

13 December 2024

ASX Market Announcements Platform Exchange Centre 20 Bridge Street Sydney NSW 2000

Notice of change of interests of substantial holders

MC Mining Limited (**Company**) hereby attaches copies of the ASIC Forms 604 '*Notice* of change of interests of substantial holder' given to it by each of Senosi Group Investment Holdings Proprietary Limited (**Senosi**), Dendocept Group (as defined in the relevant accompanying Form 604) and Goldway Capital Investment Limited (**Goldway**) as a result of historical and more recent changes in Senosi's, Dendocept Group's and Goldway's relevant interests in the Company's shares.

The Company considers that inadvertent changes in Senosi's, Dendocept Group's and Goldway's relevant interests in the Company's shares have occurred, most recently, as a consequence of Company's entry into the escrow deed with Kinetic Crest Limited (**KCL**) and Kinetic Development Group Limited (**KDG** and, together with KCL, **Kinetic**) in respect of the 62,102,002 shares issued by the Company to KCL on 30 August 2024 (**First Closing Shares**) (**Escrow Deed**)¹.

Given that the changes to Senosi's, Dendocept Group's and Goldway's relevant interest in the Company's shares occurred on 30 August 2024 (i.e. as a consequence of the Company's entry into the Escrow Deed), the Company considers that each of the accompanying ASIC Forms should have been given to the Company on 2 September 2024 as required by section 671B of the *Corporations Act 2001* (Cth) (Corporations Act).

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AU Block Arcade, Suite 324, Level 3, 96 Elizabeth Street, Melbourne, Victoria, 3000, Australia Tel +613 9364 4212 ZA Ground Floor, Greystone Building, Fourways Golf Park, Roos Street, Fourways, 2191 Tel +27 10 003 8000 Interim Chairman Mathews Senosi Interim Managing Director & Chief Executive Officer Yi (Christine) He

Non-executive directors An Chee Sin, Zhen (Brian) He, Dr. S. West, B. Pavlovski, M. Huang

¹ The Company has a relevant interest in the First Closing Shares as a consequence of its entry into the Escrow Deed. Furthermore, section 608(3) of the Corporations Act states that a person (together with its associates) has a relevant interest in the shares held by a company that the person (together with its associates) owns 20% or more of. This means that each of Senosi, Dendocept Group and Goldway have a relevant interest in the First Closing Shares as each of them have a relevant interest in more than 20% of the Company's shares. Separately, and as noted in Senosi's and Dendocept Group's ASIC Form 604, each of Senosi and Dendocept Group also have a relevant interest in the 125,387,172 shares in the Company held by Goldway because each of Senosi and Dendocept Group have a relevant interest in more than 20% of Goldway's shares.

Although the breach of section 671B of the Corporations Act was inadvertent (and not caused by any of Senosi, Dendocept Group or Goldway), the Company has taken this opportunity to remind each party of their respective obligations with regard to section 671B (and related takeover provisions) of the Corporations Act to seek to ensure that such a contravention does not occur again in the future².

Further information in relation to the matters the subject of the attached ASIC Forms 604 will be set out in detail in the Company's notice of meeting and explanatory statement in relation to the transaction with Kinetic, which is expected to be sent to MC Mining shareholders in the coming days. The shareholders' meeting is expected to be held in mid to late January 2025.

A copy of the Escrow Deed is included as an Annexure to each of the accompanying ASIC Forms.

The contents of this release have been authorised by the directors of the Company.

For and on behalf of **MC Mining Limited**

Al

Bill Pavlovski Company Secretary

² Given that each of Senosi, Dendocept Group and Goldway had a greater than 20% interest in the Company's shares at the time the Company entered into the Escrow Deed (i.e. the escrow deed in respect of the First Closing Shares), the Company considers that it may have unintentionally caused each of Senosi, Dendocept Group and Goldway to acquire a relevant interest in the First Closing Shares in contravention of section 606 of the Corporations Act.

Form 604 Corporations Act 2001

Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	MC Mining L	imited (MC Mining)		
ACN/ARSN	008 905 388	3		
1. Details of substantial holder (1)				
Name	Senosi Grou	p Investment Holding	s Proprietary Limited (SGIH)	
ACN/ARSN (if applicable)				
There was a change in the interests of t	he			
substantial holder on		30/08/2024		
The previous notice was given to the co	mpany on	23/11/2022	_	
The previous notice was dated		23/11/2022	_	
			_	
2. Previous and present voting pow	/er			

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	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully Paid Ordinary Shares	95,357,455	23.98%	282,845,629	59.41%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
30/08/2024	SGIH	As registered holder of more than 20% of MC Mining's shares, section 608(3) of the Corporations Act states that SGIH has a relevant interest in the shares in which MC Mining has a relevant interest in. Accordingly, SGIH acquired a relevant interest in the shares the subject of the escrow deed attached at Annexure A on 30/08/2024 (i.e. the date on which MC Mining acquired a relevant interest in those same shares).		62,102,002	62,102,002

Various	SGIH	As holder of more than 20% of Goldway Capital Investment Limited's (Goldway) shares (noting that SGIH holds 41.25% of Goldway's shares), SGIH has a relevant interest in the shares in which Goldway has a relevant interest in. See Annexure B.	N/A	125,386,172	125,386,172

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
SGIH	SGIH	SGIH	Registered holder of shares	95,357,455	95,357,455
SGIH	Kinetic Crest Limited	Kinetic Crest Limited	As registered holder of more than 20% of MC Mining's shares, SGIH has a relevant interest in the shares in which MC Mining has a relevant interest in. See section 608(3).	62,102,002	Nil (SGIH has no right to acquire or to control the voting rights attaching to these shares)
SGIH	Goldway	Goldway	As holder of more than 20% of Goldway's shares, SGIH has a relevant interest in the shares in which Goldway has a relevant interest in. See section 608(3).	125,386,172	Nil

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
	SGIH has a relevant interest in the shares in which MC Mining and (separately) Goldway have a relevant interest in by virtue of section 608(3) of the Corporations Act

6. Addresses

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

Name	Address
Senosi Group Investment Holdings Proprietary Limited	6 th Floor, Park Lane West, 197 Amarand Avenue, Menlyn Maine, Pretoria, South Africa, 0081

Signature

print name ONTIRETSE MATHEWS SENOSI

capacity DIRECTOR

sign here

Deur

date 13/

13/12/2024

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).

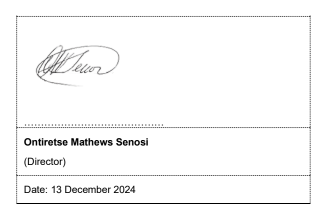
See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (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 on 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.

Annexure A

This is Annexure A of 15 pages referred to in the accompanying Form 604.

Responsible person: ONTIRETSE MATHEWS SENOSI





30 August 2024

Market Announcements Platform Exchange Centre 20 Bridge Street Sydney NSW 2000

Notice of initial substantial holder

MC Mining Limited ACN 008 905 388 (**Company**) encloses a copy of a Form 603 '*Notice of initial substantial holder*' (**Form 603**) which is being released to notify the market of the Company's relevant interest in the 62,102,002 MC Mining shares (each, a **Share**) that it issued to a Kinetic Crest Limited (**KCL**), a subsidiary of Hong Kong Stock Exchange Main Board listed Kinetic Development Group Limited (**KDG**) earlier today, 30 August 2024.

The Company's relevant interest in the above referred Shares arises by virtue of the voluntary escrow arrangements which were entered into between the Company, KDG and KCL as part of the broader transaction in which KDG has agreed, subject to the satisfaction of various conditions, to acquire up to 51% of the Company's issued Share capital further details of which are set out in the Company's ASX announcement released on 28 August 2024.

The contents of this release (including the Form 603) have been authorised by the directors of the Company.

For and on behalf of **MC Mining Limited**

Bill Pavlovski Company Secretary

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AU Block Arcade, Suite 324, Level 3, 96 Elizabeth Street, Melbourne, Victoria, 3000, Australia Tel +613 9364 4212 ZA Ground Floor, Greystone Building, Fourways Golf Park, Roos Street, Fourways, 2191 Tel +27 10 003 8000 Interim Chairman Mathews Senosi Interim Managing Director & Chief Executive Officer Yi (Christine) He

Non-executive directors An Chee Sin, Zhen (Brian) He, Douglas Abrahams

Form 603 Corporations Act 2001

Section 671B

Notice of initial substantial holder

To Company Name/Scheme	MC Mining Limited
ACN/ARSN	008 905 388
1. Details of substantial holder (1) Name	MC Mining Limited
ACN/ARSN (if applicable)	008 905 388
The holder became a substantial holder	r on <u>30/08/2024</u>
	II the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a ubstantial holder became a substantial holder are as follows:

551	(3) In on the date the substantial holder became a substantial holder are as follows.							
	Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)				
	FPO	62,102,002	62,102,002	13.04%				

3. Details of relevant interests

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

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities
MC Mining Limited	See Annexures A and B	62,102,002 FPO

4. Details of present registered holders

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

-			
Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities
MC Mining Limited	See Annexures A and B	See Annexures A and B	62,102,002 FPO

5. Consideration

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

Holder of relevant interest	Date of acquisition	Consideration (9)		Class and number of securities
		Cash	Non-cash	
MC Mining Limited	30 August 2024	Nil		62,102,002 FPO

6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

Name and ACN/ARSN (if applicable)	Nature of association

7. Addresses

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

Name	Address
MC Mining Limited	Level 3, 96 Elizabeth Street, Melbourne, Victoria 3000

Signature

print name	Bill Pavlovski	capacity	Director and Company Secretary
sign here	Lauhh	date	30/August/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 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of:
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 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.

- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown."
- (9) Details of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.

GUIDE

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

Signature	Thi	s form n	nust be	signed by either a director or a secretary of the substantial holder.
Lodging period	Nil			
Lodging Fee	Nil			
Other forms to be completed	Nil			
Additional information	(a)			space is required to complete a question, the information may be included on a separate piece of ed to the form.
	(b)			nust be given to a listed company, or the responsible entity for a listed managed investment scheme. is notice must also be given to each relevant securities exchange.
	(c)	The	person r	nust give a copy of this notice:
		(i)	within	2 business days after they become aware of the information; or
		(ii)		0 am on the next trading day of the relevant securities exchange after they become aware of the ation if:
			(A)	a takeover bid is made for voting shares in the company or voting interests in the scheme; and
			(B)	the person becomes aware of the information during the bid period.
Annexures		To mal	ke any a	innexure conform to the regulations, you must
Ameraies	1	use A4	size pa	per of white or light pastel colour with a margin of at least 10mm on all sides
	2	show th	ne corpo	pration name and ACN or ARBN
	3	numbe	r the pa	ges consecutively
	4	print or	type in	BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopied
	5	identify	the anr	nexure with a mark such as A, B, C, etc
	6			nexure with the words: re (mark) of (number) pages referred to in form (form number and title)
	7	sign ar	id date t	he annexure.
		The an	nexure	must be signed by the same person(s) who signed the form.

