

Fax

UBS AG

Singapore Branch One Raffles Quay #50-01 North Tower Singapore 048583 Tel.+65 6495 8000

Compliance Operations
Group Operations

+61 2 9927 5599

7 April 2016

to OOh!media Limited Level 2, 76 Berry Street, North Sydney, NSW, 2060, Australia

Australia Stock ExchangeExchange Centre,20 Bridge Street,Sydney, NSW, 2000

subject Substantial holding disclosure – oOh!media Limited ("OML")

Dear Sir / Madam

UBS AG, Australia Branch ("**UBS**") is underwriting a secondary block ("**Block Trade**") of ordinary securities in OML.

UBS entered into two Block Trade Agreements with respect to the Block Trade on 5 April 2016 ("Block Trade Agreements"). Upon signing the Block Trade Agreements, through the operation of section 608(8) of the Corporations Act 2001 (Cth), UBS has obtained a relevant interest in approximately 16.64% of OML's ordinary securities.

Attached to this letter is UBS's substantial holder notice that has been lodged with the ASX containing details of this relevant interest (including a copy of the Block Trade Agreements).

Upon settlement of the shares under the Block Trade, UBS in its capacity as underwriter of the Block Trade, will cease to have a relevant interest in the OML ordinary securities the subject of the Block Trade.

Yours sincerely,

UBS Group AG

Weixiao Qin

Compliance Operations

Pepe Chan

Compliance Operations

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Form 603

Corporations Law Section 671B

Notice of initial substantial holder

To: Company Name/Scheme	OOHIMEDIA LIMITED	_
ACN/ARSN	602 195 380	_
1. Details of substantial holder (1)	
Name:	UBS Group AG and its related bodies corporate	_
ACN/ARSN (if applicable)		_
The holder became a substantial ho	lder on: 5 April 2016	_

2. Details of voting power

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

Class of securities (4)	Number of securities	Persons' votes (5)	Voting power (6)
Ordinary	24,985,078	24,985,078	16.64%

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	,
UBS Asset Management (Australia) Ltd	Fund Manager with power to exercise control over voting shares	1,930,534	Ordinary
UBS Securities Australia Ltd	Beneficial Owner	2,017,735	Ordinary
UBS AG Australia Branch	Relevant interest in oOh!media Limited shares to the extent arising under the terms of the Block Trade Agreement between UBS AG, Australia Branch and CHAMP Buyout III Pte Limited as arising under section 608(8) of the Corporations Act 2011 (Cth). (See Appendix A)	7,320,252	Ordinary
	Relevant interest in oOh!media Limited shares to the extent arising under the terms of the Block Trade Agreement between UBS AG, Australia Branch and P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust as arising under section 608(8) of the Corporations Act 2011 (Cth). (See Appendix B)	13,716,557	Ordinary

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 num securities	ber of
UBS Asset Management (Australia) Ltd	Various Custodians	UBS Asset Management (Australia) Ltd	1,930,534	Ordinary
UBS Securities Australia Ltd	Brispot Nominees Pty Ltd	UBS Securities Australia Ltd	2,017,735	Ordinary
UBS AG Australia Branch	CHAMP Buyout III Pte Limited	CHAMP Buyout III Pte Limited	7,320,252	Ordinary
	P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust	P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust	13,716,557	Ordinary

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	Conside	eration (9)	Class and number of securities
		Cash	Non-cash	
Please see Appendix C.			•	

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	
UBS Asset Management (Australia) Ltd	Related body corporate	
UBS Securities Australia Ltd	Related body corporate	
Brispot Nominees Pty Ltd	Related body corporate	
UBS AG Australia Branch	Related body corporate	

7. Addresses

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

Name	Addresses
Details of all UBS offices can be found through the following link: http://apps2.ubs.com/locationfinder/	

SIGNATURE

Print Name: Pepe Chan Capacity: Authorised signatory

Sign Here: Date: 7 April 2016

Print Name: Weixiao Qin Capacity: Authorised signatory

Sign Here: Date: 7 April 2016

Contact details for this notice:

Weixiao Qin Compliance Operations (T) +65 6495 8217



CHAMP Buyout III Pte Limited 6 Battery Road #12-08 Singapore 049909 5 April 2016

Dear Sirs

COMMERCIAL-IN CONFIDENCE

1 Introduction

This agreement sets out the terms and conditions upon which CHAMP Buyout III Pte Limited ("Seller") engages UBS AG, Australia Branch (ABN 47 088 129 613) ("Underwriter") to procure purchasers for, or failing which to purchase, a total of 7,320,252 existing fully paid ordinary shares ("Sale Securities") in oOh!media Limited (ACN 602 195 380) ("Company") held by the Seller in the manner set out in clause 2.1 ("Sale") and the Underwriter agrees to manage the sale of the Sale Securities and to underwrite the Sale in accordance with the terms of this agreement. The parties also refer to the block trade agreement to be entered into on the date of this agreement between each of P.T. Limited (ABN 67 004 454 666) as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited (ABN 42 000 001 007) as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited (ABN 99 000 341 533) as trustee of the CHAMP Buyout III (SWF) Trust and the Underwriter in relation to a sale of ordinary shares in the Company ("First BTA").

