

Date: July 21, 2014

Australia Securities Exchange Ltd Exchange Centre 20 Bridge Street Sydney NSW 2000 Australia

Subject: Revised Form 603 – Troy Resources Limited ACN 006 243 750

As a result of enquiries made, please find attached a revised Form 603 (**Revised Form**) for Van Eck Associates Corporation (**Van Eck**). This replaces the Form 603 previously lodged on 24 September 2013 showing Van Eck's holding of 7.16% in Troy Resources Limited (**Previous Form**).

The Revised Form:

- (a) includes details of a number of transactions that were inadvertently missing by mistake from Annexure A of the Previous Form; and
- (b) removes details of a number of transactions that were inadvertently added in by mistake from Annexure A of the Previous Form.

Yours sincerely,

Russell Brennan

Assistant Treasurer and Assistant Vice President

Van Eck Associates Corporation

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Form 603

Corporations Act 2001 Section 671B

Notice of initial substantial holder

To Company Name/Scheme	Troy Resources Limited
ACN/ARSN	006 243 750
Details of substantial holder (1) Name ACN/ARSN (if applicable)	Van Eck Associates Corporation (and its associates as referred to in paragraph 6). N/A

The holder became a substantial holder on

20/09/2013

2. Details of voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in on the date the substantial holder became a substantial holder are as follows:

Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)
Ordinary shares	12,006,287	12,006,287	7.16%

3. Details of relevant interests

The nature of the relevant interest the substantial holder or an associate had in the following voting securities on the date the substantial holder became a substantial holder are as follows:

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities	
Van Eck Associates Corporation (VEAC)	VEAC holds its relevant interest by having the power 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 in the ordinary course of investment management business.	12,006,287	

4. Details of present registered holders

The persons registered as holders of the securities referred to in paragraph 3 above are as follows:

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities
			Ordinary shares 12,006,287

5. Consideration

The consideration paid for each relevant interest referred to in paragraph 3 above, and acquired in the four months prior to the day that the substantial holder became a substantial holder is as follows:

Holder of relevant interest	Date of acquisition	Considerati	on (9)	Class and number of securities	
VEAC	See Annexure A	Cash	Non-cash		

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
VEAC	Associate under section 12(2) of the Corporations Act.

	Associate under section 12(2) of the Corporations Act.
Van Eck Absolute Return Advisers, Inc.	Associate under section 12(2) of the Corporations Act.

7. Addresses

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

Name	Address
VEAC	335 Madison Avenue, New York, NY 10017
Van Eck Securities Corporation	335 Madison Avenue, New York, NY 10017
Van Eck Absolute Return Advisers, Inc.	335 Madison Avenue, New York, NY 10017

Signature

sign here Russell Brennan capacity Assistant Vice President

date July 21, 2014

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 annexure 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 6718(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 unable 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, moneys 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.

GUIDE

This guide does not form part of the prescribed form and is included by ASIC to assist you in completing and lodging form 603.

Signature This form must be signed by either a director or a secretary of the substantial holder. Lodging period Nil Other forms to be completed Nil

Additional information

- (a) If additional space is required to complete a question, the information may be included on a separate piece of paper annexed to the form.
- (b) This notice must be given to a listed company, or the responsible entity for a listed managed investment scheme. A copy of this notice must also be given to each relevant securities exchange.
- (c) The person must give a copy of this notice:
 - (i) within 2 business days after they become aware of the information; or
 - (ii) by 9.30 am on the next trading day of the relevant securities exchange after they become aware of the information if:
 - (A) a takeover bid is made for voting shares in the company or voting interests in the scheme; and
 - (B) the person becomes aware of the information during the bid period.

Annexures

To make any annexure conform to the regulations, you must

- 1 use A4 size paper of white or light pastel colour with a margin of at least 10mm on all sides
- 2 show the corporation name and ACN or ARBN
- 3 number the pages consecutively
- 4 print or type in BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopied
- 5 identify the annexure with a mark such as A, B, C, etc
- 6 endorse the annexure with the words: This is annexure (mark) of (number) pages referred to in form (form number and title)
- 7 sign and date the annexure.