Annexure A

This is Annexure A of 1 page referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

HOLDER OF RELEVANT INTEREST	NATURE OF RELEVANT INTEREST	CLASS AND NUMBER OF SECURITIES
MC MINING LIMITED	RESTRICTIONS ON DISPOSAL OF SHARES ISSUED TO KCL BY VIRTUE OF THE PARTIES' ENTRY INTO THE ESCROW DEED THE SUBJECT OF ANNEXURE B TO THE ACCOMPANYING ASIC FORM 603 GIVE MC MINING A RELEVANT INTEREST IN ITS OWN SHARES UNDER SECTION 608(1)(C) OF THE CORPORATIONS ACT. MC MINING HAS NO RIGHT TO ACQUIRE THESE SHARES OR TO CONTROL THE VOTING RIGHTS ATTACHING TO THESE SHARES.	62,102,002 FPO

REGISTERED HOLDER	DURATION OF ESCROW	CLASS AND NUMBER OF SECURITIES
KINETIC CREST LIMITED, A WHOLLY OWNED SUBSIDIARY OF KINETIC DEVELOPMENT GROUP LIMITED	SUBJECT TO THE TERMS OF THE ESCROW DEED REFERRED TO HEREIN, A HOLDING LOCK HAS BEEN APPLIED TO THE 62,102,002 FPO SHARES ISSUED BY MC MINING TO KINETIC CREST LIMITED WHICH WILL BE LIFTED ON THE 12 MONTH ANNIVERSARY OF THE ISSUE DATE FOR THOSE SHARES (WHICH WAS 30 AUGUST 2024).	62,102,002 FPO

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Bill Pavlovski
(Director and Company Secretary)
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Date: 30 August 2024

ANNEXURE B

This is Annexure B of 9 pages (including this page) referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

All L Bill Pavlovski

(Director and Company Secretary)

Date: 30 August 2024

Escrow Deed (Escrowed Shares)

We, the persons in:

Item 1 of the schedule ("Entity");

Item 2 of the schedule ("Holder");

Item 3 of the schedule ("Controller"),

agree as follows.

Introduction

- A. The Entity intends to issue and allot the Escrowed Shares to the Holder under the Subscription Agreement.
- B. The parties agree to enter into this Deed for the purpose of complying with the escrow-related provisions in the Subscription Agreement.

Agreement

Escrow restrictions

- 1. During the Escrow Period, the Holder and the Controller agree to the escrow-related restrictions set out in this Deed.
- 2. During the Escrow Period, and on conclusion of the Escrow Period, the Entity agrees to comply with the escrow-related and escrow-release provisions, respectively set out in this Deed.

Warranties

- 3. The Holder and the Controller warrant that:
 - (a) the Holder is Controlled by the Controller; and
 - (b) the Controller is the only Controller of the Holder.
- 4. A breach of either of these warranties is a breach of this Deed.

Consequences of breaching this deed

- If the Holder or the Controller breach this Deed:
 - (a) the Holder and the Controller must take the steps necessary to rectify the breach;
 - (b) the Entity must take the steps necessary to enforce this Deed; and
 - (c) the Entity may refuse to acknowledge any Dealing of the Escrowed Shares to the extent doing so is permitted under the ASX Listing Rules.

Escrow restrictions

- 6. By entering into this Deed:
 - (a) the Holder and the Controller acknowledge and agree that neither of them will Deal with any of the Escrowed Shares other than as permitted by this Deed;
 - (b) the Holder and the Controller acknowledge and agree the Entity will apply a Holding Lock on the Escrowed Shares in accordance with the terms of this Deed; and

(c) the Entity acknowledges and agrees that it will do all things necessary to ensure that the Holding Lock is released: (i) to the extend necessary to permit disposals of the Escrowed Shares permitted under this Deed; (ii) in respect of any Escrowed Shares that cease to be Escrowed Shares in accordance with the definition of Escrowed Shares; and (iii) in full on the conclusion of the Escrow Period (including, if required by the ASX Listing Rules, notifying ASX that the Escrowed Shares may or will be released from the Holding Lock for the purposes of ASX Listing Rule 3.10A).

Dividend and voting rights

7. For the avoidance of doubt, the Entity acknowledges and agrees that clause 6(a) of this Deed and the Holding Lock applied to any Escrowed Shares will have no effect on any rights of the Holder to: (a) receive or participate in dividends, any rights issue, bonus issue or other distributions in connection with the Escrowed Shares or (b) exercise voting rights in respect of the Escrowed Shares and that no voting rights are (or will be) conferred on the Entity or any of its associates (as defined in sections 11 to 17 of the Corporations Act) as a consequence of its entry into this Deed.

Takeovers, mergers and reorganisations

- Clause 6(a) of this Deed will cease to apply to the extend necessary to allow:
 - (a) the Controller or the Holder to accept an offer by a third party for all or a proportion of the Ordinary Shares ("Takeover Offer"), provided that: (i) holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have accepted the Takeover Offer (or will have accepted the Takeover Offer if the Controller or the Holder accepts the Takeover Offer); and (ii) the Takeover Offer is unconditional (or would become unconditional if accepted by the Controller or the Holder) or all conditions to the Takeover Offer have been satisfied or waived;
 - (b) the Escrowed Shares to be transferred or cancelled as part of an equal Ordinary Share buy-back, capital reduction or equal return of capital or other similar pro rata reorganisation, a merger, including by way of a scheme of arrangement or an acquisition of all Ordinary Shares, which has in any such case received all necessary approvals, including all such necessary approvals by shareholders of the Entity and courts and is in accordance with applicable laws;
 - (c) the Controller or the Holder to tender any of the Escrowed Shares into a bid acceptance facility established in connection with a Takeover Offer, provided that holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have either accepted the Takeover Offer or tendered (and not withdrawn) their Ordinary Shares into the bid acceptance facility (or will have done so if the Controller or the Holder tenders any of the Escrowed Shares into a bid acceptance facility); or
 - (d) any other such event having an effect similar to the foregoing and relating to the Escrowed Shares,

provided that, if for any reason any or all Escrowed Shares are not transferred or cancelled in a transaction contemplated by this Deed, then the Controller and/or the Holder agrees that the restrictions applying to the Escrowed Shares under this Deed (including under this clause 9) will continue to apply and without limiting the foregoing, the Holding Lock will be reapplied to all Escrowed Shares not so transferred or cancelled.

Reorganisation

9. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares to enable the Controller or the Holder to undertake a reorganisation.

Other exceptions

- 10. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares:
 - (a) in relation to a buy-back of the Controller's or the Holder's Ordinary Shares conducted by the Entity; or
 - (b) to the extent required by applicable law, including pursuant to an order of a court of competent jurisdiction compelling any Escrowed Shares to be disposed of or an Encumbrance granted over them; or
 - (c) a transfer (in one or more transactions) of any or all Escrowed Shares to an Affiliate of the Controller, provided such Affiliate transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period; or
 - (d) the grant of an Encumbrance over any or all of the Escrowed Shares to a bona fide third party financial institution as security for a loan, hedge or other financial accommodation, provided that the Encumbrance does not in any way constitute a direct or indirect disposal of the economic interests, or decrease an economic interest, that the Controller or the Holder has in any of its Escrowed Shares and no Escrowed Shares may be transferred to the financial institution in connection with the Encumbrance, and provided that the terms of this Deed apply to the Escrowed Shares for the remainder of the Escrow Period as reflected in the documentation granting such an Encumbrance; or
 - (e) if the Dealing in Escrowed Shares constitutes a disposal of, but not the creation of an Encumbrance in, some or all of the Escrowed Shares to: (i) a company wholly-owned by the Controller or the Holder; or (ii) a trust in relation to which the Controller or the Holder are the only beneficiaries, (each a "Transferee"), where the Transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period.

Breach of Holding Lock

11. The parties agree that damages would be an insufficient remedy for a breach or prospective breach of this Deed by the Controller or Holder and the Controller and Holder agree that the Entity is entitled to seek and obtain an injunction or specific performance to enforce the Controller's and/or Holder's obligations under this Deed, without proof of actual damage and without prejudice to any of the Entity's other rights or remedies.

Compliance with ASX Listing Rules

- 12. For so long as the Entity is listed on the official list of the ASX:
 - (a) notwithstanding anything contained in this deed, if the ASX Listing Rules prohibit an act being done, that act must not be done;
 - (b) nothing contained in this deed prevents an act being done that the ASX Listing Rules require to be done;
 - (c) if the ASX Listing Rules require an act to be done or not to be done, authority is given for that act to be done or not be done (as the case may be);
 - (d) if the ASX Listing Rules require this deed to contain a provision and it does not contain such a provision, this deed is deemed to contain that provision;
 - (e) if the ASX Listing Rules require this deed not to contain a provision and it contains such a provision, this deed is deemed not to contain that provision; and
 - (f) if any provision of this deed is or becomes inconsistent with the ASX Listing Rules this deed is deemed not to contain that provision to the extent of the inconsistency.

Amendment

13. This Deed must not be changed or waived without the written agreement of the parties.

Termination

14. This Deed terminates with immediate effect and without the action of any party upon the expiry of the Escrow Period.

Counterparts

15. This Deed may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Deed. Without limiting the foregoing, if the signatures on behalf of one party are on different counterparts, this shall be taken to be, and have the same effect as, signatures on the same counterpart and on a single copy of this Deed.

Jurisdiction

16. The laws of the State of New South Wales apply to this deed. We submit to the exclusive jurisdiction of the courts of that State.

Definitions and interpretation

In this Deed:

Affiliate means, with respect to a specified Person (a) in the case of an individual, such Person's spouse and lineal descendants (whether natural or adopted), brother, sister, parent, or any trust formed and maintained solely for the benefit of such Person or such Person's spouse, lineal descendants, brother, sister and/or parent, or trustee of any such trust, or any entity or company Controlled by any of the aforesaid Persons, and (b) in the case of any Person other than an individual, any other Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by, or is under common Control with, the Person specified.

