#### **Form 604**

#### Corporations Act 2001 Section 671B

#### Notice of change of interests of substantial holder

 To Company Name/Scheme
 PILBARA MINERALS LTD

 ACN/ARSN/ABN
 95 112 425 788

#### 1. Details of substantial holder (1)

Name JPMorgan Chase & Co. and its affiliates

ACN/ARSN (if applicable) NA

There was a change in the interests of the 03/September/2024

substantial holder on

The previous notice was given to the company on

03/September/2024

The previous notice was dated

30/August/2024

#### 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 |                  | Present notice |                  |
|-------------------------|-----------------|------------------|----------------|------------------|
|                         | Person's votes  | Voting power (5) | Person's votes | Voting power (5) |
| Ordinary                | 180,207,809     | 5.99%            | 210,661,014    | 7.00%            |

#### 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<br>affected |
|----------------|---|--|---|---|----------------------------|
| See Appendix   | JPMORGAN CHASE BANK, N.A.                   | Securities on Loan as Agent Lender   | See Appendix                                  | 30,667,629<br>(Ordinary)                | 30,667,629<br>(Ordinary)   |
| See Appendix   | J.P. MORGAN SECURITIES PLC                  | Holder of securities subject to an obligation to return under a securities lending agreement | See Appendix                                  | 56,175<br>(Ordinary)                    | 56,175<br>(Ordinary)       |
| See Appendix   | J.P. MORGAN SECURITIES PLC                  | Purchase and sales of securities in its capacity as Principal/Proprietary                    | See Appendix                                  | 95,299<br>(Ordinary)                    | 95,299<br>(Ordinary)       |
| See Appendix   | J.P. MORGAN SECURITIES LLC                  | Holder of securities subject to an obligation to return under a securities lending agreement | See Appendix                                  | 45,749<br>(Ordinary)                    | 45,749<br>(Ordinary)       |
| See Appendix   | J.P. MORGAN SECURITIES LLC                  | Rehypothecation of client securities under a<br>Prime Brokerage Agreement                    | See Appendix                                  | 44,739<br>(Ordinary)                    | 44,739<br>(Ordinary)       |
| See Appendix   | J.P. MORGAN SECURITIES<br>AUSTRALIA LIMITED | Purchase and sales of securities in its capacity as Principal/Proprietary                    | See Appendix                                  | 62,330<br>(Ordinary)                    | 62,330<br>(Ordinary)       |
| See Appendix   | J.P. MORGAN INVESTMENT<br>MANAGEMENT INC.   | In its capacity as investment manager or in various other related capacities                 | See Appendix                                  | 390<br>(Ordinary)                       | 390<br>(Ordinary)          |

#### 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<br>to be registered<br>as holder (8)              | Nature of relevant interest (6)  | Class and<br>number of<br>securities | Person's votes            |
|---|---|---|--|--------------------------------------|---------------------------|
| JPMORGAN CHASE<br>BANK, N.A.                    | JPMorgan Chase Bank -<br>London                       | Various Clients and Custodians                                    | In its capacity as investment manager or in various other related capacities                 | 1,583,480<br>(Ordinary)              | 1,583,480<br>(Ordinary)   |
| JPMORGAN CHASE<br>BANK, N.A.                    | JPM Nominees Australia<br>Pty Limited                 | Various Borrowers<br>under the<br>Securities Lending<br>Agreement | Securities on Loan as Agent<br>Lender  | 107,439,893<br>(Ordinary)            | 107,439,893<br>(Ordinary) |
| JPMORGAN ASSET<br>MANAGEMENT (UK)<br>LIMITED    | STATE STREET BANK<br>& TRUST COMPANY-<br>HONG KONG    | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 5,782<br>(Ordinary)                  | 5,782<br>(Ordinary)       |
| JPMORGAN ASSET<br>MANAGEMENT (UK)<br>LIMITED    | J.P. Morgan SE -<br>Luxembourg Branch                 | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 135,747<br>(Ordinary)                | 135,747<br>(Ordinary)     |
| JPMORGAN ASSET<br>MANAGEMENT (UK)<br>LIMITED    | BNP Paribas Securities<br>Services SCA                | Various Clients<br>and Custodians                                 | In its capacity as investment<br>manager or in various other<br>related capacities           | 8,831<br>(Ordinary)                  | 8,831<br>(Ordinary)       |
| JPMORGAN ASSET<br>MANAGEMENT (UK)<br>LIMITED    | BNP Paribas (Sydney)                                  | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 4,941,334<br>(Ordinary)              | 4,941,334<br>(Ordinary)   |
| JPMORGAN ASSET<br>MANAGEMENT<br>(JAPAN) LIMITED | RBC Dexia Investor<br>Services Trust - London         | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 28,009<br>(Ordinary)                 | 28,009<br>(Ordinary)      |
| JPMORGAN ASSET<br>MANAGEMENT<br>(JAPAN) LIMITED | JPMorgan Chase Bank,<br>N.A Hong Kong<br>Branch       | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 4,927<br>(Ordinary)                  | 4,927<br>(Ordinary)       |
| JPMORGAN ASSET<br>MANAGEMENT<br>(JAPAN) LIMITED | BNP Paribas Securities<br>Services SCA,<br>Luxembourg | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 22,661<br>(Ordinary)                 | 22,661<br>(Ordinary)      |
| JPMORGAN ASSET<br>MANAGEMENT<br>(JAPAN) LIMITED | Northern Trust Company<br>London                      | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 125,000<br>(Ordinary)                | 125,000<br>(Ordinary)     |
| JPMORGAN ASSET<br>MANAGEMENT<br>(JAPAN) LIMITED | Bank Of New York<br>Mellon SA/NV Brussels             | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 11,000<br>(Ordinary)                 | 11,000<br>(Ordinary)      |
| J.P.M INSTL<br>INVESTMENTS INC.                 | NEXI CAPITAL SPA                                      | Various Clients and Custodians                                    | In its capacity as investment<br>manager or in various other<br>related capacities           | 1,814<br>(Ordinary)                  | 1,814<br>(Ordinary)       |
| J.P. MORGAN<br>SECURITIES PLC                   | JPM Nominees Australia<br>Pty Limited                 | JPM Nominees<br>Australia Pty<br>Limited                          | Holder of securities subject to an obligation to return under a securities lending agreement | 39,322,079<br>(Ordinary)             | 39,322,079<br>(Ordinary)  |
| J.P. MORGAN<br>SECURITIES PLC                   | JPM Nominees Australia<br>Pty Limited                 | J.P. MORGAN<br>SECURITIES PLC                                     | Purchase and sales of securities in its capacity as Principal/Proprietary                    | 14,664,371<br>(Ordinary)             | 14,664,371<br>(Ordinary)  |
| J.P. MORGAN<br>SECURITIES LLC                   | Citi Australia  | Various Clients and Custodians                                    | Rehypothecation of client<br>securities under a Prime<br>Brokerage Agreement                 | 103,962<br>(Ordinary)                | 103,962<br>(Ordinary)     |
| J.P. MORGAN<br>SECURITIES LLC                   | Citi Australia  | Citi Australia  | Holder of securities subject to an obligation to return under a securities lending agreement | 28,363,892<br>(Ordinary)             | 28,363,892<br>(Ordinary)  |
| J.P. MORGAN<br>SECURITIES<br>AUSTRALIA LIMITED  | Ecapital Nominees Pty<br>Ltd                          | J.P. MORGAN<br>SECURITIES<br>AUSTRALIA LIMITED                    | Purchase and sales of securities in its capacity as Principal/Proprietary                    | 5,520,258<br>(Ordinary)              | 5,520,258<br>(Ordinary)   |
| J.P. MORGAN SE                                  | JPM Nominees Australia<br>Pty Limited                 | J.P. MORGAN SE  | Purchase and sales of securities in its capacity as Principal/Proprietary                    | 42,626<br>(Ordinary)                 | 42,626<br>(Ordinary)      |

| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | STATE STREET<br>GLOBAL MARKETS<br>LLC                                | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 139,698<br>(Ordinary)   | 139,698<br>(Ordinary)   |
|--|--|-----------------------------------|--|-------------------------|-------------------------|
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | UBS (Luxembourg) S.A.  | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 36,150<br>(Ordinary)    | 36,150<br>(Ordinary)    |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | State Street Bank<br>Luxembourg, SA                                  | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 35,495<br>(Ordinary)    | 35,495<br>(Ordinary)    |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | NEXI CAPITAL SPA   | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 2,693<br>(Ordinary)     | 2,693<br>(Ordinary)     |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | JPMorgan Chase Bank -<br>London                                      | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 7,746,960<br>(Ordinary) | 7,746,960<br>(Ordinary) |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | J.P. Morgan SE -<br>Luxembourg Branch                                | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 51,442<br>(Ordinary)    | 51,442<br>(Ordinary)    |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | Cibc Mellon Global<br>Securities Services Co<br>Toronto              | Various Clients and Custodians    | In its capacity as investment<br>manager or in various other<br>related capacities | 75,188<br>(Ordinary)    | 75,188<br>(Ordinary)    |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | BROWN BROTHERS<br>HARRIMAN TRUSTEE<br>SERVICES (IRELAND )<br>LIMITED | Various Clients<br>and Custodians | In its capacity as investment<br>manager or in various other<br>related capacities | 236,886<br>(Ordinary)   | 236,886<br>(Ordinary)   |
| J.P. MORGAN<br>INVESTMENT<br>MANAGEMENT INC. | BROWN BROTHERS<br>HARRIMAN & CO.                                     | Various Clients<br>and Custodians | In its capacity as investment<br>manager or in various other<br>related capacities | 10,836<br>(Ordinary)    | 10,836<br>(Ordinary)    |

#### 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              |
|--|------------------------------------|
| J.P. MORGAN SECURITIES AUSTRALIA LIMITED | Subsidiary of JPMorgan Chase & Co. |
| J.P. MORGAN SECURITIES PLC               | Subsidiary of JPMorgan Chase & Co. |
| J.P. MORGAN SECURITIES LLC               | Subsidiary of JPMorgan Chase & Co. |
| JPMORGAN CHASE BANK, N.A.                | Subsidiary of JPMorgan Chase & Co. |
| J.P. MORGAN INVESTMENT MANAGEMENT INC.   | Subsidiary of JPMorgan Chase & Co. |

#### 6. Addresses

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

| Name                                     | Address  |
|--|--|
| JPMorgan Chase & Co.                     | 383 Madison Avenue, New York, New York, NY, 10179, United States |
| J.P. MORGAN SECURITIES AUSTRALIA LIMITED | LEVEL 18, 83-85 CASTLEREAGH STREET, SYDNEY, NSW 2000, Australia  |
| J.P. MORGAN SECURITIES PLC               | 25 Bank Street, Canary Wharf, London, E14 5JP, England           |

| J.P. MORGAN SECURITIES LLC                | 383 Madison Ave., New York, New York, NY, 10179, United States            |
|---|---|
| J.P. MORGAN SE                            | TaunusTurm, Taunustor 1, Frankfurt am Main, Frankfurt, 60310, Germany     |
| JPMORGAN CHASE BANK, N.A.                 | 1111 Polaris Parkway, Columbus, Delaware, OH, 43240, United States        |
| JPMORGAN ASSET MANAGEMENT (JAPAN) LIMITED | Tokyo Building, 7-3 Marunouchi 2 Chome,Chiyoda-ku, Tokyo, 100 6432, Japan |
| J.P. MORGAN INVESTMENT MANAGEMENT INC.    | 383 Madison Avenue, New York, New York, NY, 10179, United States          |
| JPMORGAN ASSET MANAGEMENT (UK) LIMITED    | 60 Victoria Embankment, London, EC4Y0JP, England                          |
| J.P.M INSTL INVESTMENTS INC.              | 383 Madison Avenue, New York, New York, NY, 10179, United States          |

#### Signature

| Print name | S. Seshagiri Rao | Capacity | Compliance Officer |
|------------|------------------|----------|--------------------|
| Sign here  | S. Sevhagin Pao  | Date     | 05/September/2024  |