The annexure must be signed by the same person(s) who signed the form.

Information in this guide is intended as a guide only. Please consult your accountant or solicitor for further advice.

This is Annexure A of 2 pages referred to in Form 603

Holder of relevant interest	Date of Acquisition/Disposal	B/S	Consideration Cash	Consideration Non- cash	Number of Securities
GDXJ	6/21/2013	Buy	\$ 13,345,032	\$ -	6,038,4
GDXJ	6/24/2013	Sell	\$ 96,863	\$ -	47,5
GDXJ	6/25/2013	Buy	\$ -	In-Kind	2,2
GDXJ	6/27/2013		\$ -	In-Kind	22,7
GDXJ	6/28/2013	Buy	\$ -	In-Kind	31,8
GDXJ	7/2/2013	Buy	\$ -	In-Kind	36,3
GDXJ	7/3/2013	Buy	\$ -	In-Kind	18,:
GDXJ	7/5/2013	Buy	\$ =	In-Kind	72,7
GDXJ	7/8/2013	Buy	\$ -	In-Kind	18,:
GDXJ	7/10/2013	Buy	\$ -	In-Kind	18,:
GDXJ	7/11/2013	Buy	\$ -	In-Kind	27,2
GDXJ	7/18/2013	Buy	\$ -	In-Kind	36,3
GDXJ	7/22/2013	Buy	\$ -	In-Kind	18,1
GDXJ	7/26/2013	Buy	\$ -	In-Kind	99,9
GDXJ	7/29/2013	Buy	\$ -	In-Kind	9,0
GDXJ	7/30/2013	Buy	\$	In-Kind	54,5
GDXJ	8/2/2013	Buy	\$ *	In-Kind	9,0
GDXJ	8/9/2013	Buy	\$	In-Kind	36,3
GDXJ	8/12/2013	Buy	\$ +	In-Kind	27,2
GDXJ	8/13/2013	Buy	\$ 175,935	\$	116,1
GDXJ	8/13/2013	Buy	\$	In-Kind	81,8
GDXJ	8/14/2013	Buy	\$	In-Kind	74,0
GDXJ	8/15/2013	Buy	\$	In-Kind	129,9
GDXJ	8/16/2013	Buy	\$ -	In-Kind	27,7
GDXJ	8/20/2013	Buy	\$	In-Kind	46,2
GDXJ	8/21/2013	Buy	\$	In-Kind	9,2
GDXJ	8/23/2013	Buy	\$ -	In-Kind	37,0
GDXJ	8/26/2013	Buy	\$ 50	In-Kind	9,2
GDXJ	8/27/2013	Buy	\$	In-Kind	46,2
GDXJ	8/29/2013	Buy	\$ =	In-Kind	9,2
GDXJ	9/6/2013	Buy	\$	In-Kind	9,2
GDXJ	9/11/2013	Buy	\$ =	In-Kind	37,0
GDXJ	9/20/2013	Buy	\$ 8,742,347	\$	5,298,3
GDXJ	9/20/2013	Buy	\$:=:	In-Kind	18,5
GDXJ	9/24/2013	Buy	\$ #	In-Kind	132,6

In-Kind transactions result from the ETF receiving a basket of securities (including Troy Resources) in exchange for securities in the ETF.

In-Kind transactions refers to how market makers of exchange traded funds (ETF) can reconcile the differences between net asset value (NAV) and market values when shares of the ETFs are bought and sold. The market maker can arbitrage the ETF shares with the shares that make up the underlying portfolio, by creating or redeeming lots of the ETF shares. This structure causes ETFs to be treated as "in kind" transactions where investors only pay capital gains like with stocks, as opposed to other fees associated with mutual funds.