ASX means ASX Limited ACN 008 624 691 and, where the context requires, the financial market that it operates.

ASX Listing Rules means the official listing rules of ASX.

Corporations Act means the Corporations Act 2001 (Cth).

Contract means a contract, agreement, indenture, note, bond, loan, instrument, lease, mortgage, franchise, license, commitment, purchase order, and other legally binding arrangement, whether written or oral.

Control of a given Person means the power or authority, whether exercised or not, to direct the financial and operating policies of such Person, directly or indirectly, whether through the ownership of voting securities, by Contract or otherwise; provided, that such power or authority shall conclusively be presumed to exist upon possession of beneficial ownership or power to direct the vote of more than fifty percent (50%) of the votes entitled to be cast at a meeting of the members or shareholders of such Person or power to control the composition of a majority of the board of directors of such Person. The terms "Controlled" and "Controlling" have meanings correlative to the foregoing.

Deal (and **Dealing**) means to, directly or indirectly: (i) sell, assign, transfer or otherwise dispose of, or agree or offer to sell, assign, transfer or otherwise dispose of; (ii) enter into any option which, if exercised, enables or requires the relevant security holder to sell, assign, transfer or otherwise dispose of; (iii) create, agree to, or offer to, create, or permit to be created any Security Interest in or over; (iv) do or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of; or (v) agree to do any of those things, and "Dealing" has a corresponding meaning.

Encumbrance means any claim, mortgage, charge, pledge, lien, encumbrance, security interest, title retention, preferential right, trust arrangement, contractual right of set off, easement, lease, option, rights of others, or restriction (whether on voting, sale, transfer, disposition or otherwise), whether imposed by

Contract, understanding, law, equity or otherwise, or any other security agreement or arrangement in favour of any person, whether registered or unregistered, including any Security Interest.

Escrow Period means in respect of the Escrowed Shares, the period commencing the date of issuance of the relevant Escrowed Shares to the Controller or the Holder and ending on the date that is the earlier of: (i) twelve (12) months after the date of issuance of the relevant Escrowed Shares to the Controller or the Holder; (ii) in respect of the First Closing Shares that are Escrowed Shares, on the date that is 270 days after the date of the Subscription Agreement should the Second Closing not occur for whatever reason, or will not occur for whatever reason (including a failure of a condition set out in that agreement); and (iii) the date on which a material breach of the Subscription Agreement by the Entity has been identified and such breach is unremedied to the Controller's satisfaction for a period of 14 days.

Escrowed Shares means (i) the First Closing Shares held by the Holder; and (ii) the Second Closing Shares held by the Holder.

First Closing means the consummation of the issuance of the First Closing Shares to the Holder in accordance with the Subscription Agreement.

First Closing Shares means the Ordinary Shares issued to the Holder on the First Closing in accordance with the terms of the Subscription Agreement.

Holding Lock has the meaning given in the ASX Listing Rules.

Ordinary Shares means the Entity's fully paid ordinary shares.

Person means any individual, corporation, partnership, limited partnership, proprietorship, association, limited liability company, firm, trust, estate or other enterprise or entity.

Second Closing means the consummation of the issuance of the Second Closing Shares to the Holder in accordance with the Subscription Agreement.

Second Closing Shares means the Ordinary Shares issued to the Holder on the Second Closing in accordance with the terms of the Subscription Agreement.

Security Interest has the meaning given in section 12 of the *Personal Property Securities Act 2009* (Cth).

Subscription Agreement means the share subscription agreement between the Controller and the Entity dated on or about the date of this Deed.

The singular includes the plural and vice versa.

A reference to a party includes its successors, personal representatives and transferees.

Every warranty or agreement (expressed or implied) in which more than one person joins, binds them individually and any combination of them as a group.

Schedule

1.	Entity's name and address:	MC Mining Limited ACN 008 905 388
		Ground Floor, Greystone Building
		Fourways Golf Park
		Roos Street, Fourways 2191
2.	Holder's name and address	Kinetic Crest Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong
3.	Controller's name and address:	Kinetic Development Group Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong

Page 6

Execution Dated: 30 August 2024

Execution as a deed

Executed by MC Mining Limited ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

......

Signature of director

Yi (Christine) He

Name (please print)

.....

Signature of director or company secretary* *delete whichever does not apply

Brian He Zhen

Name (please print)

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

.....

Signed, sealed and delivered by Kinetic Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

Signature of director

Li Bo

Name of director (please print)

Signature of director

.....

Wang Lanlan

Name of director (please print)

Execution

Dated:

Execution as a deed

......

Executed by **MC Mining Limited** ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

Signature of director

Yi (Christine) He

Name (please print)

Signature of director or company secretary* *delete whichever does not apply

Name (please print)

.....

......

.....

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

.....

Signed,-sealed_and_delivered_by_Kinetic_Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)



Signature of director

Li Bo

Name of director (please print)

ひょう

Signature of director

Wang Lanlan

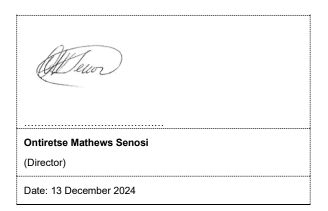
Name of director (please print)

Page 7

Annexure B

This is Annexure B of 4 pages referred to in the accompanying Form 604.

Responsible person: ONTIRETSE MATHEWS SENOSI



Form 604 Corporations Act 2001

Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	MC Mining Li	nited (MC Mining)
ACN/ARSN	008 905 388	
1. Details of substantial holder (1)		
	Goldway Cap	tal Investment Limited (Goldway).
Name	of Goldway's Proprietary Li Goldway's sh Goldway's sh (holder of 2.1: Ltd (holder of shares) (Shin Longelephant Internation Gi together refer	notice given by Goldway to MC Mining on 28 June 2024 included the relevant interests in MC Mining share associates for the purposes of the below referred Takeover Offer, being Senosi Group Investment Holding nited (holder of 41.23% of Goldway's shares) (SGIH), Dendocept Proprietary Limited (holder of 6.93% of ares) (Dendocept), Jun Liu & Lu Zhang as trustees for the Golden Eagle Trust (joint holders of 6.50% of ares), Pacific Goal Investment Limited (holder of 6.11% of Goldway's shares) (Pacific Goal), Christine Hi % of Goldway's shares), Jun Liu (holder of 1.65% of Goldway's shares), Golden Archer Investments (Pty 0.06% of Goldway's shares) (Golden Archer), Shining Capital GP Limited (holder of 8.58% of Goldway's ing Capital), Ying He Yuan Investment (S) Pte Ltd (holder of 5.25% of Goldway's shares) (YHYI) International Trade Limited (holder of 3.72% of Goldway's shares) (Longelephant) and Eagle Canyon oup Holding Limited (holder of 17.85% of Goldway's shares) (Eagle Canyon) (Goldway's associates an ed to as the Consortium). The association between Goldway and each member of the Consortium for the below referred Takeover Offer ceased on or about 16 July 2024.
ACN/ARSN (if applicable)		
There was a change in the interests of t substantial holder on The previous notice was given to the co		<u>30/08/2024</u> 28/06/2024
The previous notice was given to the co		28/06/2024

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:

Close of accurities (4)	Previous notice		Present notice	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully Paid Ordinary Shares	387,884,182	93.69%	187,488,174	39.38%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
25 June 202	24 Goldway		N/A (the buy-out offer completed on 16 July 2024)	200,396,008 (Decrease)	200,396,008

those same shares).

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
Goldway	Goldway	Goldway	Registered holder of shares	125,386,172	125,386,172
Goldway	Kinetic Crest Limited		As registered holder of more than 20% of MC Mining's shares, Goldway has a relevant interest in the shares in which MC Mining has a relevant interest in. See section 608(3).		Nil (Goldway has no right to acquire or to control the voting rights attaching to these shares)

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
SGIH	SGIH (registered holder of 95,357,455 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Dendocept	Dendocept (registered holder of 28,265,593 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu & Lu Zhang	Jun Liu & Lu Zhang (joint holders of 26,499,345 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Pacific Goal	Pacific Goal (registered holder of 24,927,757 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Christine He	Christine He (registered holder of 8,664,674 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu	In order to avoid the double counting of Jun Liu's relevant interest in MC Mining shares (Jun Liu is the registered holder of 6,735,240 MC Mining shares), Jun Liu's registered holding of MC Mining shares have been included in the ASIC Form 604 given to the Company by Dendocept, on behalf of the Dendocept Group (as defined in that ASIC Form 604) instead of in this ASIC Form 604
Golden Archer	Golden Archer (registered holder of 264,846 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Shining Capital	Shining Capital (registered holder of 35,000,000 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
YHYI	YHYI (registered holder of 21,413,462 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Longelephant	Longelephant (registered holder of 15,162,581 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Eagle Canyon	Eagle Canyon (registered holder of 207,058 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer

6. Addresses

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

Name	Address	
SGIH	6 th Floor, Park Lane West, 197 Amarand Avenue, Menlyn Maine, Pretoria, South Africa, 0081	
Dendocept	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa	
Jun Liu & Lu Zhang	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa	
Pacific Goal	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong	
Christine He	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa	
Jun Liu	9 Camel Gateside, Dainfern 2191, Johannesburg, South Africa	
Golden Archer	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa	
Shining Capital	One Nexus Way, Camana Bay, Grand Cayman, KY1-9005, Cayman Islands	
Longelephant	12F, San Toi Building, 1370139 Connaught Road Central, Hong Kong	
Eagle Canyon	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong	

Signature

print name JUN LIU

sign here

capacity DIRECTOR

13/12/2024

date

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 on 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.