#### **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 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.

| TRADES FOR RELEVANT PERIOD          |  |   |                     |             |             | Appendix      |
|-------------------------------------|--|---|---------------------|-------------|-------------|---------------|
| Transaction Date                    | Entity   | Product Type                                  | Type of Transaction | Quantity    | Price (AUD) | Consideration |
| Balance at start of relevant period |  |   |                     | 180,207,809 |             |               |
| 2-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Borrow Return       | (17,880)    | 2.18        | 38,978.40     |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buy                 | 485         | 2.86        | 1,387.10      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (485)       | 2.86        | 1,387.10      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (6,881)     | 2.84        | 19,542.04     |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (16.958)    | 2.84        | 48.160.72     |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (38.509)    | 2.84        | 109.365.56    |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buy                 | 464         | 2.84        | 1,317.76      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (464)       | 2.84        | 1,317.76      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (2,453)     | 2.97        | 7,285.41      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (13)        | 2.87        | 37.29         |
| 2-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buy                 | 2,686       | 2.89        | 7,751.09      |
| 2-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Buy                 | 615         | 2.84        | 1,746.60      |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 795,000     | -           | -             |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 18.904      | -           | -             |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 81,096      | -           | -             |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 450,000     | -           | -             |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow Return       | (45,122)    | -           | -             |
| 2-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 45,122      | -           | -             |
| 3-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Borrow Return       | (38,295)    | 2.68        | 102,564.69    |
| 3-Sep-24                            | J.P. MORGAN SECURITIES LLC                           | Equity  | On-Lend             | 44,739      | -           | -             |
| 3-Sep-24                            | J.P. MORGAN SECURITIES LLC                           | Equity  | Borrow Return       | (45,749)    | -           | _             |
| 3-Sen-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Sell                | (544)       | 2.83        | 1,539,52      |
| 3-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Sell                | (47,520)    | 2.83        | 134,481.60    |
| 3-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Equity  | Buy                 | 250         | 2,75        | 687.50        |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (1,789)     | 2,79        | 4,996.74      |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (126,120)   | 2,76        | 348,285,55    |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (18,420)    | 2.76        | 50,927.80     |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buv                 | 3,773       | 2.81        | 10,594.66     |
| 3-Sen-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (20)        | 2.84        | 56.80         |
| 3-Sen-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buv                 | 49          | 2.84        | 139.16        |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (49)        | 2.84        | 139.16        |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Buy                 | 145.060     | 2.80        | 406,168,00    |
| 3-Sep-24                            | J.P. MORGAN SECURITIES AUSTRALIA LIMITED             | Equity  | Sell                | (2,686)     | 2.84        | 7,628.24      |
| 3-Sep-24                            | J.P. MORGAN SECURITIES PLC                           | Exchange Traded Derivatives - Option - Equity | Sell                | (48,100)    | -           | 7,020.21      |
| 3-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 182.000     | -           | -             |
| 3-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 5,970       | _           |               |
| 3-Sep-24<br>3-Sep-24                | IPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 134,659     |             |               |
| 3-Sep-24<br>3-Sep-24                | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 18,482,044  |             |               |
| 3-Sep-24                            | JPMORGAN CHASE BANK, N.A.                            | Equity  | Borrow              | 318,122     |             |               |
| 3-Seb-24<br>3-Sep-24                | JPMORGAN CHASE BANK, N.A.  JPMORGAN CHASE BANK, N.A. | Equity  | Borrow              | 10.199.834  |             |               |
| 3-Sep-24<br>3-Sep-24                | J.P. MORGAN INVESTMENT MANAGEMENT INC.               | Equity  | Buv                 | 10,199,834  | 2.83        | 1,103.70      |
|                                     | J.F. MUKGAN INVESTMENT MANAGEMENT INC.               | Equity  | Duy                 |             | 2.03        | 1,103./0      |
| Balance at end of relevant period   |  |   |                     | 210,661,014 |             |               |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Overseas Securities Lending Agreement ("OSLA")   |
| Parties to agreement                              | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Barclays Capital Securities Limited ("Borrower")  |
| Transfer date                                     | Settlement date         05-Apr-2024         25-Jul-2024         26-Jul-2024         29-Jul-2024  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
| If yes, detail                                    | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4(B)(vi) of the standard form OSLA.   |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes  |
| If yes, detail any exceptions                     | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| shareholding notice   |  |
|-----------------------|--|
| Date:                 | 05-Sep-2024  |
| Company's name:       | PILBARA MINERALS LTD   |
| ISIN:                 | AU000000PLS0   |
| Date of change of     |  |
| relevant              |  |
|                       | 03-Sep-2024  |
| interests:            |  |
| Schedule              |  |
| Type of agreement     | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to            | <br> PMorgan Chase Bank, N.A. (acting as agent) ("lender") and BNP Paribas Financial Markets (Borrower)  |
| agreement             | bi Prorgan Chase bank, N.A. (acting as agency ( ichael ) and bit i anbas Financial Plances (boffower)  |
|                       | Settlement Date  |
|                       | 19-Jul-2024  |
|                       | 26-Jul-2024  |
|                       | 29-Jul-2024  |
|                       | 12-Aug-2024  |
|                       | 14-Aug-2024  |
| Transfer date         | 19-Aug-2024  |
|                       | 22-Aug-2024  |
|                       | 28-Aug-2024  |
|                       | 30-Aug-2024  |
|                       | 02-Sep-2024  |
|                       | 03-Sep-2024  |
|                       | 04-Sep-2024  |
| Holder of voting      | ·  |
| rights                | Borrower   |
| Are there any         |  |
| restriction on        | Yes  |
| voting rights         |  |
|                       | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in  |
|                       | accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the   |
| If yes, detail        | porrower of its instructions in writing no later than 7 business days prior to the date upon which such votes  |
| 2. <i>100,</i> actain | are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the   |
|                       | standard form GMSLA.   |
| Scheduled return      | Sandara form of 192 ti   |
| date (if any)         | None   |
| Does the borrower     |  |
| have the right to     | Yes  |
| return early?         |  |
|                       | Borrower has right to return all and any equivalent securities early at any time in accordance with the  |
| If yes, detail        | lender's instructions.   |
| Does the lender       |  |
| have the right to     | Yes  |
| recall early?         |  |
|                       | ander has right to recall all or any equivalent essentities at any time by sixting matics on any business.   |
|                       | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of  |
|                       | not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a |
| If yes, detail        | difference between the settlement time for sales and purchases on the relevant exchange or clearing  |
|                       | priganisation, the standard settlement time shall be the shorter of the two times). The borrower must return   |
|                       | -  |
|                       | the securities not later than the expiry of such notice in accordance with the lender's instructions.  |
| Will the securities   |  |
| be returned on        | Yes  |
| settlement?           |  |
| If yes, detail any    | No exceptions  |
| exceptions            | по слеериона   |
|                       |  |

Statement

If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Master Securities Lending Agreement ("MSLA")   |
| Parties to agreement                              | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Bofa Securities, Inc. ( "Borrower")   |
| Transfer date                                     | Settlement date 24-Jul-2024  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
| If yes, detail                                    | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out as per the rights of the borrower as stated in the MSLA.  |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes  |
| If yes, detail any exceptions                     | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

|  | filed with ASX.  |
|--|--|
| Date:  | 05-Sep-2024  |
| Company's name:                                      | PILBARA MINERALS LTD   |
| ISIN:  | AU000000PLS0   |
| Date of change of                                    |  |
| =  | 03-Sep-2024  |
| interests:   | 03 3cp 202 1   |
|  |  |
| Schedule   |  |
|  | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to   | PMorgan Chase Bank, N.A. (acting as agent) ("lender") and Citigroup Global Markets Limited (Borrower)  |
| agreement  |  |
|  | <u>Settlement Date</u><br>03-Jul-2023<br>15-Aug-2023   |
|  | 17-Aug-2023  |
|  | 16-Oct-2023  |
|  | 03-Jan-2024  |
|  | 02-Feb-2024  |
| Transfer date  | 06-Feb-2024  |
|  | 05-Apr-2024  |
|  | 06-Jun-2024  |
|  | 26-Jun-2024  |
|  | 12-Jul-2024  |
|  | 09-Aug-2024  |
|  | 13-Aug-2024  |
|  | 22-Aug-2024  |
| Holder of voting                                     | -  |
| rights   | Borrower   |
| Are there any  |  |
| restriction on                                       | Yes  |
| voting rights  |  |
| If yes, detail                                       | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the standard form GMSLA.   |
| Scheduled return                                     | Name -   |
| date (if any)  | None   |
| Does the borrower                                    |  |
| have the right to                                    | Yes  |
| return early?  |  |
| If yes, detail                                       | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender                                      |  |
| have the right to                                    | Yes  |
| recall early?  |  |
|  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement? | Yes  |

| If yes, detail any exceptions | No exceptions   |
|-------------------------------|---|
| Statement                     | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of |
|                               | the agreement will be given to that company or ASIC.  |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:                 | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Master Securities Lending Agreement ("MSLA")   |
| Parties to agreement                                  | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Citigroup Global Markets Inc. ("Borrower")  |
| Transfer date   | Settlement date 01-May-2024 30-May-2024 18-Jul-2024 28-Aug-2024 04-Sep-2024  |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
| If yes, detail  | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out as per the rights of the borrower as stated in the MSLA.  |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?        | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Master Securities Lending Agreement ("MSLA")   |
| Parties to agreement                              | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Goldman Sachs & Co. LLC ( "Borrower")   |
| Transfer date                                     | Settlement Date 11-Oct-2023 16-Oct-2023 23-Oct-2023 06-Dec-2023 21-Dec-2023 05-Apr-2024 03-Jun-2024 30-Aug-2024 02-Sep-2024  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
| If yes, detail                                    | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out as per the rights of the borrower as stated in the MSLA.  |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes  |
| If yes, detail any exceptions                     | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| <u> </u>  | III CO   |
|---|--|
|   | 05-Sep-2024  |
| Company's name:                                 | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of                               |  |
| relevant  | 03-Sep-2024  |
| interests:                                      |  |
| Schedule  |  |
| Type of agreement                               | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to                                      |  |
| agreement                                       | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Goldman Sachs International (Borrower)  |
| Transfer date                                   | Settlement Date  15-Aug-2023  22-Sep-2023  03-Oct-2023  25-Oct-2023  26-Oct-2023  10-Nov-2023  10-Nov-2023  22-Nov-2023  24-Nov-2023  21-Dec-2023  21-Dec-2023  03-Jan-2024  06-Feb-2024  15-Apr-2024  11-May-2024  12-Jun-2024  |
| Holder of voting rights                         | 03-Sep-2024<br>Borrower  |
| Are there any                                   |  |
| restriction on<br>voting rights                 | Yes  |
| If yes, detail                                  | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the standard form GMSLA.   |
| Scheduled return                                | None   |
| date (if any)                                   |  |
| Does the borrower                               |  |
| have the right to                               | Yes  |
| return early?                                   | Porrower has right to return all and any equivalent esserties early at any time is assertance with the   |
| If yes, detail                                  | Borrower has right to return all and any equivalent securities early at any time in accordance with the ender's instructions.  |
| Does the lender have the right to recall early? | Yes  |
| If yes, detail                                  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |

| Will the securities<br>be returned on<br>settlement? | Yes  |
|--|--|
| If yes, detail any exceptions                        | No exceptions  |
| Statement  | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC. |

|   | 05-Sep-2024  |
|---|--|
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of                                     |  |
| relevant  | 03-Sep-2024  |
| interests:  |  |
| Schedule  |  |
| Type of agreement                                     | Australian Master Securities Lending Agreement ("AMSLA")   |
| Parties to  |  |
| agreement   | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Macquarie Bank Limited(Borrower)  |
| Transfer date   | <u>Settlement Date</u><br>03-Sep-2024<br>04-Sep-2024<br>05-Sep-2024  |
| rights  | Borrower   |
| Are there any   |  |
|   | Yes  |
| voting rights   |  |
| If yes, detail  | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4.3 of the standard form AMSLA.   |
| Scheduled return date (if any)                        | None   |
| Does the borrower                                     |  |
| _   | Yes  |
| return early?   |  |
| ir yes, detaii  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| settlement?   | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

|                                     | theu with ADA.   |
|-------------------------------------|--|
| Date:                               | 05-Sep-2024  |
| Company's name:                     | PILBARA MINERALS LTD   |
| ISIN:                               | AU000000PLS0   |
| Date of change                      |  |
| _                                   | 03-Sep-2024  |
|                                     | 03-3ep-202 <del>1</del>  |
| interests:                          |  |
| Schedule                            |  |
| = =                                 | Global Master Securities Lending Agreement ("GMSLA")   |
|                                     | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Merrill Lynch International(Borrower)   |
| Parties to agreement  Transfer date | Settlement Date  19-Jun-2023  26-Jul-2023  17-Aug-2023  18-Aug-2023  21-Aug-2023  21-Aug-2023  30-Aug-2023  30-Aug-2023  31-Aug-2023  04-Sep-2023  05-Sep-2023  25-Sep-2023  25-Sep-2023  26-Sep-2023  27-Nov-2023  24-Nov-2023  27-Nov-2023  28-Nov-2023  21-Dec-2023  19-Dec-2023  19-Dec-2023  19-Dec-2024  29-Feb-2024  29-Feb-2024  19-Mar-2024  19-Mar-2024  19-Mar-2024  19-Apr-2024  16-Apr-2024  19-Apr-2024  29-Apr-2024  29-Apr-2024 |
|                                     | 04-Jun-2024  |
|                                     | 05-Jun-2024  |
|                                     | 12-Jun-2024  |
|                                     | 13-Jun-2024  |
|                                     | 24-Jun-2024  |
|                                     | 26-Jun-2024  |
|                                     | 28-Jun-2024  |

| ı                             | ha 7 1 222 4   |
|-------------------------------|--|
|                               | 02-Jul-2024  |
|                               | 03-Jul-2024  |
|                               | 05-Jul-2024  |
|                               | 12-Jul-2024  |
|                               | 15-Jul-2024  |
|                               | 23-Jul-2024  |
|                               | 02-Aug-2024  |
|                               | 22-Aug-2024  |
|                               | 28-Aug-2024  |
| Holder of voting rights       | Borrower   |
| Are there any                 |  |
| restriction on                | Yes  |
| voting rights                 |  |
| If yes, detail                | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the standard form GMSLA.   |
| Scheduled return              |  |
| date (if any)                 | None   |
| Does the borrower             |  |
| have the right to             | Yes  |
| return early?                 |  |
|                               | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender               |  |
| have the right to             | Yes  |
| recall early?                 |  |
| If yes, detail                | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities           |  |
| be returned on                | Yes  |
| settlement?                   |  |
| If yes, detail any exceptions | No exceptions  |
| Statement                     | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |
| L                             |  |

| snarenoiding notice |  |
|---------------------|--|
| Date:               | 05-Sep-2024  |
| Company's name:     | PILBARA MINERALS LTD   |
| ISIN:               | AU000000PLS0   |
| Date of change of   |  |
| _                   |  |
| relevant<br>        | 03-Sep-2024  |
| interests:          |  |
| Schedule            |  |
| Type of agreement   | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to          | PMorgan Chase Bank, N.A. (acting as agent) ("lender") and Morgan Stanley & Co. International PLC               |
| agreement           | (Borrower)   |
|                     | Settlement Date  |
|                     | 22-Sep-2023  |
|                     | 25-Oct-2023  |
|                     | 04-Dec-2023  |
|                     | 07-Dec-2023  |
|                     |  |
|                     | 15-Dec-2023  |
|                     | 10-Jan-2024  |
|                     | 12-Jan-2024  |
|                     | 29-Feb-2024  |
|                     | 19-Mar-2024  |
|                     | 31-May-2024  |
|                     | 05-Jun-2024  |
| Transfer date       | 18-Jun-2024  |
|                     |  |
|                     | 23-Jul-2024  |
|                     | 29-Jul-2024  |
|                     | 30-Jul-2024  |
|                     | 31-Jul-2024  |
|                     | 14-Aug-2024  |
|                     | 16-Aug-2024  |
|                     | 22-Aug-2024  |
|                     | 23-Aug-2024  |
|                     | 30-Aug-2024  |
|                     |  |
|                     | 02-Sep-2024  |
|                     | 06-Sep-2024  |
| Holder of voting    | Borrower   |
| rights              |  |
| Are there any       |  |
| restriction on      | Yes  |
| voting rights       |  |
|                     | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in          |
|                     | accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the |
| If yes, detail      | borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes  |
|                     | are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the   |
|                     | standard form GMSLA.   |
| Scheduled return    |  |
| date (if any)       | None   |
| Does the borrower   |  |
| have the right to   | Yes  |
| return early?       |  |
| ecuin carry:        | Porrower has right to return all and any equivalent sequeities early at any time in accordance with the        |
| If yes, detail      | Borrower has right to return all and any equivalent securities early at any time in accordance with the        |
|                     | ender's instructions.  |
| Does the lender     |  |
| have the right to   | Yes  |
| recall early?       |  |
| ·                   |  |

