

CHANGE IN SUBSTANTIAL HOLDING NOTICE

Arcadia Minerals Limited (ASX:AM7, FRA:80H) (**Arcadia** or the **Company**) refers to the notice of change of interest of substantial holder Raubex Group Limited (**Raubex**).

As announced on 16 August 2023, the Company completed a capital raising. An additional placement of 4,312,500 CDIs to raise \$431,250, to substantial shareholder Raubex is subject to shareholder approval to be sought at General Meeting of Shareholders, which the Company intends to convene and hold in September 2023. In essence if approved by shareholders, Raubex interest in the Company will be maintained at 28.75%.

For the purpose of Listing Rule 15.5, this announcement has been authorised for release by Michael Davy, Director of Arcadia Minerals Limited.

For further information, please contact: Jurie Wessels - Executive Chairman ARCADIA MINERALS LIMITED info@arcadiaminerals.global

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ARBN 646 114 749



BACKGROUND ON ARCADIA

Arcadia is a Namibia-focused diversified metals exploration company, which is domiciled in Guernsey. The Company explores for a suite of new-era metals (Lithium, Tantalum, Platinum-Group-Elements, Nickel and Copper). The Company's strategy is to bring the advanced Swanson Tantalum project into production and then to use the cashflows (which may be generated) to drive exploration and development at the potentially company transforming exploration assets. As such, the first two pillars of Arcadia's development strategy (a potential cash generator and company transforming exploration assets) are established through a third pillar, which consists of utilising the Company's human capital of industry specific experience, tied with a history of project generation and bringing projects to results, and thereby, to create value for the Company and its shareholders.

Most of the Company's projects are located in the neighbourhood of established mining operations and significant discoveries. The mineral exploration projects include-

- 1. Bitterwasser Lithium in Clay Project which project contains a potentially expanding JORC Mineral Resource from lithium-in-clays
- 2. Bitterwasser Lithium in Brines Project which is prospective for lithium-in-brines within the Bitterwasser Basin area.
- 3. Kum-Kum Project prospective for nickel, copper, and platinum group elements.
- 4. TVC Pegmatite Project prospective for Lithium, Tantalum and other associated minerals.
- 5. Karibib Project prospective for copper and gold.
- 6. The Swanson Mining Project advanced tantalum mining project undergoing development to become a mining operation, and which contains a potentially expanding JORC Mineral Resource within the Swanson Project area.

As an exploration company, all the projects of the company are currently receiving focus. However, currently the Swanson project and the Bitterwasser Lithium projects may be considered as Arcadia's primary projects due to their potential to enhance the Company's value.

For more details, please visit www.arcadiaminerals.global

DISCLAIMER

Some of the statements appearing in this announcement may be forward-looking statements. You should be aware that such statements are only predictions and are subject to inherent risks and uncertainties. Those risks and uncertainties include factors and risks specific to the industries in which Arcadia operates and proposes to operate as well as general economic conditions, prevailing exchange rates and interest rates and conditions in the financial markets, among other things. Actual events or results may differ materially from the events or results expressed or implied in any forward-looking statement. No forward-looking statement is a guarantee or representation as to future performance or any other future matters, which will be influenced by a number of factors and subject to various uncertainties and contingencies, many of which will be outside Arcadia's control.

The Company does not undertake any obligation to update publicly or release any revisions to these forwardlooking statements to reflect events or circumstances after today's date or to reflect the occurrence of unanticipated events. No representation or warranty, express or implied, is made as to the fairness, accuracy, completeness or correctness of the information, opinions or conclusions contained in this announcement. To the maximum extent permitted by law, none of Arcadia, its directors, employees, advisors or agents, nor any other person, accepts any liability for any loss arising from the use of the information contained in this announcement. You are cautioned not to place undue reliance on any forward-looking statement. The forward-looking statements in this announcement reflect views held only as at the date of this announcement.

This announcement is not an offer, invitation, or recommendation to subscribe for, or purchase securities by the Company. Nor does this announcement constitute investment or financial product advice (nor tax, accounting, or legal advice) and is not intended to be used for the basis of making an investment decision. Investors should obtain their own advice before making any investment decision.

Form 604

Corporations Act 2001 Section 671B

Notice of change of interests of substantial holder

To_Company Name/Scheme	Arcadia Minerals Limited			
ACN/ARSN	ARBN 646 114	749		
1. Details of substantial holder	(1)			
Name	Raubex Group	Limited		
ACN/ARSN (if applicable)	***			
There was a change in the intere	ete of the			
substantial holder on		<u>16/08/2023</u>		
The previous notice was given to	the company on	<u>10/07/2023</u>		
The previous notice was dated		07/07/2023		

2. Previous and present 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 when last required, and when now required, to give a substantial holding notice to the company or scheme, are as follows:

Class of securities (4)	Previous notice	Previous notice		Present notice	
	Person's votes	Voting power (5)	Person's votes	Voting power (5)	
Fully paid CDIs	27,043,188	28.75%	27,043,188	25.82%	

3. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest of the substantial holder or an associate in voting securities of the company or scheme, since the substantial holder was last required to give a substantial holding notice to the company or scheme are as follows:

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
04/07/23	SPH Kundalila (pty) ltd	Decrease in percentage due to dilution of interest arising from issue of CDI's	Nil	N/A	N/A
04/07/23	Raubex pty ltd	Decrease in percentage due to dilution of interest arising from issue of CDI's	Nil	N/A	N/A

4. Present relevant interests

Particulars of each relevant interest of the substantial holder in voting securities after the change are as follows:

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
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Raubex Group Limited	SPH Kundalila (pty) ltd	SPH Kundalila (pty) ltd	Ability to exercise or control voting rights and disposal	19,649,188 CDIs	18.76%
Raubex Group Limited	Raubex pty ltd	Raubex pty ltd	Ability to exercise or control voting rights and disposal	7,394,000 CDIs	7.06%

5. Changes in association

The persons who have become associates (2) of, ceased to be associates of, or have changed the nature of their association (9) with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association
	No change.

6. Addresses

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

	Name		Address			
Raubex Group Limited			Building 1, Highgrove Office Park 50 Tegel Avenue Centurion 0169 South Africa			
			ļ <u></u>			
S	ignature					
U	print name	Som	Odya daal	capacity	18 08 2023	rechr
	sign here		de la	date	18 08 2023	
		U	DIF	RECTIONS		

- (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 6 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 person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (6) Include details of:
 - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. 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.

- (7) 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.
- (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) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.