Form 604 Corporations Act 2001

Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	MC Mining Lir	nited (MC Mining)
ACN/ARSN 008 905		
1. Details of substantial holder (1)		
Name Trust, Paci		oprietary Limited (Dendocept) and its associates being Jun Liu & Lu Zhang as trustees for the Golden Eagle Goal Investment Limited (Pacific Goal), Christine He, Jun Liu, Golden Archer Investment (Pty) Ltd (Golden Eagle Canyon International Group Holding Limited (Eagle Canyon) (together, Dendocept Group)
ACN/ARSN (if applicable)		
There was a change in the interests of the	ne	
substantial holder on		30/08/2024
The previous notice was given to the company on		19/12/2023
The previous notice was dated		19/12/2023

2. Previous and present voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in when last required, and when now required, to give a substantial holding notice to the company or scheme, are as follows:

Close of accuritics (4)	Previous notice		Present notice	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully Paid Ordinary Shares	95,357,455	23.98%	283,052,687	59.45%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
30/08/2024	Dendocept Group	As holder (collectively) of more than 20% of MC Mining's shares, section 608(3) of the Corporations Act states that Dendocept Group has a relevant interest in the shares in which MC Mining has a relevant interest in. Accordingly, Dendocept Group acquired a relevant interest in the shares the subject of the escrow deed attached at Annexure A on 30/08/2024 (i.e. the date on which MC Mining acquired a relevant interest in those same shares).		62,102,002	62,102,002

Various	Dendocept Group	As holder (collectively) of more than 20% of Goldway Capital Investment Limited's (Goldway) shares (noting that Dendocept Group (collectively) holds approximately 41.22% of Goldway's shares), Dendocept Group has a relevant interest in the shares in which Goldway has a relevant interest in. See Annexure B.	N/A	125,386,172	125,386,172
30/08/2024	Dendocept Group	Eagle Canyon is now included in the ASIC Form 604 as it is an associate of Jun Liu	N/A	207,058	207,058

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
Dendocept Group	Kinetic Crest Limited	Kinetic Crest Limited	As holder (collectively) of more than 20% of MC Mining's shares, Dendocept Group has a relevant interest in the shares in which MC Mining has a relevant interest in. See section 608(3).	62,102,002	Nil (DG has no right to acquire or to control the voting rights attaching to these shares)
Dendocept Group	Goldway	Goldway	As holder (collectively) of more than 20% of Goldway's shares, Dendocept Group has a relevant interest in the shares in which Goldway has a relevant interest in. See section 608(3).	125,386,172	Nil
Dendocept	Dendocept	Dendocept	Holder of shares and an associate of the other members of the Dendocept Group	28,265,593	28,265,593
Jun Liu & Lu Zhang	Jun Liu & Lu Zhang	Jun Liu & Lu Zhang	Holder of shares and an associate of the other members of the Dendocept Group	26,499,345	26,499,345
Pacific Goal	Pacific Goal	Pacific Goal	Holder of shares and an associate of the other members of the Dendocept Group	24,927,757	24,927,757
Christine He	Christine He	Christine He	Holder of shares and an associate of the other members of the Dendocept Group	8,664,674	8,664,674
Jun Liu	Jun Liu	Jun Liu	Holder of shares and an associate of the other members of the Dendocept Group	6,735,240	6,735,240
Golden Archer	Golden Archer	Golden Archer	Holder of shares and an associate of the other members of the Dendocept Group	264,846	264,846
Eagle Canyon	Eagle Canyon	Eagle Canyon	Holder of shares and an associate of the other members of the Dendocept Group	207,058	207,058

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
Eagle Canyon	Eagle Canyon is included in the ASIC Form 604 as it is an associate of Jun Liu

6. Addresses

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

Name	Address
	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Pacific Goal and Eagle Canyon	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong
Jun Liu	9 Camel Gateside, Dainfern 2191, Johannesburg, South Africa

Signature

print name	CHRISTINE HE	capacity	DIRECTOR
sign here	South .	date	13/12/2024

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).

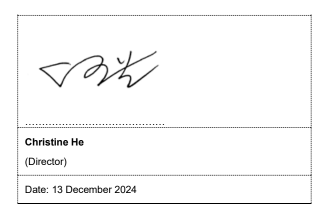
See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (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 on 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.

Annexure A

This is Annexure A of 15 pages referred to in the accompanying Form 604.

Responsible person: CHRISTINE HE





30 August 2024

Market Announcements Platform Exchange Centre 20 Bridge Street Sydney NSW 2000

Notice of initial substantial holder

MC Mining Limited ACN 008 905 388 (**Company**) encloses a copy of a Form 603 '*Notice of initial substantial holder*' (**Form 603**) which is being released to notify the market of the Company's relevant interest in the 62,102,002 MC Mining shares (each, a **Share**) that it issued to a Kinetic Crest Limited (**KCL**), a subsidiary of Hong Kong Stock Exchange Main Board listed Kinetic Development Group Limited (**KDG**) earlier today, 30 August 2024.

The Company's relevant interest in the above referred Shares arises by virtue of the voluntary escrow arrangements which were entered into between the Company, KDG and KCL as part of the broader transaction in which KDG has agreed, subject to the satisfaction of various conditions, to acquire up to 51% of the Company's issued Share capital further details of which are set out in the Company's ASX announcement released on 28 August 2024.

The contents of this release (including the Form 603) have been authorised by the directors of the Company.

For and on behalf of **MC Mining Limited**

Bill Pavlovski Company Secretary

WEBWWW.MCMINING.CO.ZA

EMAIL ADMINZA@MCMINING.CO.ZA

AU Block Arcade, Suite 324, Level 3, 96 Elizabeth Street, Melbourne, Victoria, 3000, Australia Tel +613 9364 4212 ZA Ground Floor, Greystone Building, Fourways Golf Park, Roos Street, Fourways, 2191 Tel +27 10 003 8000 Interim Chairman Mathews Senosi Interim Managing Director & Chief Executive Officer Yi (Christine) He

Non-executive directors An Chee Sin, Zhen (Brian) He, Douglas Abrahams

Form 603 Corporations Act 2001

Section 671B

Notice of initial substantial holder

To Company Name/Scheme	MC Mining Limited
ACN/ARSN	008 905 388
1. Details of substantial holder (1) Name	MC Mining Limited
ACN/ARSN (if applicable)	008 905 388
The holder became a substantial holder	r on <u>30/08/2024</u>
	II the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a ubstantial holder became a substantial holder are as follows:

551	(3) in on the date the substantial holder became a substantial holder are as follows.							
	Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)				
	FPO	62,102,002	62,102,002	13.04%				

3. Details of relevant interests

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

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities
MC Mining Limited	See Annexures A and B	62,102,002 FPO

4. Details of present registered holders

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

-			
Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities
MC Mining Limited	See Annexures A and B	See Annexures A and B	62,102,002 FPO

5. Consideration

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

Holder of relevant interest	Date of acquisition	Consideration (9)		Class and number of securities
		Cash	Non-cash	
MC Mining Limited	30 August 2024	Nil		62,102,002 FPO

6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

Name and ACN/ARSN (if applicable)	Nature of association

7. Addresses

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

Name	Address
MC Mining Limited	Level 3, 96 Elizabeth Street, Melbourne, Victoria 3000

Signature

print name	Bill Pavlovski	capacity	Director and Company Secretary
sign here	Lauth	date	30/August/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 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of:
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 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.

- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown."
- (9) Details of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.

GUIDE

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

Signature	Thi	s form n	nust be	signed by either a director or a secretary of the substantial holder.	
Lodging period	Nil				
Lodging Fee	Nil				
Other forms to be completed	Nil				
Additional information	(a)			space is required to complete a question, the information may be included on a separate piece of ed to the form.	
	(b)	This notice must be given to a listed company, or the responsible entity for a listed managed investment scheme. A copy of this notice must also be given to each relevant securities exchange.			
	(c)	The	person r	nust give a copy of this notice:	
		(i)	within	2 business days after they become aware of the information; or	
		(ii)	by 9.3 inform	0 am on the next trading day of the relevant securities exchange after they become aware of the ation if:	
			(A)	a takeover bid is made for voting shares in the company or voting interests in the scheme; and	
			(B)	the person becomes aware of the information during the bid period.	
Annexures		To mal	ke any a	innexure conform to the regulations, you must	
Ameraies	1	use A4 size paper of white or light pastel colour with a margin of at least 10mm on all sides			
	2	show the corporation name and ACN or ARBN			
	3	numbe	r the pa	ges consecutively	
	4	print or	type in	BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopied	
	5	identify the annexure with a mark such as A, B, C, etc			
	6			nexure with the words: re (mark) of (number) pages referred to in form (form number and title)	
	7	sign ar	id date t	he annexure.	
		The an	nexure	must be signed by the same person(s) who signed the form.	

Annexure A

This is Annexure A of 1 page referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

HOLDER OF RELEVANT INTEREST	NATURE OF RELEVANT INTEREST	CLASS AND NUMBER OF SECURITIES
MC MINING LIMITED	RESTRICTIONS ON DISPOSAL OF SHARES ISSUED TO KCL BY VIRTUE OF THE PARTIES' ENTRY INTO THE ESCROW DEED THE SUBJECT OF ANNEXURE B TO THE ACCOMPANYING ASIC FORM 603 GIVE MC MINING A RELEVANT INTEREST IN ITS OWN SHARES UNDER SECTION 608(1)(C) OF THE CORPORATIONS ACT. MC MINING HAS NO RIGHT TO ACQUIRE THESE SHARES OR TO CONTROL THE VOTING RIGHTS ATTACHING TO THESE SHARES.	62,102,002 FPO

REGISTERED HOLDER	DURATION OF ESCROW	CLASS AND NUMBER OF SECURITIES
KINETIC CREST LIMITED, A WHOLLY OWNED SUBSIDIARY OF KINETIC DEVELOPMENT GROUP LIMITED	SUBJECT TO THE TERMS OF THE ESCROW DEED REFERRED TO HEREIN, A HOLDING LOCK HAS BEEN APPLIED TO THE 62,102,002 FPO SHARES ISSUED BY MC MINING TO KINETIC CREST LIMITED WHICH WILL BE LIFTED ON THE 12 MONTH ANNIVERSARY OF THE ISSUE DATE FOR THOSE SHARES (WHICH WAS 30 AUGUST 2024).	62,102,002 FPO

Jahh
· · · · · · · · · · · · · · · · · · ·
Bill Pavlovski
(Director and Company Secretary)
· · · · · · · · · · · · · · · · · · ·
Date: 30 August 2024

ANNEXURE B

This is Annexure B of 9 pages (including this page) referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

All L Bill Pavlovski

(Director and Company Secretary)

Date: 30 August 2024

Escrow Deed (Escrowed Shares)

We, the persons in:

Item 1 of the schedule ("Entity");

Item 2 of the schedule ("Holder");

Item 3 of the schedule ("Controller"),

agree as follows.

Introduction

- A. The Entity intends to issue and allot the Escrowed Shares to the Holder under the Subscription Agreement.
- B. The parties agree to enter into this Deed for the purpose of complying with the escrow-related provisions in the Subscription Agreement.

Agreement

Escrow restrictions

- 1. During the Escrow Period, the Holder and the Controller agree to the escrow-related restrictions set out in this Deed.
- 2. During the Escrow Period, and on conclusion of the Escrow Period, the Entity agrees to comply with the escrow-related and escrow-release provisions, respectively set out in this Deed.