| If yes, detail                                       | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
|--|--|
| Will the securities<br>be returned on<br>settlement? | Yes  |
| If yes, detail any exceptions                        | No exceptions  |
| Statement  | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU00000PLS0  |
| Date of change of                                 |  |
| relevant interests:                               | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Master Securities Lending Agreement ("MSLA")   |
| Parties to agreement                              | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Morgan Stanley & Co. LLC ( "Borrower")  |
| Transfer date                                     | Settlement Date 30-Aug-2023 29-Feb-2024 18-Jul-2024 22-Aug-2024  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
| If yes, detail                                    | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out as per the rights of the borrower as stated in the MSLA.  |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes  |
| If yes, detail any exceptions                     | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| snarenolding notice           | The William.   |
|-------------------------------|--|
| Date:                         | 05-Sep-2024  |
| Company's name:               | PILBARA MINERALS LTD   |
| ISIN:                         | AU00000PLS0  |
| Date of change of             |  |
| relevant                      | 03-Sep-2024  |
| interests:                    | ·  |
| Schedule                      |  |
| Type of agreement             | Australian Master Securities Lending Agreement ("AMSLA")   |
| Parties to                    | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and Morgan Stanley Australia Securities Limited   |
| agreement                     | (Borrower)   |
|                               | Settlement Date  |
| Transfer date                 | 26-Aug-2024  |
|                               | 29-Aug-2024  |
| Holder of voting              | Borrower   |
| rights                        |  |
| Are there any                 |  |
| restriction on                | Yes  |
| voting rights                 |  |
|                               | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in  |
| Tf data!!                     | accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the   |
| If yes, detail                | borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4.3 of the |
|                               | standard form AMSLA.   |
| Scheduled return              |  |
| date (if any)                 | None   |
| Does the borrower             |  |
| have the right to             | Yes  |
| return early?                 |  |
| If yes, detail                | Borrower has right to return all and any equivalent securities early at any time in accordance with the  |
|                               | ender's instructions.  |
| Does the lender               |  |
| have the right to             | Yes  |
| recall early?                 |  |
|                               | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of  |
|                               | hot less than the standard settlement time for such equivalent securities on the exchange or in the clearing   |
| If yes, detail                | organisation through which the relevant borrowed securities were originally delivered (and where there is a  |
|                               | difference between the settlement time for sales and purchases on the relevant exchange or clearing broanisation, the standard settlement time shall be the shorter of the two times). The borrower must return            |
|                               | the securities not later than the expiry of such notice in accordance with the lender's instructions.  |
| MAZIII ALI '''                | and securities not later than the expiry of such house in accordance with the lender's instructions.   |
| Will the securities           | Vos.   |
| be returned on<br>settlement? | Yes  |
| If yes, detail any            |  |
| exceptions                    | No exceptions  |
|                               | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of  |
| Statement                     | the agreement will be given to that company or ASIC.   |
|                               | Fire agreement and 200 and to another year.  |

| snarenoiding notice in                                | <del>-</del>   |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:                 | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Master Securities Lending Agreement ("MSLA")   |
| Parties to agreement                                  | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and STATE STREET BANK AND TRUST COMPANY ("Borrower")  |
| Transfer date   | Settlement Date 31-Jul-2024  |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
| If yes, detail  | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out as per the rights of the borrower as stated in the MSLA.  |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?        | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| snarenolding notice                                   | illed with ASA.  |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of                                     |  |
| relevant  | 03-Sep-2024  |
| interests:  |  |
| Schedule  |  |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to<br>agreement                               | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and UBS AG London Branch (Borrower)   |
| Transfer date   | Settlement Date<br>03-Nov-2023   |
| Holder of voting<br>rights                            | Borrower   |
| Are there any   |  |
| restriction on  | Yes  |
| voting rights   | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in  |
| If yes, detail  | accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 6.6 of the standard form GMSLA.   |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement?  | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Data   | 05-Sep-2024  |
|--|--|
|  | ·  |
| Company's name:                                      | PILBARA MINERALS LTD   |
|  | AU000000PLS0   |
| Date of change of                                    | 03-Sep-2024  |
| relevant interests:                                  | 55 55F -52 -   |
| Schedule   |  |
| Type of agreement                                    | Australian Master Securities Lending Agreement ("AMSLA")   |
| Parties to   | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") and UBS Securities Australia Ltd (Borrower)   |
| agreement  | bi Prorgan Grase Barric, N.A. (acting as agenc) ( render ) and ODS securities Australia Eta (Borrower)   |
|  | Settlement Date  18-Apr-2024  11-Jun-2024  12-Jun-2024  27-Jun-2024  01-Jul-2024  06-Aug-2024  09-Aug-2024  27-Aug-2024  |
| Holder of voting<br>rights                           | Borrower   |
| Are there any  |  |
| restriction on                                       | Yes  |
| voting rights  |  |
| If yes, detail                                       | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4.3 of the standard form AMSLA.   |
| Scheduled return date (if any)                       | None   |
| Does the borrower                                    |  |
| have the right to                                    | Yes  |
| return early?  |  |
| If yes, detail                                       | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender                                      |  |
| have the right to recall early?                      | Yes  |
| If yes, detail                                       | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement? | Yes  |
| exceptions   | No exceptions  |
| Statement  | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

|                                | Ţ  |
|--------------------------------|--|
| Date:                          | 05-Sep-2024  |
| Company's name:                | PILBARA MINERALS LTD   |
| ISIN:                          | AU000000PLS0   |
| Date of change of              | 03-Sep-2024  |
| relevant interests:            | 03-3ep-202 <del>1</del>  |
| Schedule                       |  |
| Type of agreement              | Institutional Account Agreement  |
| Parties to agreement           | JP Morgan Securities LLC for itself and as agent and trustee for the other J.P. Morgan Entities and NATIONAL FINANCIAL SERVICES LLC - AS AGENT, BLACKROCK, STATE STREET BANK AND TRUST CO (AS AGENT), NORTHERN TRUST-AS AGENT (herein referred to as "JPMS"). " J.P. Morgan Entities" means, as the context may require or permit, any and all of JPMSL, JPMorgan Chase Bank, N.A., J.P. Morgan Securities LLC., J.P. Morgan Markets Limited, J.P. Morgan Securities Australia Limited, J.P. Morgan Securities (Asia Pacific) Limited, J.P. Morgan Securities Japan Co., Ltd and J.P. Morgan Prime Nominees Limited and any additional entity notified to the Company from time to time. |
| Transfer date                  | Settlement Date         25-Sep-23         07-Mar-24         29-May-24         20-Jun-24         25-Jun-24         05-Jul-24         08-Jul-24         06-Aug-24         07-Aug-24         13-Aug-24         23-Aug-24         29-Aug-24  |
| Holder of voting rights        | JPMS is the holder of the voting rights from the time at which it exercises its right to borrow.  Notwithstanding this, please note that the Company has the right to recall equivalent securities if it wishes to exercise its voting rights in respect of the securities.  |
| Are there any                  |  |
| restriction on voting          | Yes  |
| rights                         |  |
| If yes, detail                 | JPMS will not be able to exercise voting rights in circumstances where the Company has recalled equivalent securities from JPMS before the voting rights have been exercised. In these circumstances, JPMS must return the securities to the Company and the Company holds the voting rights.  |
| Scheduled return date (if any) | N/A. There is no term to the loan of securities.   |
| Does the borrower              |  |
| have the right to              | Yes.   |
| return early?                  |  |
| If yes, detail                 | JPMS has the right to return all and any securities or equivalent securities early at any time.  |
| Does the lender have           |  |
| the right to recall            | Yes.   |
| early?                         |  |
| If yes, detail                 | The Company has the right to recall all or any equivalent securities on demand   |
| ıı yes, uetali                 | The Company has the right to recall all or any equivalent securities on demand.  |

| Will the securities be returned on settlement? | Yes. Settlement of the loan will occur when JPMS returns equivalent securities to the Company. There is no term to the loan of securities. |
|--|--|
| If yes, detail any                             |  |
| exceptions                                     |  |
| Statement                                      | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a  |
|  | copy of the agreement will be given to that company or ASIC.   |

