form **603**

Initial substantial shareholder notice

Corporations Law 709(3)

To:

company name

Nexus Minerals Ltd ACN 122 074 006

Substantial shareholder

name of substantial $shareholder^{A}$

Adam Lienert

became a substantial shareholder on 21 November 2023

1. Total number of voting shares

The total number of shares in each class of voting shares in the company to which the substantial shareholder was entitled on that date is:

Class of shares	Total number	Percentage of total shares in class
Ordinary	20,249,600	5.20%

2. Details of entitlements and relevant

interests

On that date, the substantial shareholder was entitled $^{\rm B}$ to the following voting shares in which (he/she/it), or an

associate held relevant interests. For each relevant interest held relevant are provided of:

Holder of relevant interest	Nature of relevant interest ^E	Class and number of shares
Cleland Projects Pty Ltd	Direct	Ordinary shares
<c a="" c="" t=""></c>	2.	9,749,600
Cieland Projects Pty Ltd	Direct	Ordinary shares
<investment a="" c=""></investment>		8,000,000
Two Owls Pty Ltd	Direct	Ordinary shares
<two a="" c="" fund="" owls="" super=""></two>	ia	2,500,000

3. Present registered holders and persons entitled to be registered holders

 $The following persons are registered, or entitled to be registered, as holders of the shares \ referred \ to \ in$

paragraph 2 above:

	paragraph 2 above.		
Holder of relevant interest	Registered holder of shares F	Person entitled to be registered as holder	Class and number of shares
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	Cleland Projects Pty Ltd <c a="" c="" t=""></c>	Cleland Projects Pty Ltd <c a="" c="" t=""></c>	Ordinary shares 9,749,600
Cleland Projects Pty Ltd <investment a="" c=""></investment>	Cleland Projects Pty Ltd <investment a="" c=""></investment>	Cleland Projects Pty Ltd <investment a="" c=""></investment>	Ordinary shares 8,000,000
Two Owls Pty Ltd <two a="" c="" fund="" owls="" super=""></two>	Two Owls Pty Ltd <two a="" c="" fund="" owls="" super=""></two>	Two Owls Pty Ltd <two a="" c="" fund="" owls="" super=""></two>	Ordinary shares 2,500,000

4. Consideration

The consideration paid for each relevant interest referred to in paragraph 2 above, and acquired in the four

months prior to the day that the substantial shareholder became a substantial shareholder, was:

Holder of relevant interest	Date of acquisition	Consideration G		Class and number of shares
		cash	non-cash	
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	03/10/2023	\$200,000	-	Ordinary shares 4,000,000
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	21/11/2023	\$19,016.56	-	Ordinary shares 500,000
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	30/11/2023	\$31,736.18		Ordinary shares 749,600

5. Associates

The persons named in paragraph 2 above are associates of the substantial shareholder for the following reasons:

Name of associate	Reason
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	Controlled by Adam Lienert
Cleland Projects Pty Ltd <investment a="" c=""></investment>	Controlled by Adam Lienert
Two Owls Pty Ltd <two a="" c="" fund="" owls="" super=""></two>	Controlled by Adam Lienert

6. Addresses

The addresses of persons named in this form are:

Name	Address
Mr Adam Lienert	PO Box 7149, Hutt Street, ADELAIDE SA 5000
Cleland Projects Pty Ltd <c a="" c="" t=""></c>	PO Box 7149, Hutt Street, ADELAIDE SA 5000
Cleland Projects Pty Ltd <investment a="" c=""></investment>	PO Box 7149, Hutt Street, ADELAIDE SA 5000
Two Owls Pty Ltd <two a="" c="" fund="" owls="" super=""></two>	PO Box 7149, Hutt Street, ADELAIDE SA 5000

Signature

name

Mr Adam Lienert

signature

date 4/12/23

NOTES:

These notes are for the guidance of persons preparing a notice. They are not part of the form.

The voting shares of a company constitute one class unless divided into separate classes.

A copy of the notice must be given to the company's home stock exchange on the same day that the notice is given to the company (Section 713). If additional space is required to complete a question, the information may be included on a separate piece of paper attached to the form.

- Α If there are a number of substantial shareholders with similar or related entitlements (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 and entitlements 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.
- В See Section 609 on "entitlement to shares".
- C See the definitions of "associate" in sections 10 to 17 of the Corporations Law.
- D See the definitions of "relevant interest" in relation to shares in sections 30 to 45 of the Corporations Law.
- E Show particulars of:
 - (a) any relevant agreement (see section 9 of the Corporations Law) or other circumstances by which the relevant interest was acquired. If subregulations 6.7.01(1) applies, a copy of the agreement or understanding, or a memorandum giving full particulars, must accompany this form, together with a written statement certifying the copy or memorandum; 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 shares to which the relevant interest relates (indicating clearly the particular shares to which the qualification
- If the substantial shareholder is unable to determine the identity of the person, eg if the relevant interest arises because of an option, write "unknown".
- G 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 shareholder 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.