Warranties

- 3. The Holder and the Controller warrant that:
 - (a) the Holder is Controlled by the Controller; and
 - (b) the Controller is the only Controller of the Holder.
- 4. A breach of either of these warranties is a breach of this Deed.

Consequences of breaching this deed

- If the Holder or the Controller breach this Deed:
 - (a) the Holder and the Controller must take the steps necessary to rectify the breach;
 - (b) the Entity must take the steps necessary to enforce this Deed; and
 - (c) the Entity may refuse to acknowledge any Dealing of the Escrowed Shares to the extent doing so is permitted under the ASX Listing Rules.

Escrow restrictions

- 6. By entering into this Deed:
 - (a) the Holder and the Controller acknowledge and agree that neither of them will Deal with any of the Escrowed Shares other than as permitted by this Deed;
 - (b) the Holder and the Controller acknowledge and agree the Entity will apply a Holding Lock on the Escrowed Shares in accordance with the terms of this Deed; and

(c) the Entity acknowledges and agrees that it will do all things necessary to ensure that the Holding Lock is released: (i) to the extend necessary to permit disposals of the Escrowed Shares permitted under this Deed; (ii) in respect of any Escrowed Shares that cease to be Escrowed Shares in accordance with the definition of Escrowed Shares; and (iii) in full on the conclusion of the Escrow Period (including, if required by the ASX Listing Rules, notifying ASX that the Escrowed Shares may or will be released from the Holding Lock for the purposes of ASX Listing Rule 3.10A).

Dividend and voting rights

7. For the avoidance of doubt, the Entity acknowledges and agrees that clause 6(a) of this Deed and the Holding Lock applied to any Escrowed Shares will have no effect on any rights of the Holder to: (a) receive or participate in dividends, any rights issue, bonus issue or other distributions in connection with the Escrowed Shares or (b) exercise voting rights in respect of the Escrowed Shares and that no voting rights are (or will be) conferred on the Entity or any of its associates (as defined in sections 11 to 17 of the Corporations Act) as a consequence of its entry into this Deed.

Takeovers, mergers and reorganisations

- Clause 6(a) of this Deed will cease to apply to the extend necessary to allow:
 - (a) the Controller or the Holder to accept an offer by a third party for all or a proportion of the Ordinary Shares ("Takeover Offer"), provided that: (i) holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have accepted the Takeover Offer (or will have accepted the Takeover Offer if the Controller or the Holder accepts the Takeover Offer); and (ii) the Takeover Offer is unconditional (or would become unconditional if accepted by the Controller or the Holder) or all conditions to the Takeover Offer have been satisfied or waived;
 - (b) the Escrowed Shares to be transferred or cancelled as part of an equal Ordinary Share buy-back, capital reduction or equal return of capital or other similar pro rata reorganisation, a merger, including by way of a scheme of arrangement or an acquisition of all Ordinary Shares, which has in any such case received all necessary approvals, including all such necessary approvals by shareholders of the Entity and courts and is in accordance with applicable laws;
 - (c) the Controller or the Holder to tender any of the Escrowed Shares into a bid acceptance facility established in connection with a Takeover Offer, provided that holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have either accepted the Takeover Offer or tendered (and not withdrawn) their Ordinary Shares into the bid acceptance facility (or will have done so if the Controller or the Holder tenders any of the Escrowed Shares into a bid acceptance facility); or
 - (d) any other such event having an effect similar to the foregoing and relating to the Escrowed Shares,

provided that, if for any reason any or all Escrowed Shares are not transferred or cancelled in a transaction contemplated by this Deed, then the Controller and/or the Holder agrees that the restrictions applying to the Escrowed Shares under this Deed (including under this clause 9) will continue to apply and without limiting the foregoing, the Holding Lock will be reapplied to all Escrowed Shares not so transferred or cancelled.

Reorganisation

9. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares to enable the Controller or the Holder to undertake a reorganisation.

Other exceptions

- 10. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares:
 - (a) in relation to a buy-back of the Controller's or the Holder's Ordinary Shares conducted by the Entity; or
 - (b) to the extent required by applicable law, including pursuant to an order of a court of competent jurisdiction compelling any Escrowed Shares to be disposed of or an Encumbrance granted over them; or
 - (c) a transfer (in one or more transactions) of any or all Escrowed Shares to an Affiliate of the Controller, provided such Affiliate transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period; or
 - (d) the grant of an Encumbrance over any or all of the Escrowed Shares to a bona fide third party financial institution as security for a loan, hedge or other financial accommodation, provided that the Encumbrance does not in any way constitute a direct or indirect disposal of the economic interests, or decrease an economic interest, that the Controller or the Holder has in any of its Escrowed Shares and no Escrowed Shares may be transferred to the financial institution in connection with the Encumbrance, and provided that the terms of this Deed apply to the Escrowed Shares for the remainder of the Escrow Period as reflected in the documentation granting such an Encumbrance; or
 - (e) if the Dealing in Escrowed Shares constitutes a disposal of, but not the creation of an Encumbrance in, some or all of the Escrowed Shares to: (i) a company wholly-owned by the Controller or the Holder; or (ii) a trust in relation to which the Controller or the Holder are the only beneficiaries, (each a "Transferee"), where the Transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period.

Breach of Holding Lock

11. The parties agree that damages would be an insufficient remedy for a breach or prospective breach of this Deed by the Controller or Holder and the Controller and Holder agree that the Entity is entitled to seek and obtain an injunction or specific performance to enforce the Controller's and/or Holder's obligations under this Deed, without proof of actual damage and without prejudice to any of the Entity's other rights or remedies.

Compliance with ASX Listing Rules

- 12. For so long as the Entity is listed on the official list of the ASX:
 - (a) notwithstanding anything contained in this deed, if the ASX Listing Rules prohibit an act being done, that act must not be done;
 - (b) nothing contained in this deed prevents an act being done that the ASX Listing Rules require to be done;
 - (c) if the ASX Listing Rules require an act to be done or not to be done, authority is given for that act to be done or not be done (as the case may be);
 - (d) if the ASX Listing Rules require this deed to contain a provision and it does not contain such a provision, this deed is deemed to contain that provision;
 - (e) if the ASX Listing Rules require this deed not to contain a provision and it contains such a provision, this deed is deemed not to contain that provision; and
 - (f) if any provision of this deed is or becomes inconsistent with the ASX Listing Rules this deed is deemed not to contain that provision to the extent of the inconsistency.

Amendment

13. This Deed must not be changed or waived without the written agreement of the parties.

Termination

14. This Deed terminates with immediate effect and without the action of any party upon the expiry of the Escrow Period.

Counterparts

15. This Deed may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Deed. Without limiting the foregoing, if the signatures on behalf of one party are on different counterparts, this shall be taken to be, and have the same effect as, signatures on the same counterpart and on a single copy of this Deed.

Jurisdiction

16. The laws of the State of New South Wales apply to this deed. We submit to the exclusive jurisdiction of the courts of that State.

Definitions and interpretation

In this Deed:

Affiliate means, with respect to a specified Person (a) in the case of an individual, such Person's spouse and lineal descendants (whether natural or adopted), brother, sister, parent, or any trust formed and maintained solely for the benefit of such Person or such Person's spouse, lineal descendants, brother, sister and/or parent, or trustee of any such trust, or any entity or company Controlled by any of the aforesaid Persons, and (b) in the case of any Person other than an individual, any other Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by, or is under common Control with, the Person specified.

ASX means ASX Limited ACN 008 624 691 and, where the context requires, the financial market that it operates.

ASX Listing Rules means the official listing rules of ASX.

Corporations Act means the Corporations Act 2001 (Cth).

Contract means a contract, agreement, indenture, note, bond, loan, instrument, lease, mortgage, franchise, license, commitment, purchase order, and other legally binding arrangement, whether written or oral.

Control of a given Person means the power or authority, whether exercised or not, to direct the financial and operating policies of such Person, directly or indirectly, whether through the ownership of voting securities, by Contract or otherwise; provided, that such power or authority shall conclusively be presumed to exist upon possession of beneficial ownership or power to direct the vote of more than fifty percent (50%) of the votes entitled to be cast at a meeting of the members or shareholders of such Person or power to control the composition of a majority of the board of directors of such Person. The terms "Controlled" and "Controlling" have meanings correlative to the foregoing.

Deal (and **Dealing**) means to, directly or indirectly: (i) sell, assign, transfer or otherwise dispose of, or agree or offer to sell, assign, transfer or otherwise dispose of; (ii) enter into any option which, if exercised, enables or requires the relevant security holder to sell, assign, transfer or otherwise dispose of; (iii) create, agree to, or offer to, create, or permit to be created any Security Interest in or over; (iv) do or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of; or (v) agree to do any of those things, and "Dealing" has a corresponding meaning.

Encumbrance means any claim, mortgage, charge, pledge, lien, encumbrance, security interest, title retention, preferential right, trust arrangement, contractual right of set off, easement, lease, option, rights of others, or restriction (whether on voting, sale, transfer, disposition or otherwise), whether imposed by

Contract, understanding, law, equity or otherwise, or any other security agreement or arrangement in favour of any person, whether registered or unregistered, including any Security Interest.

Escrow Period means in respect of the Escrowed Shares, the period commencing the date of issuance of the relevant Escrowed Shares to the Controller or the Holder and ending on the date that is the earlier of: (i) twelve (12) months after the date of issuance of the relevant Escrowed Shares to the Controller or the Holder; (ii) in respect of the First Closing Shares that are Escrowed Shares, on the date that is 270 days after the date of the Subscription Agreement should the Second Closing not occur for whatever reason, or will not occur for whatever reason (including a failure of a condition set out in that agreement); and (iii) the date on which a material breach of the Subscription Agreement by the Entity has been identified and such breach is unremedied to the Controller's satisfaction for a period of 14 days.

Escrowed Shares means (i) the First Closing Shares held by the Holder; and (ii) the Second Closing Shares held by the Holder.

First Closing means the consummation of the issuance of the First Closing Shares to the Holder in accordance with the Subscription Agreement.

First Closing Shares means the Ordinary Shares issued to the Holder on the First Closing in accordance with the terms of the Subscription Agreement.

Holding Lock has the meaning given in the ASX Listing Rules.

Ordinary Shares means the Entity's fully paid ordinary shares.

Person means any individual, corporation, partnership, limited partnership, proprietorship, association, limited liability company, firm, trust, estate or other enterprise or entity.