|   | <del>,</del>   |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to agreement                              | ABU DHABI INVESTMENT AUTHORITY (HSBC GULF FUND (TP EQ) 2021) ('lender'), J.P. Morgan Securities PLC ('borrower)  |
| Transfer date                                     | Settlement Date 15-Jan-24  |
| Holder of voting rights                           | Party holding collateral that has the voting rights.   |
| Are there any restriction on voting rights        | No, unless separately agreed to the contrary.  |
| If yes, detail                                    | NA   |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | This right is subject to the requirement that the borrower deliver alternative collateral acceptable to the lender and also to the mark to market requirements of ss 5.4 and 5.5 of this agreement.  |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities on any business day by giving such notice as agreed by the parties. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Equivalent Securities must be returned.  |
| If yes, detail any exceptions                     | Absent default, there are no exceptions.   |
| Statement   | No   |
| -   |  |

| Data  | 0F Con 2024   |
|---|---|
| Date:   | 05-Sep-2024 PILBARA MINERALS LTD  |
| Company's name:                                       |   |
| ISIN:   | AU000000PLS0  |
| Date of change of relevant interests:                 | 03-Sep-2024   |
| Schedule  |   |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")  |
| Type of agreement                                     | Global Master Securities Lending Agreement  |
| Parties to agreement                                  | BNP PARIBAS SECURITIES SERVICES ('lender'), J.P. MORGAN SECURITIES PLC('borrower)   |
| Transfer date   | Settlement Date<br>26-Oct-23  |
| Holder of voting rights                               | Party holding the securities has voting rights for those securities (i.e. Borrower for equivalent securities and Lender for equivalent collateral)  |
| Are there any restriction on voting rights            | Yes.  |
| If yes, detail  | The holder has no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.  |
| Scheduled return date (if any)                        |   |
| Does the borrower have the right to return early?     | Yes   |
| If yes, detail  | Subject to the terms of the relevant loan, the borrower shall be entitled at any time to terminate a loan and deliver all and any equivalent securities due and outstanding to the lender in accordance with the lender's instructions.   |
| Does the lender<br>have the right to<br>recall early? | Yes   |
| If yes, detail  | Subject to their being an event of default and the terms of the relevant loan, the lender shall be entitled to terminate a loan and to call for the delivery of all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the loaned securities were originally delivered. |
| Will the securities<br>be returned on<br>settlement?  | Yes   |
| If yes, detail any exceptions                         | Absent default, there are no exceptions.  |
|   |   |

| If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC. |
|--|
|  |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:                 | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Exclusive Securities Lending Agreement dated November 17, 2020 to the Global Master Securities Lending Agreement   |
| Parties to agreement                                  | SFT ("lending agent") - CALIFORNIA STATE TEACHERS' RETIREMENT SYSTEM ("lender") and J.P. Morgan Securities Plc ("borrower")  |
| Transfer date   | Settlement date         13-Oct-23       07-Feb-24         30-Aug-24       30-Aug-24  |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
| If yes, detail  | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.  |
| Scheduled return<br>date (if any)                     | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.   |
| Does the lender have<br>the right to recall<br>early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?        | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of                                     |  |
| relevant interests:                                   | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Overseas Securities Lender's Agreement ("OSLA")  |
| Parties to agreement                                  | J.P. Morgan Securities Plc ("borrower") and Citibank N.A. acting as Agent ("lender")   |
| Transfer date   | Settlement Date 16-Oct-23 14-May-24 21-May-24 29-May-24 13-Jun-24 20-Jun-24 05-Jul-24 07-Aug-24  |
| Holder of voting rights                               | Borrower   |
| Are there any   |  |
| restriction on voting rights                          | Yes  |
| If yes, detail  | The borrower undertakes to use its best endeavours to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavours to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4(B)(vi) of the standard form OSLA. |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have<br>the right to recall<br>early? | Yes  |

| If yes, detail                                 | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
|--|--|
| Will the securities be returned on settlement? | Yes  |
| If yes, detail any exceptions                  | No exceptions  |
| Statement                                      | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| snareholding notice in                            |  |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to agreement                              | HSBC Bank plc (as agent) and J.P. Morgan Securities plc  |
| Transfer date                                     | Settlement Date 16-Jan-24  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
| If yes, detail                                    | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.  |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
| If yes, detail                                    | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery on a business day if notice of redelivery has been given within the standard market settlement period.   |
| Does the lender have the right to recall early?   | Yes  |
| If yes, detail                                    | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time provided notification is given by the lender within standard market settlement period for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes  |
| If yes, detail any exceptions                     | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Substantial shareholding not                      |   |
|---|---|
| Date:   | 05-Sep-2024   |
| Company's name:                                   | PILBARA MINERALS LTD  |
| ISIN:   | AU000000PLS0  |
| Date of change of relevant interests:             | 03-Sep-2024   |
| Schedule  |   |
| Type of agreement                                 | Global Master Securities Lending Agreement ("GMSLA")  |
| Parties to agreement                              | J.P. MORGAN SECURITIES PLC ("borrower") and HSBC A/C CLIENT - OSPREY ("lender")   |
| Transfer date                                     | Settlement Date   |
| Holdon of voting rights                           | 15-Jan-24   |
|   | Borrower  |
| Are there any restriction on voting rights        | Yes   |
|   | Neither party (borrower or lender as the case may be) holding the securities  |
|   | shall have any obligation to arrange for voting rights to be exercised in   |
| If yes, detail                                    | accordance with the instructions of the other party, unless otherwise agreed  |
|   | between the parties.  |
| Scheduled return date (if                         | None  |
| any)  |   |
| Does the borrower have the right to return early? | Yes   |
|   | Borrower has the right to terminate a loan and redeliver all and any  |
| If yes, detail                                    | equivalent securities due and outstanding to the lender in accordance with  |
|   | lender's instructions and lender shall accept such redelivery.  |
| Does the lender have the right to recall early?   | Yes   |
|   | Lender has right to recall all or any equivalent securities on any business day   |
|   | by giving such notice as agreed by the parties. The borrower must return  |
| If yes, detail                                    | the securities not later than the expiry of such notice in accordance with the  |
|   | lender's instructions.  |
| Will the securities be                            | Yes   |
| returned on settlement?                           |   |
| If yes, detail any exceptions                     | No exceptions   |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company |

| substantial snareholding not                      | tee med with AoAi  |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Global Master Securities Lending Agreement ("GMSLA")                         |
| Parties to agreement                              | HSBC Bank plc (as agent) and J.P. Morgan Securities plc                      |
| Transfer date                                     | <u>Settlement Date</u><br>29-May-24  |
| Holder of voting rights                           | Borrower   |
| Are there any restriction on voting rights        | Yes  |
|   | The borrower shall have no obligation to arrange for voting rights to be     |
| If yes, detail                                    | exercised in accordance with the instructions of the other party, unless     |
|   | otherwise agreed between the parties.  |
| Scheduled return date (if any)                    | None   |
| Does the borrower have the right to return early? | Yes  |
|   | Borrower has the right to terminate a loan and redeliver all and any         |
|   | ·  |
|   | equivalent securities due and outstanding to the lender in accordance with   |
| If yes, detail                                    | lender's instructions and lender shall accept such redelivery on a business  |
|   | day if notice of redelivery has been given within the standard market        |
|   | settlement period.   |
|   | Yes  |
| Does the lender have the                          |  |
| right to recall early?                            |  |
|   | Lender has right to recall all or any equivalent securities at any time by   |
|   | giving notice on any business day of not less than the standard settlement   |
|   |  |
| TC  | time provided notification is given by the lender within standard market     |
| If yes, detail                                    | settlement period for such equivalent securities on the exchange or in the   |
|   | clearing organisation through which the relevant borrowed securities were    |
|   | originally delivered. The borrower must return the securities not later than |
|   | the expiry of such notice in accordance with the lender's instructions.      |
| Will the securities be returned on settlement?    | Yes  |
|   | No exceptions  |
| If yes, detail any exceptions                     |  |
|   | I.   |

