details must be i	to that acquisition	on. Details mu penefit paid o	ust be included in the second	ded eve	n if the benefi stantial holder	it is conditional
The ve	oting shares of a	a company constitute	one class unless	divided into sep	parate classe	S.			
Give o	details, if approp	riate, of the present a	ssociation and a	ny change in tha	at association	since the la	ast subs	tantial holding	g notice.
	If the mana perso group. See to see t	If there are a number manager and trustee persons are essentia group, with the name  See the definition of "  See the definition of "  Include details of:  (a) any relevant a applies, a copaccurate detathis contract,  (b) any qualificating disposal of the applies).  See the definition of "  Details of the conside acquired has, or may, on the happening or massociate in relation to the social acquired has a	sign here  If there are a number of substantial holders manager and trustee of an equity trust), the persons are essentially similar, they may b group, with the names and addresses of m.  See the definition of "relevant interest" in section include details of:  (a) any relevant agreement or other circapplies, a copy of any document seaccurate details of any contract, so this contract, scheme or arrangement of the securities to which the applies).  See the definition of "relevant agreement" in the securities to which the acquired has, or may, become entitled to reson the happening or not of a contingency, associate in relation to the acquisitions, even	If there are a number of substantial holders with similar or manager and trustee of an equity trust), the names could be persons are essentially similar, they may be referred to through group, with the names and addresses of members is clearly.  See the definition of "relevant interest" in sections 608 and See the definition of "associate" in section 9 of the Corporal Include details of:  (a) any relevant agreement or other circumstances becapplies, a copy of any document setting out the term accurate details of any contract, scheme or arrangement; and  (b) any qualification of the power of a person to exercise disposal of the securities to which the relevant international applies.  See the definition of "relevant agreement" in section 9 of the Details of the consideration must include any and all benefit acquired has, or may, become entitled to receive in relation on the happening or not of a contingency. Details must be associate in relation to the acquisitions, even if they are not The voting shares of a company constitute one class unless	sign here  DIRECTIONS  If there are a number of substantial holders with similar or related relevant manager and trustee of an equity trust), the names could be included in an persons are essentially similar, they may be referred to throughout the form group, with the names and addresses of members is clearly set out in para.  See the definition of "relevant interest" in sections 608 and 671B(7) of the Cose the definition of "associate" in section 9 of the Corporations Act 2001.  Include details of:  (a) any relevant agreement or other circumstances because of which the applies, a copy of any document setting out the terms of any relevant accurate details of any contract, scheme or arrangement, must accurate details of any contract, scheme or arrangement, and  (b) any qualification of the power of a person to exercise, control the exercise disposal of the securities to which the relevant interest relates (indicapplies).  See the definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of the Corporations Active definition of "relevant agreement" in section 9 of th	sign here  DIRECTIONS  If there are a number of substantial holders with similar or related relevant interests (eg. manager and trustee of an equity trust), the names could be included in an annexure to persons are essentially similar, they may be referred to throughout the form as a specific group, with the names and addresses of members is clearly set out in paragraph 4 of the See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.  Include details of:  (a) any relevant agreement or other circumstances because of which the change in applies, a copy of any document setting out the terms of any relevant agreement accurate details of any contract, scheme or arrangement, must accompany this fithis contract, scheme or arrangement; and  (b) any qualification of the power of a person to exercise, control the exercise of, or disposal of the securities to which the relevant interest relates (indicating clearly applies).  See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.  Details of the consideration must include any and all benefits, money and other, that any acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included of any benefit paid of associate in relation to the acquisitions, even if they are not paid directly to the person from the voting shares of a company constitute one class unless divided into separate classes.	sign here  DIRECTIONS  If there are a number of substantial holders with similar or related relevant interests (eg. a corporation manager and trustee of an equity trust), the names could be included in an annexure to the form. If persons are essentially similar, they may be referred to throughout the form as a specifically named group, with the names and addresses of members is clearly set out in paragraph 4 of the form.  See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.  Include details of:  (a) any relevant agreement or other circumstances because of which the change in relevant interapplies, a copy of any document setting out the terms of any relevant agreement, and a stat accurate details of any contract, scheme or arrangement, must accompany this form, togeth this contract, scheme or arrangement; and  (b) any qualification of the power of a person to exercise, control the exercise of, or influence the disposal of the securities to which the relevant interest relates (indicating clearly the particular applies).  See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.  Details of the consideration must include any and all benefits, money and other, that any person from acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included of any benefit paid on behalf of associate in relation to the acquisitions, even if they are not paid directly to the person from whom the theorems of a company constitute one class unless divided into separate classes.	print name Benjamin Karasik capacity Self  Sign here  DIRECTIONS  If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and it manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevances are essentially similar, they may be referred to throughout the form as a specifically named group it group, with the names and addresses of members is clearly set out in paragraph 4 of the form.  See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.  See the definition of "associate" in section 9 of the Corporations Act 2001.  Include details of:  (a) any relevant agreement or other circumstances because of which the change in relevant interest oc applies, a copy of any document setting out the terms of any relevant agreement, and a statement be accurate details of any contract, scheme or arrangement, must accompany this form, together with a this contract, scheme or arrangement; and the exercise of, or influence the exercise disposal of the securities to which the relevant interest relates (indicating clearly the particular securapplies).  See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.  Details of the consideration must include any and all benefits, money and other, that any person from whom acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included eve on the happening or not of a contingency. 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