Second Closing means the consummation of the issuance of the Second Closing Shares to the Holder in accordance with the Subscription Agreement.

Second Closing Shares means the Ordinary Shares issued to the Holder on the Second Closing in accordance with the terms of the Subscription Agreement.

Security Interest has the meaning given in section 12 of the *Personal Property Securities Act* 2009 (Cth).

Subscription Agreement means the share subscription agreement between the Controller and the Entity dated on or about the date of this Deed.

The singular includes the plural and vice versa.

A reference to a party includes its successors, personal representatives and transferees.

Every warranty or agreement (expressed or implied) in which more than one person joins, binds them individually and any combination of them as a group.

Schedule

1.	Entity's name and address:	MC Mining Limited ACN 008 905 388
		Ground Floor, Greystone Building
		Fourways Golf Park
		Roos Street, Fourways 2191
2.	Holder's name and address	Kinetic Crest Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong
3.	Controller's name and address:	Kinetic Development Group Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong

Execution Dated: 30 August 2024

Execution as a deed

Executed by MC Mining Limited ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

......

Signature of director

Yi (Christine) He

Name (please print)

.....

Signature of director or company secretary* *delete whichever does not apply

Brian He Zhen

Name (please print)

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

.....

Signed, sealed and delivered by Kinetic Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

Signature of director

Li Bo

Name of director (please print)

Signature of director

.....

Wang Lanlan

Name of director (please print)

Execution

Dated:

Execution as a deed

......

Executed by **MC Mining Limited** ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

Signature of director

Yi (Christine) He

Name (please print)

Signature of director or company secretary* *delete whichever does not apply

Name (please print)

.....

......

.....

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

.....

Signed,-sealed_and_delivered_by_Kinetic_Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)



Signature of director

Li Bo

Name of director (please print)

ひょう

Signature of director

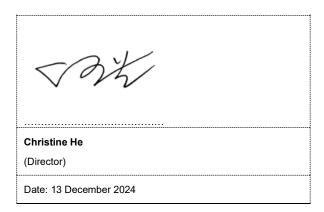
Wang Lanlan

Name of director (please print)

Annexure B

This is Annexure B of 4 pages referred to in the accompanying Form 604.

Responsible person: CHRISTINE HE



Form 604 Corporations Act 2001

Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	MC Mining Li	nited (MC Mining)
ACN/ARSN	008 905 388	
1. Details of substantial holder (1)		
	Goldway Cap	tal Investment Limited (Goldway).
Name	of Goldway's Proprietary Li Goldway's sh Goldway's sh (holder of 2.1: Ltd (holder of shares) (Shin Longelephant Internation Gi together refer	notice given by Goldway to MC Mining on 28 June 2024 included the relevant interests in MC Mining share associates for the purposes of the below referred Takeover Offer, being Senosi Group Investment Holding nited (holder of 41.23% of Goldway's shares) (SGIH), Dendocept Proprietary Limited (holder of 6.93% of ares) (Dendocept), Jun Liu & Lu Zhang as trustees for the Golden Eagle Trust (joint holders of 6.50% of ares), Pacific Goal Investment Limited (holder of 6.11% of Goldway's shares) (Pacific Goal), Christine Hi % of Goldway's shares), Jun Liu (holder of 1.65% of Goldway's shares), Golden Archer Investments (Pty 0.06% of Goldway's shares) (Golden Archer), Shining Capital GP Limited (holder of 8.58% of Goldway's ing Capital), Ying He Yuan Investment (S) Pte Ltd (holder of 5.25% of Goldway's shares) (YHYI) International Trade Limited (holder of 3.72% of Goldway's shares) (Longelephant) and Eagle Canyon oup Holding Limited (holder of 17.85% of Goldway's shares) (Eagle Canyon) (Goldway's associates an ed to as the Consortium). The association between Goldway and each member of the Consortium for the below referred Takeover Offer ceased on or about 16 July 2024.
ACN/ARSN (if applicable)		
There was a change in the interests of t substantial holder on The previous notice was given to the co		<u>30/08/2024</u> 28/06/2024
The previous notice was given to the co		28/06/2024

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:

Close of accurities (4)	Previous notice		Present notice	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully Paid Ordinary Shares	387,884,182	93.69%	187,488,174	39.38%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
25 June 202	24 Goldway		N/A (the buy-out offer completed on 16 July 2024)	200,396,008 (Decrease)	200,396,008

those same shares).

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
Goldway	Goldway	Goldway	Registered holder of shares	125,386,172	125,386,172
Goldway	Kinetic Crest Limited		As registered holder of more than 20% of MC Mining's shares, Goldway has a relevant interest in the shares in which MC Mining has a relevant interest in. See section 608(3).		Nil (Goldway has no right to acquire or to control the voting rights attaching to these shares)

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
SGIH	SGIH (registered holder of 95,357,455 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Dendocept	Dendocept (registered holder of 28,265,593 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu & Lu Zhang	Jun Liu & Lu Zhang (joint holders of 26,499,345 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Pacific Goal	Pacific Goal (registered holder of 24,927,757 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Christine He	Christine He (registered holder of 8,664,674 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu	In order to avoid the double counting of Jun Liu's relevant interest in MC Mining shares (Jun Liu is the registered holder of 6,735,240 MC Mining shares), Jun Liu's registered holding of MC Mining shares have been included in the ASIC Form 604 given to the Company by Dendocept, on behalf of the Dendocept Group (as defined in that ASIC Form 604) instead of in this ASIC Form 604
Golden Archer	Golden Archer (registered holder of 264,846 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Shining Capital	Shining Capital (registered holder of 35,000,000 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
YHYI	YHYI (registered holder of 21,413,462 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Longelephant	Longelephant (registered holder of 15,162,581 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Eagle Canyon	Eagle Canyon (registered holder of 207,058 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer

6. Addresses

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

Name	Address
SGIH	6 th Floor, Park Lane West, 197 Amarand Avenue, Menlyn Maine, Pretoria, South Africa, 0081
Dendocept	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Jun Liu & Lu Zhang	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Pacific Goal	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong
Christine He	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Jun Liu	9 Camel Gateside, Dainfern 2191, Johannesburg, South Africa
Golden Archer	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Shining Capital	One Nexus Way, Camana Bay, Grand Cayman, KY1-9005, Cayman Islands
Longelephant	12F, San Toi Building, 1370139 Connaught Road Central, Hong Kong
Eagle Canyon	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong

Signature

print name JUN LIU

sign here

capacity DIRECTOR

13/12/2024

date

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 on 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.

Form 604 Corporations Act 2001

Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	MC Mining Li	nited (MC Mining)
ACN/ARSN	008 905 388	
1. Details of substantial holder (1)		
	Goldway Cap	tal Investment Limited (Goldway).
Name	of Goldway's Proprietary Li Goldway's sh Goldway's sh (holder of 2.1: Ltd (holder of shares) (Shin Longelephant Internation Gi together refer	notice given by Goldway to MC Mining on 28 June 2024 included the relevant interests in MC Mining share associates for the purposes of the below referred Takeover Offer, being Senosi Group Investment Holding nited (holder of 41.23% of Goldway's shares) (SGIH), Dendocept Proprietary Limited (holder of 6.93% of ares) (Dendocept), Jun Liu & Lu Zhang as trustees for the Golden Eagle Trust (joint holders of 6.50% of ares), Pacific Goal Investment Limited (holder of 6.11% of Goldway's shares) (Pacific Goal), Christine Hi % of Goldway's shares), Jun Liu (holder of 1.65% of Goldway's shares), Golden Archer Investments (Pty 0.06% of Goldway's shares) (Golden Archer), Shining Capital GP Limited (holder of 8.58% of Goldway's ing Capital), Ying He Yuan Investment (S) Pte Ltd (holder of 5.25% of Goldway's shares) (YHYI) International Trade Limited (holder of 3.72% of Goldway's shares) (Longelephant) and Eagle Canyon oup Holding Limited (holder of 17.85% of Goldway's shares) (Eagle Canyon) (Goldway's associates an ed to as the Consortium). The association between Goldway and each member of the Consortium for the below referred Takeover Offer ceased on or about 16 July 2024.
ACN/ARSN (if applicable)		
There was a change in the interests of t substantial holder on The previous notice was given to the co		<u>30/08/2024</u> 28/06/2024
The previous notice was given to the co		28/06/2024

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:

Close of accurities (4)	Previous notice		Present notice	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully Paid Ordinary Shares	387,884,182	93.69%	187,488,174	39.38%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
25 June 202	24 Goldway		N/A (the buy-out offer completed on 16 July 2024)	200,396,008 (Decrease)	200,396,008

those same shares).

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
Goldway	Goldway	Goldway	Registered holder of shares	125,386,172	125,386,172
Goldway	Kinetic Crest Limited		As registered holder of more than 20% of MC Mining's shares, Goldway has a relevant interest in the shares in which MC Mining has a relevant interest in. See section 608(3).		Nil (Goldway has no right to acquire or to control the voting rights attaching to these shares)

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
SGIH	SGIH (registered holder of 95,357,455 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Dendocept	Dendocept (registered holder of 28,265,593 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu & Lu Zhang	Jun Liu & Lu Zhang (joint holders of 26,499,345 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Pacific Goal	Pacific Goal (registered holder of 24,927,757 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Christine He	Christine He (registered holder of 8,664,674 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Jun Liu	In order to avoid the double counting of Jun Liu's relevant interest in MC Mining shares (Jun Liu is the registered holder of 6,735,240 MC Mining shares), Jun Liu's registered holding of MC Mining shares have been included in the ASIC Form 604 given to the Company by Dendocept, on behalf of the Dendocept Group (as defined in that ASIC Form 604) instead of in this ASIC Form 604
Golden Archer	Golden Archer (registered holder of 264,846 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Shining Capital	Shining Capital (registered holder of 35,000,000 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
YHYI	YHYI (registered holder of 21,413,462 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Longelephant	Longelephant (registered holder of 15,162,581 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer
Eagle Canyon	Eagle Canyon (registered holder of 207,058 MC Mining shares) ceased to be an associate of Goldway following the conclusion of the Takeover Offer

6. Addresses

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

Name	Address
SGIH	6 th Floor, Park Lane West, 197 Amarand Avenue, Menlyn Maine, Pretoria, South Africa, 0081
Dendocept	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Jun Liu & Lu Zhang	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Pacific Goal	R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong
Christine He	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Jun Liu	9 Camel Gateside, Dainfern 2191, Johannesburg, South Africa
Golden Archer	1 st Floor, Greystone, Fourways Gold Park, 32 Roos Street, Fourways 2191, Johannesburg, South Africa
Shining Capital	One Nexus Way, Camana Bay, Grand Cayman, KY1-9005, Cayman Islands
Longelephant	12F, San Toi Building, 1370139 Connaught Road Central, Hong Kong
Eagle Canyon R16, 3F Eton Tower, 8 Hysan Avenue, Causeway Bay, Hong Kong	

Signature

print name JUN LIU

sign here

capacity DIRECTOR

13/12/2024

date

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 on 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.