|           | If requested by the company to whom the prescribed form must be given, or   |
|-----------|---|
| Statement | if requested by ASIC, a copy of the agreement will be given to that company |
|           | or ASIC.  |

|   | g notice filed with ASX.   |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:                 | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to agreement                                  | J.P. MORGAN SECURITIES PLC ("borrower") and HSBC GBL AM UK LTD - HSBC INDEX TRACKER INVESTMENT FUNDS - FTSE ALL-WD INDX FD ("lender")  |
| Transfer date   | Settlement Date<br>23-May-24   |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
| If yes, detail  | Neither party (borrower or lender as the case may be) holding the securities shall have any obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.       |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.   |
| Does the lender have<br>the right to recall<br>early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities on any business day by giving such notice as agreed by the parties. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities be returned on settlement?        | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Substantial Shareholdin                 | g notice filed with ASX.  |
|---|---|
| Date:                                   | 05-Sep-2024   |
| Company's name:                         | PILBARA MINERALS LTD  |
| ISIN:                                   | AU000000PLS0  |
| Date of change of                       | 03-Sep-2024   |
| relevant interests: Schedule            |   |
|   |   |
| Type of agreement                       | Global Master Securities Lending Agreement ("GMSLA")                                |
| Dauties to severe and                   | J.P. MORGAN SECURITIES PLC ("borrower") and HSBC GLOBAL ASSET                       |
| Parties to agreement                    | MANAGEMENT (UK) LIMITED - HSBC PACIFIC INDEX FUND ("lender")                        |
|   | Settlement Date   |
| Transfer date                           | 23-May-24   |
|   | 29-May-24   |
|   | Party holding the securities (borrower or lender as the case may be)                |
| Are there any restriction on voting     |   |
| rights                                  | Yes   |
| rigina                                  | Neither party (borrower or lender as the case may be) holding the securities shall  |
|   | have any obligation to arrange for voting rights to be exercised in accordance      |
| If yes, detail                          |   |
|   | with the instructions of the other party, unless otherwise agreed between the       |
|   | parties.  |
| Scheduled return date                   | None  |
| (if any)                                | none  |
| Does the borrower have the right to     |   |
| return early?                           | Yes   |
| return earry:                           | Borrower has the right to terminate a loan and redeliver all and any equivalent     |
| If yes, detail                          | securities due and outstanding to the lender in accordance with lender's            |
| ii yes, uetaii                          |   |
|   | instructions and lender shall accept such redelivery.                               |
| Does the lender have                    |   |
| the right to recall                     |   |
| early?                                  | Yes   |
|   | Lender has right to recall all or any equivalent securities on any business day by  |
|   | giving such notice as agreed by the parties. The borrower must return the           |
| If yes, detail                          | securities not later than the expiry of such notice in accordance with the lender's |
|   | . ,   |
| *************************************** | instructions.   |
| Will the securities be returned on      |   |
| settlement?                             | Yes   |
|   |   |
| If yes, detail any                      |   |
| exceptions                              | No exceptions   |
|   | If requested by the company to whom the prescribed form must be given, or if        |
| Statement                               | requested by ASIC, a copy of the agreement will be given to that company or         |
|   | ASIC.   |
|   | , core.   |

| Date:               | 05-Sep-2024   |
|---------------------|---|
| Company's name:     | PILBARA MINERALS LTD  |
| ISIN:               | AU000000PLS0  |
| Date of change of   | 03-Sep-2024   |
| relevant interests: | 03-3ср-202-т  |
| Schedule            |   |
| Type of agreement   | Overseas Securities Lender's Agreement ("OSLA")                                   |
| Parties to          | JPMorgan Chase Bank, N.A. (acting as agent) ("lender") J.P. Morgan Securities plc |
| agreement           | ("borrower")  |
|                     | ( Sonowor )   |
|                     | Settlement Date   |
|                     | 07-Sep-23   |
|                     | 19-Sep-23   |
|                     | 25-Sep-23   |
|                     | 03-Oct-23   |
|                     | 05-Oct-23   |
|                     | 13-Oct-23   |
|                     | 07-Nov-23   |
|                     | 14-Nov-23   |
|                     | 21-Nov-23   |
|                     | 22-Nov-23   |
|                     | 23-Nov-23   |
|                     | 15-Dec-23   |
| Transfer date       | 20-Dec-23   |
|                     | 27-Feb-24   |
|                     | 12-Mar-24   |
|                     | 26-Mar-24   |
|                     | 17-Apr-24   |
|                     | 14-May-24   |
|                     | 29-May-24   |
|                     | 04-Jun-24   |
|                     | 06-Jun-24   |
|                     | 13-Jun-24   |
|                     | 27-Jun-24   |
|                     | 02-Jul-24   |
|                     | 19-Aug-24<br>22-Aug-24  |
|                     | 30-Aug-24   |
| Holder of voting    |   |
| rights              | Borrower  |
|                     |   |
| Are there any       |   |
| restriction on      | Yes   |
| voting rights       |   |
|                     |   |

|  | The herrower undertakes to use its best endeavers to arrange for the victims rights to   |
|--|--|
| If yes, detail                                       | The borrower undertakes to use its best endeavors to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavors to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4(B)(vi) of the standard form OSLA.   |
| Scheduled return date (if any)                       | None   |
| Does the borrower have the right to return early?    | Yes  |
| If yes, detail                                       | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.   |
| Does the lender have the right to recall early?      | Yes  |
| If yes, detail                                       | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered (and where there is a difference between the settlement time for sales and purchases on the relevant exchange or clearing organisation, the standard settlement time shall be the shorter of the two times). The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement? | Yes  |
| If yes, detail any exceptions                        | No exceptions  |
| Statement  | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |
|  |  |

|   | 05.0  |
|---|---|
| Date:   | 05-Sep-2024   |
| Company's name:                                       | PILBARA MINERALS LTD  |
| ISIN:   | AU000000PLS0  |
| Date of change of relevant interests:                 | 03-Sep-2024   |
| Schedule  |   |
| Type of agreement                                     | Master Overseas Securities Borrowing Agreement  |
| Parties to agreement                                  | J.P. Morgan Securities Plc ("borrower") and The Northern Trust Company as agent ("lender")  |
| Transfer date   | Settlement Date         21-Sep-23         05-Jul-24         16-Jul-24   |
| Holder of voting<br>rights                            | Borrower  |
| Are there any restriction on voting rights            | Yes   |
| If yes, detail  | The borrower undertakes to use its best endeavours to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavours to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is in clause 4(B)(vi) of the agreement. |
| Scheduled return<br>date (if any)                     | None  |
| Does the borrower have the right to return early?     | Yes   |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.  |
| Does the lender have<br>the right to recall<br>early? | Yes   |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions.        |
| Will the securities be<br>returned on<br>settlement?  | Yes   |
| If yes, detail any exceptions                         | No exceptions   |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.  |

| Data:   | 0F Cor. 2024   |
|---|--|
| Date:   | 05-Sep-2024  |
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:                 | 03-Sep-2024  |
| Schedule  | (101010141)  |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to<br>agreement                               | RBC Investor Services Trust ("lender") and J.P. Morgan Securities Plc ("borrower")   |
| Transfer date   | <u>Settlement Date</u><br>30-Aug-24  |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
|   | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.  |
| Scheduled return date (if any)                        | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery on a business day if notice of redelivery has been given within the standard market settlement period.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time provided notification is given by the lender within standard market settlement period for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |

| Will the securities be returned on settlement? | Yes  |
|--|--|
| If yes, detail any exceptions                  | No exception   |
| Statement                                      | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC. |