Annexure A

This is Annexure A of 15 pages referred to in the accompanying Form 604.

Responsible person: JUN LIU

àn 2n

Jun Liu

(Director)

Date: 13 December 2024



30 August 2024

Market Announcements Platform Exchange Centre 20 Bridge Street Sydney NSW 2000

Notice of initial substantial holder

MC Mining Limited ACN 008 905 388 (**Company**) encloses a copy of a Form 603 '*Notice of initial substantial holder*' (**Form 603**) which is being released to notify the market of the Company's relevant interest in the 62,102,002 MC Mining shares (each, a **Share**) that it issued to a Kinetic Crest Limited (**KCL**), a subsidiary of Hong Kong Stock Exchange Main Board listed Kinetic Development Group Limited (**KDG**) earlier today, 30 August 2024.

The Company's relevant interest in the above referred Shares arises by virtue of the voluntary escrow arrangements which were entered into between the Company, KDG and KCL as part of the broader transaction in which KDG has agreed, subject to the satisfaction of various conditions, to acquire up to 51% of the Company's issued Share capital further details of which are set out in the Company's ASX announcement released on 28 August 2024.

The contents of this release (including the Form 603) have been authorised by the directors of the Company.

For and on behalf of **MC Mining Limited**

Bill Pavlovski Company Secretary

WEBWWW.MCMINING.CO.ZA

EMAIL ADMINZA@MCMINING.CO.ZA

AU Block Arcade, Suite 324, Level 3, 96 Elizabeth Street, Melbourne, Victoria, 3000, Australia Tel +613 9364 4212 ZA Ground Floor, Greystone Building, Fourways Golf Park, Roos Street, Fourways, 2191 Tel +27 10 003 8000 Interim Chairman Mathews Senosi Interim Managing Director & Chief Executive Officer Yi (Christine) He

Non-executive directors An Chee Sin, Zhen (Brian) He, Douglas Abrahams

Form 603 Corporations Act 2001

Section 671B

Notice of initial substantial holder

To Company Name/Scheme	MC Mining Limited				
ACN/ARSN	008 905 388				
1. Details of substantial holder (1) Name	MC Mining Limited				
ACN/ARSN (if applicable) 008 905 388					
The holder became a substantial holder	r on <u>30/08/2024</u>				
	II the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a ubstantial holder became a substantial holder are as follows:				

551	t (3) in on the date the substantial holder became a substantial holder are as follows.					
	Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)		
	FPO	62,102,002	62,102,002	13.04%		

3. Details of relevant interests

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

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities	
MC Mining Limited	See Annexures A and B	62,102,002 FPO	

4. Details of present registered holders

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

-				
Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities	
MC Mining Limited	See Annexures A and B	See Annexures A and B	62,102,002 FPO	

5. Consideration

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

Holder of relevant interest	of relevant Date of acquisition		Consideration (9)	
		Cash	Non-cash	
MC Mining Limited	30 August 2024	Nil		62,102,002 FPO

6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

Name and ACN/ARSN (if applicable)	Nature of association

7. Addresses

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

Name	Address
MC Mining Limited	Level 3, 96 Elizabeth Street, Melbourne, Victoria 3000

Signature

print name	Bill Pavlovski	capacity	Director and Company Secretary
sign here	Lauhh	date	30/August/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 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of:
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 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.

- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown."
- (9) Details of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.

GUIDE

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

Signature	Thi	s form must be signed by either a director or a secretary of the substantial holder.			
Lodging period	Nil				
Lodging Fee	Nil				
Other forms to be completed	Nil				
Additional information	(a)			space is required to complete a question, the information may be included on a separate piece of ed to the form.	
	(b)			nust be given to a listed company, or the responsible entity for a listed managed investment scheme. is notice must also be given to each relevant securities exchange.	
	(c)	The	person r	nust give a copy of this notice:	
		(i)	within	2 business days after they become aware of the information; or	
		(ii)		0 am on the next trading day of the relevant securities exchange after they become aware of the ation if:	
			(A)	a takeover bid is made for voting shares in the company or voting interests in the scheme; and	
			(B)	the person becomes aware of the information during the bid period.	
Annexures		To mal	ke any a	innexure conform to the regulations, you must	
Ameraies	1	use A4	size pa	per of white or light pastel colour with a margin of at least 10mm on all sides	
	2	show th	ne corpo	pration name and ACN or ARBN	
	3	numbe	r the pa	ges consecutively	
	4	print or	type in	BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopied	
	5	identify	the anr	nexure with a mark such as A, B, C, etc	
	6			nexure with the words: re (mark) of (number) pages referred to in form (form number and title)	
	7	sign ar	id date t	he annexure.	
		The an	nexure	must be signed by the same person(s) who signed the form.	

Annexure A

This is Annexure A of 1 page referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

HOLDER OF RELEVANT INTEREST	NATURE OF RELEVANT INTEREST	CLASS AND NUMBER OF SECURITIES
MC MINING LIMITED	RESTRICTIONS ON DISPOSAL OF SHARES ISSUED TO KCL BY VIRTUE OF THE PARTIES' ENTRY INTO THE ESCROW DEED THE SUBJECT OF ANNEXURE B TO THE ACCOMPANYING ASIC FORM 603 GIVE MC MINING A RELEVANT INTEREST IN ITS OWN SHARES UNDER SECTION 608(1)(C) OF THE CORPORATIONS ACT. MC MINING HAS NO RIGHT TO ACQUIRE THESE SHARES OR TO CONTROL THE VOTING RIGHTS ATTACHING TO THESE SHARES.	62,102,002 FPO

REGISTERED HOLDER	DURATION OF ESCROW	CLASS AND NUMBER OF SECURITIES
KINETIC CREST LIMITED, A WHOLLY OWNED SUBSIDIARY OF KINETIC DEVELOPMENT GROUP LIMITED	SUBJECT TO THE TERMS OF THE ESCROW DEED REFERRED TO HEREIN, A HOLDING LOCK HAS BEEN APPLIED TO THE 62,102,002 FPO SHARES ISSUED BY MC MINING TO KINETIC CREST LIMITED WHICH WILL BE LIFTED ON THE 12 MONTH ANNIVERSARY OF THE ISSUE DATE FOR THOSE SHARES (WHICH WAS 30 AUGUST 2024).	62,102,002 FPO

Jahh
· · · · · · · · · · · · · · · · · · ·
Bill Pavlovski
(Director and Company Secretary)
· · · · · · · · · · · · · · · · · · ·
Date: 30 August 2024

ANNEXURE B

This is Annexure B of 9 pages (including this page) referred to in the accompanying Form 603.

Responsible person: BILL PAVLOVSKI

All L Bill Pavlovski

(Director and Company Secretary)

Date: 30 August 2024

Escrow Deed (Escrowed Shares)

We, the persons in:

Item 1 of the schedule ("Entity");

Item 2 of the schedule ("Holder");

Item 3 of the schedule ("Controller"),

agree as follows.

Introduction

- A. The Entity intends to issue and allot the Escrowed Shares to the Holder under the Subscription Agreement.
- B. The parties agree to enter into this Deed for the purpose of complying with the escrow-related provisions in the Subscription Agreement.

Agreement

Escrow restrictions

- 1. During the Escrow Period, the Holder and the Controller agree to the escrow-related restrictions set out in this Deed.
- 2. During the Escrow Period, and on conclusion of the Escrow Period, the Entity agrees to comply with the escrow-related and escrow-release provisions, respectively set out in this Deed.

Warranties

- 3. The Holder and the Controller warrant that:
 - (a) the Holder is Controlled by the Controller; and
 - (b) the Controller is the only Controller of the Holder.
- 4. A breach of either of these warranties is a breach of this Deed.

Consequences of breaching this deed

- If the Holder or the Controller breach this Deed:
 - (a) the Holder and the Controller must take the steps necessary to rectify the breach;
 - (b) the Entity must take the steps necessary to enforce this Deed; and
 - (c) the Entity may refuse to acknowledge any Dealing of the Escrowed Shares to the extent doing so is permitted under the ASX Listing Rules.

Escrow restrictions

- 6. By entering into this Deed:
 - (a) the Holder and the Controller acknowledge and agree that neither of them will Deal with any of the Escrowed Shares other than as permitted by this Deed;
 - (b) the Holder and the Controller acknowledge and agree the Entity will apply a Holding Lock on the Escrowed Shares in accordance with the terms of this Deed; and

(c) the Entity acknowledges and agrees that it will do all things necessary to ensure that the Holding Lock is released: (i) to the extend necessary to permit disposals of the Escrowed Shares permitted under this Deed; (ii) in respect of any Escrowed Shares that cease to be Escrowed Shares in accordance with the definition of Escrowed Shares; and (iii) in full on the conclusion of the Escrow Period (including, if required by the ASX Listing Rules, notifying ASX that the Escrowed Shares may or will be released from the Holding Lock for the purposes of ASX Listing Rule 3.10A).

Dividend and voting rights

7. For the avoidance of doubt, the Entity acknowledges and agrees that clause 6(a) of this Deed and the Holding Lock applied to any Escrowed Shares will have no effect on any rights of the Holder to: (a) receive or participate in dividends, any rights issue, bonus issue or other distributions in connection with the Escrowed Shares or (b) exercise voting rights in respect of the Escrowed Shares and that no voting rights are (or will be) conferred on the Entity or any of its associates (as defined in sections 11 to 17 of the Corporations Act) as a consequence of its entry into this Deed.

Takeovers, mergers and reorganisations

- Clause 6(a) of this Deed will cease to apply to the extend necessary to allow:
 - (a) the Controller or the Holder to accept an offer by a third party for all or a proportion of the Ordinary Shares ("Takeover Offer"), provided that: (i) holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have accepted the Takeover Offer (or will have accepted the Takeover Offer if the Controller or the Holder accepts the Takeover Offer); and (ii) the Takeover Offer is unconditional (or would become unconditional if accepted by the Controller or the Holder) or all conditions to the Takeover Offer have been satisfied or waived;
 - (b) the Escrowed Shares to be transferred or cancelled as part of an equal Ordinary Share buy-back, capital reduction or equal return of capital or other similar pro rata reorganisation, a merger, including by way of a scheme of arrangement or an acquisition of all Ordinary Shares, which has in any such case received all necessary approvals, including all such necessary approvals by shareholders of the Entity and courts and is in accordance with applicable laws;
 - (c) the Controller or the Holder to tender any of the Escrowed Shares into a bid acceptance facility established in connection with a Takeover Offer, provided that holders of not less than 50% of the Ordinary Shares to which the Takeover Offer relates have either accepted the Takeover Offer or tendered (and not withdrawn) their Ordinary Shares into the bid acceptance facility (or will have done so if the Controller or the Holder tenders any of the Escrowed Shares into a bid acceptance facility); or
 - (d) any other such event having an effect similar to the foregoing and relating to the Escrowed Shares,

provided that, if for any reason any or all Escrowed Shares are not transferred or cancelled in a transaction contemplated by this Deed, then the Controller and/or the Holder agrees that the restrictions applying to the Escrowed Shares under this Deed (including under this clause 9) will continue to apply and without limiting the foregoing, the Holding Lock will be reapplied to all Escrowed Shares not so transferred or cancelled.

Reorganisation

9. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares to enable the Controller or the Holder to undertake a reorganisation.

Other exceptions

- 10. Clause 6(a) of this Deed will cease to apply to the extent necessary to allow a Dealing in Escrowed Shares:
 - (a) in relation to a buy-back of the Controller's or the Holder's Ordinary Shares conducted by the Entity; or
 - (b) to the extent required by applicable law, including pursuant to an order of a court of competent jurisdiction compelling any Escrowed Shares to be disposed of or an Encumbrance granted over them; or
 - (c) a transfer (in one or more transactions) of any or all Escrowed Shares to an Affiliate of the Controller, provided such Affiliate transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period; or
 - (d) the grant of an Encumbrance over any or all of the Escrowed Shares to a bona fide third party financial institution as security for a loan, hedge or other financial accommodation, provided that the Encumbrance does not in any way constitute a direct or indirect disposal of the economic interests, or decrease an economic interest, that the Controller or the Holder has in any of its Escrowed Shares and no Escrowed Shares may be transferred to the financial institution in connection with the Encumbrance, and provided that the terms of this Deed apply to the Escrowed Shares for the remainder of the Escrow Period as reflected in the documentation granting such an Encumbrance; or
 - (e) if the Dealing in Escrowed Shares constitutes a disposal of, but not the creation of an Encumbrance in, some or all of the Escrowed Shares to: (i) a company wholly-owned by the Controller or the Holder; or (ii) a trust in relation to which the Controller or the Holder are the only beneficiaries, (each a "Transferee"), where the Transferee also enters into an escrow arrangement with the Entity in respect of those Escrowed Shares on substantially the same terms as this Deed for the remainder of the Escrow Period.

Breach of Holding Lock

11. The parties agree that damages would be an insufficient remedy for a breach or prospective breach of this Deed by the Controller or Holder and the Controller and Holder agree that the Entity is entitled to seek and obtain an injunction or specific performance to enforce the Controller's and/or Holder's obligations under this Deed, without proof of actual damage and without prejudice to any of the Entity's other rights or remedies.

Compliance with ASX Listing Rules

- 12. For so long as the Entity is listed on the official list of the ASX:
 - (a) notwithstanding anything contained in this deed, if the ASX Listing Rules prohibit an act being done, that act must not be done;
 - (b) nothing contained in this deed prevents an act being done that the ASX Listing Rules require to be done;
 - (c) if the ASX Listing Rules require an act to be done or not to be done, authority is given for that act to be done or not be done (as the case may be);
 - (d) if the ASX Listing Rules require this deed to contain a provision and it does not contain such a provision, this deed is deemed to contain that provision;
 - (e) if the ASX Listing Rules require this deed not to contain a provision and it contains such a provision, this deed is deemed not to contain that provision; and
 - (f) if any provision of this deed is or becomes inconsistent with the ASX Listing Rules this deed is deemed not to contain that provision to the extent of the inconsistency.

Amendment

13. This Deed must not be changed or waived without the written agreement of the parties.

Termination

14. This Deed terminates with immediate effect and without the action of any party upon the expiry of the Escrow Period.

Counterparts

15. This Deed may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Deed. Without limiting the foregoing, if the signatures on behalf of one party are on different counterparts, this shall be taken to be, and have the same effect as, signatures on the same counterpart and on a single copy of this Deed.

Jurisdiction

16. The laws of the State of New South Wales apply to this deed. We submit to the exclusive jurisdiction of the courts of that State.

Definitions and interpretation

In this Deed:

Affiliate means, with respect to a specified Person (a) in the case of an individual, such Person's spouse and lineal descendants (whether natural or adopted), brother, sister, parent, or any trust formed and maintained solely for the benefit of such Person or such Person's spouse, lineal descendants, brother, sister and/or parent, or trustee of any such trust, or any entity or company Controlled by any of the aforesaid Persons, and (b) in the case of any Person other than an individual, any other Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by, or is under common Control with, the Person specified.

ASX means ASX Limited ACN 008 624 691 and, where the context requires, the financial market that it operates.

ASX Listing Rules means the official listing rules of ASX.

Corporations Act means the Corporations Act 2001 (Cth).

Contract means a contract, agreement, indenture, note, bond, loan, instrument, lease, mortgage, franchise, license, commitment, purchase order, and other legally binding arrangement, whether written or oral.

Control of a given Person means the power or authority, whether exercised or not, to direct the financial and operating policies of such Person, directly or indirectly, whether through the ownership of voting securities, by Contract or otherwise; provided, that such power or authority shall conclusively be presumed to exist upon possession of beneficial ownership or power to direct the vote of more than fifty percent (50%) of the votes entitled to be cast at a meeting of the members or shareholders of such Person or power to control the composition of a majority of the board of directors of such Person. The terms "Controlled" and "Controlling" have meanings correlative to the foregoing.

Deal (and **Dealing**) means to, directly or indirectly: (i) sell, assign, transfer or otherwise dispose of, or agree or offer to sell, assign, transfer or otherwise dispose of; (ii) enter into any option which, if exercised, enables or requires the relevant security holder to sell, assign, transfer or otherwise dispose of; (iii) create, agree to, or offer to, create, or permit to be created any Security Interest in or over; (iv) do or omit to do, any act if the act or omission would have the effect of transferring effective ownership or control of; or (v) agree to do any of those things, and "Dealing" has a corresponding meaning.

Encumbrance means any claim, mortgage, charge, pledge, lien, encumbrance, security interest, title retention, preferential right, trust arrangement, contractual right of set off, easement, lease, option, rights of others, or restriction (whether on voting, sale, transfer, disposition or otherwise), whether imposed by

Contract, understanding, law, equity or otherwise, or any other security agreement or arrangement in favour of any person, whether registered or unregistered, including any Security Interest.

Escrow Period means in respect of the Escrowed Shares, the period commencing the date of issuance of the relevant Escrowed Shares to the Controller or the Holder and ending on the date that is the earlier of: (i) twelve (12) months after the date of issuance of the relevant Escrowed Shares to the Controller or the Holder; (ii) in respect of the First Closing Shares that are Escrowed Shares, on the date that is 270 days after the date of the Subscription Agreement should the Second Closing not occur for whatever reason, or will not occur for whatever reason (including a failure of a condition set out in that agreement); and (iii) the date on which a material breach of the Subscription Agreement by the Entity has been identified and such breach is unremedied to the Controller's satisfaction for a period of 14 days.

Escrowed Shares means (i) the First Closing Shares held by the Holder; and (ii) the Second Closing Shares held by the Holder.

First Closing means the consummation of the issuance of the First Closing Shares to the Holder in accordance with the Subscription Agreement.

First Closing Shares means the Ordinary Shares issued to the Holder on the First Closing in accordance with the terms of the Subscription Agreement.

Holding Lock has the meaning given in the ASX Listing Rules.

Ordinary Shares means the Entity's fully paid ordinary shares.

Person means any individual, corporation, partnership, limited partnership, proprietorship, association, limited liability company, firm, trust, estate or other enterprise or entity.

Second Closing means the consummation of the issuance of the Second Closing Shares to the Holder in accordance with the Subscription Agreement.

Second Closing Shares means the Ordinary Shares issued to the Holder on the Second Closing in accordance with the terms of the Subscription Agreement.

Security Interest has the meaning given in section 12 of the Personal Property Securities Act 2009 (Cth).

Subscription Agreement means the share subscription agreement between the Controller and the Entity dated on or about the date of this Deed.

The singular includes the plural and vice versa.

A reference to a party includes its successors, personal representatives and transferees.

Every warranty or agreement (expressed or implied) in which more than one person joins, binds them individually and any combination of them as a group.

Schedule

1.	Entity's name and address:	MC Mining Limited ACN 008 905 388
		Ground Floor, Greystone Building
		Fourways Golf Park
		Roos Street, Fourways 2191
2.	Holder's name and address	Kinetic Crest Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong
3.	Controller's name and address:	Kinetic Development Group Limited
		18F, 80 Gloucester Road, Wanchai, Hong Kong

Execution Dated: 30 August 2024

Execution as a deed

Executed by MC Mining Limited ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

......

Signature of director

Yi (Christine) He

Name (please print)

.....

Signature of director or company secretary* *delete whichever does not apply

Brian He Zhen

Name (please print)

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

.....

Signed, sealed and delivered by Kinetic Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

Signature of director

Li Bo

.....

Name of director (please print)

Signature of director

.....

Wang Lanlan

Name of director (please print)

Execution

Dated:

Execution as a deed

......

Executed by **MC Mining Limited** ACN 008 905 388 in accordance with section 127(1) of the *Corporations Act 2001 (Cth)*:

Signature of director

Yi (Christine) He

Name (please print)

Signature of director or company secretary* *delete whichever does not apply

Name (please print)

.....

......

.....

Signed, sealed and delivered by Kinetic Development Group Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)

Signed,-sealed_and_delivered_by_Kinetic_Crest Limited in accordance with its constituent documents and the laws of its place of incorporation in the presence of:

Signature of director

Ju Wenzhong

Name of director (please print)



Signature of director

Li Bo

Name of director (please print)

ひょう

Signature of director

Wang Lanlan

Name of director (please print)