|   | 05.6 2024   |
|---|---|
| Date:   | 05-Sep-2024   |
| Company's name:                                   | PILBARA MINERALS LTD  |
| ISIN:   | AU000000PLS0  |
| Date of change of relevant interests:             | 03-Sep-2024   |
| Schedule  |   |
| Type of agreement                                 | Global Master Securities Lending Agreement ("GMSLA")  |
| Parties to  | Securities Finance Trust Company as agent ("lender") and J.P. Morgan Securities Plc   |
| agreement   | ("borrower")  Settlement Date   |
| Transfer date                                     | 06-Dec-23<br>07-Feb-24  |
| Holder of voting rights                           | Party holding securities has the voting rights to those securities.   |
| Are there any restriction on voting rights        | Yes   |
| If yes, detail                                    | (a) Subject to (b), the holder shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party.(b) The lender may maintain from time to time a listing of equity securities ('voting list securities') in lender's portfolios with respect to which the lender expects to exercise applicable voting rights. Lender shall provide borrower with any such voting list securities. Lender retains the right to modify the voting list securities at any time, with such modification becoming effective immediately upon notification from lender to borrower.   |
| Scheduled return date (if any)                    | None  |
| Does the borrower have the right to return early? | Yes   |
| If yes, detail                                    | Subject to the terms of the relevant loan, the borrower at any time has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.   |
| Does the lender have the right to recall early?   | Yes   |
| If yes, detail                                    | Subject to set off and event of default provisions and the terms of the relevant loan, the lender can terminate a loan and call for redelivery of all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered, provided that if the standard settlement time for such equivalent securities is greater than four days, borrower shall deliver the equivalent securities on the fourth day following the service of such notice. The borrower shall redeliver such equivalent securities in accordance with the lender's instructions. |
| Will the securities be returned on settlement?    | Yes   |
| If yes, detail any exceptions                     | Absent default, no exceptions.  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.  |

| Date:                                      | 05-Sep-2024   |
|--|---|
| Company's name:                            | PILBARA MINERALS LTD  |
| ISIN:                                      | AU000000PLS0  |
| Date of change of relevant interests:      | 03-Sep-2024   |
| Schedule                                   |   |
| Type of agreement                          | Global Master Securities Lending Agreement ("GMSLA")  |
| Parties to                                 | J.P. Morgan Securities plc ("borrower") and State St Bank and Trust Company as  |
| agreement                                  | agent ("lender")  |
|  | Settlement Date  25-Sep-23  05-Oct-23  26-Oct-23  12-Jan-24  12-Apr-24  14-May-24  20-May-24  21-May-24  24-May-24  03-Jun-24  11-Jun-24  14-Jun-24  04-Jul-24  05-Jul-24  01-Aug-24  05-Aug-24  30-Aug-24  02-Sep-24 |
| Holder of voting rights                    | Borrower  |
| Are there any restriction on voting rights | Yes   |
| If yes, detail                             | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.                               |
| Scheduled return<br>date (if any)          | None  |
|  | 1   |

| Does the borrower have the right to return early?     | Yes  |
|---|--|
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement?  | Yes  |
| If yes, detail any exceptions                         | No exceptions  |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.   |

| Substantial Sharenon                                  | ing notice filed with ASA.  |
|---|---|
| Date:   | 05-Sep-2024   |
| Company's name:                                       | PILBARA MINERALS LTD  |
| ISIN:   | AU000000PLS0  |
| Date of change of relevant interests:                 | 03-Sep-2024   |
| Schedule  |   |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")  |
| Parties to  |   |
| agreement   | Sharegain Ltd as agent; and J.P. Morgan Securities PLC  |
| Transfer date   | <u>Settlement Date</u><br>05-Mar-24   |
| rights  | Borrower  |
| Are there any restriction on voting rights            | Yes   |
| If yes, detail  | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.   |
| Scheduled return date (if any)                        | None  |
| Does the borrower have the right to return early?     | Yes   |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery on a business day if notice of redelivery has been given within the standard market settlement period.  |
| Does the lender<br>have the right to<br>recall early? | Yes   |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time provided notification is given by the lender within standard market settlement period for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions |
| Will the securities<br>be returned on<br>settlement?  | Yes   |
| If yes, detail any exceptions                         | No exceptions   |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.  |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                   | PILBARA MINERALS LTD   |
| ISIN:   | AU000000PLS0   |
| Date of change of relevant interests:             | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                 | Overseas Securities Lender's Agreement ("OSLA")  |
| Parties to  | The Bank of New York Mellon Corporation (formerly known as The Bank of New York) (acting   |
| agreement   | as agent) ("lender"), J.P. Morgan Securities Plc ("borrower")  |
| Transfer date  Holder of voting                   | Settlement Date         29-Aug-23       05-Oct-23         25-Oct-23       15-Feb-24         12-Mar-24       09-May-24         14-May-24       24-May-24         04-Jun-24       04-Jul-24         05-Jul-24       16-Jul-24         07-Aug-24       07-Aug-24  |
| rights  | Borrower   |
| Are there any restriction on voting rights        | Yes  |
|   | The borrower undertakes to use its best endeavours to arrange for the voting rights to be exercised in accordance with the instructions of the lender, provided that the lender uses its best endeavours to notify the borrower of its instructions in writing no later than 7 business days prior to the date upon which such votes are exercisable or as otherwise agreed between the parties. This undertaking is set out in clause 4(B)(ii) of the standard form OSLA. |
| Scheduled return<br>date (if any)                 | None   |
| Does the borrower have the right to return early? | Yes  |

| If yes, detail  | Borrower has right to return all and any equivalent securities early at any time in accordance with the lender's instructions.  |
|---|---|
| Does the lender<br>have the right to<br>recall early? | Yes   |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |
| Will the securities<br>be returned on<br>settlement?  | Yes   |
| If yes, detail any exceptions                         | No exceptions   |
| Statement   | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC.  |

| Date:   | 05-Sep-2024  |
|---|--|
| Company's name:                                       | PILBARA MINERALS LTD   |
| ISIN:   | AU00000PLS0  |
| Date of change of                                     | A0000000FLS0   |
| relevant interests:                                   | 03-Sep-2024  |
| Schedule  |  |
| Type of agreement                                     | Global Master Securities Lending Agreement ("GMSLA")   |
| Parties to agreement                                  | J.P. Morgan Securities plc ("borrower") and UBS Switzerland AG ("lender")  |
| Transfer date   | Settlement Date<br>11-Jun-24   |
| Holder of voting rights                               | Borrower   |
| Are there any restriction on voting rights            | Yes  |
| If yes, detail  | The borrower shall have no obligation to arrange for voting rights to be exercised in accordance with the instructions of the other party, unless otherwise agreed between the parties.  |
| Scheduled return<br>date (if any)                     | None   |
| Does the borrower have the right to return early?     | Yes  |
| If yes, detail  | Borrower has the right to terminate a loan and redeliver all and any equivalent securities due and outstanding to the lender in accordance with lender's instructions and lender shall accept such redelivery.   |
| Does the lender<br>have the right to<br>recall early? | Yes  |
| If yes, detail  | Lender has right to recall all or any equivalent securities at any time by giving notice on any business day of not less than the standard settlement time for such equivalent securities on the exchange or in the clearing organisation through which the relevant borrowed securities were originally delivered. The borrower must return the securities not later than the expiry of such notice in accordance with the lender's instructions. |

| Will the securities be returned on settlement? | Yes  |
|--|--|
| If yes, detail any exceptions                  | No exceptions  |
| Statement                                      | If requested by the company to whom the prescribed form must be given, or if requested by ASIC, a copy of the agreement will be given to that company or ASIC. |