2 Sale

2.1 Sale of Sale Securities

The Seller agrees to sell, or procure the sale of, the Sale Securities and the Underwriter, itself or through an Affiliate (as defined in clause 8.9), agrees to:

- manage the sale of the Sale Securities by using its best endeavours to procure purchasers for the Sale Securities at A\$4.50 per Sale Security ("Sale Price"). Purchasers may include the Underwriter's related companies and Affiliates; and
- (b) underwrite the sale of the Sale Securities by purchasing at the Sale Price per Sale Security those of the Sale Securities which have not been purchased by third party purchasers (or the Underwriter's related companies or Affiliates) in accordance with clause 2.1(a) as at 10.00am (Sydney time) on the Trade Date specified in the Timetable in Schedule 1 ("Trade Date") or such time as the parties agree in writing ("Balance Securities").

subject to and in accordance with the terms of this agreement.

2.2 Retention Securities

Notwithstanding anything else in this agreement, where acquisition of some or all of the Balance Securities by the Underwriter under this agreement and of the ordinary shares in the Company under the First BTA is prohibited or restricted by the application of the takeover provisions in the *Corporations Act 2001 (Cth)* ("Corporations Act") or would require notification by the Underwriter or an Affiliate and non-objection by the Treasurer of the Commonwealth of Australia under section 81 of the *Foreign Acquisitions and*

- (a) the Seller shall retain such number of Balance Securities (on a pro-rata basis having regard to the sum of their Respective Holdings and the shares being sold under the First BTA) they are required to retain in order to prevent the breach ("Retention Securities"), and the Underwriter shall advise the Seller of the number of Retention Securities;
- (b) the Underwriter must still comply with its obligations to pay to the Seller the amount provided in clause 2.4 but the portion of that amount that is equal to the number of any Retention Securities multiplied by the Sale Price will be provided to the Seller as an interest free loan ("Advance Amount");
- the Seller is only required to repay the Advance Amount from and to the extent it receives or is entitled to receive proceeds from the sale of the Retention Securities, and the Seller is not responsible for any shortfall in repayment from the proceeds of the sale of Retention Securities and the Underwriter will bear the loss arising from any such shortfall;
- (d) the Underwriter must procure purchasers for any Retention Securities as agent for the Seller in the ordinary course of the Underwriter's business prior to 7.00pm on the date that is 30 Business Days after the date of this agreement ("End Date"), with settlement of the sale of Retention Securities occurring on or before the third Business Day following the sale of the relevant Retention Securities:
- the Seller will transfer Retention Securities in accordance with the directions of the Underwriter to settle those sales; and
- (f) the Underwriter is entitled to apply, by way of set off, the proceeds from the purchase of any Retention Securities against the Advance Amount, immediately upon the Underwriter's receipt of those proceeds.

The Seller acknowledges that the Underwriter does not acquire any interest or relevant interest in, or rights in respect of, any Retention Securities except to act as agent for the Seller in procuring purchasers for the Retention Securities, and does not have power to require that any Retention Securities be transferred to it or to its order as referred to in the FATA.

2.3 Manner of Sale

agree that:

- (a) Subject to clause 2.3(b), the Underwriter and the Seller will conduct the Sale by way of an offer only to persons that the Underwriter reasonably believes are persons:
 - (1) if in Australia, who do not need disclosure under Part 6D.2 of the Corporations Act; and
 - (2) if outside Australia, to whom offers for sale of securities may lawfully be made without requiring the preparation, delivery, lodgement or filing of any prospectus or other disclosure document or any other lodgement, registration or filing with, or approval by, a government agency (other than any such requirement with which the Seller, in its sole and absolute discretion, is willing to comply), as determined by the Underwriter in consultation with Seller.
- (b) The Sale Securities shall only be offered and sold to persons that are not in the United States in "offshore transactions" (as defined in Rule 902(h) under the U.S. Securities Act of 1933 ("U.S. Securities Act")) in reliance on Regulation S under the U.S. Securities Act ("Regulation S").

(c) Allocations of the Sale Securities to purchasers must only be made by the Underwriter in its discretion.

2.4 Effecting of Sale and settlement.

Subject to the terms of this agreement, the Sale shall be effected on the Trade Date, with settlement to follow on a T+2 basis in accordance with the ASX Operating Rules and ASX Settlement Operating Rules on the date set out in the Timetable in Schedule 1 ("Settlement Date"). Subject to clause 7 and clause 2.2, on the Settlement Date, the Underwriter shall pay or arrange for the payment the Seller, or as the Seller directs, of an amount equal to the aggregate of the Sale Price multiplied by the number of Sale Securities in their Respective Holding, less any fees payable under clause 3, by transfer to such bank account(s) as may be notified by the Seller for value (in cleared funds) on the Settlement Date against delivery of the Sale Securities.

2.5 Account opening

On the date of this agreement the Underwriter or its nominated Affiliate will (where relevant) open an account in the name of the Seller in accordance with its usual practice, and do all such things necessary to enable it to act as Underwriter to sell the Sale Securities in accordance with this agreement.

3 Fees

In consideration of performing its obligations under this agreement the Underwriter shall be entitled to such fees as the parties agree.

4 Representations, warranties and undertakings

4.1 Representations, warranties and undertakings by Seller

As at the date of this agreement and on each day until and including the Settlement Date, the Seller represents, warrants and undertakes to the Underwriter (in respect of itself and the Sale Securities in its Respective Holding) that:

- (a) (capacity) the Seller has full legal capacity and power to enter into this
 agreement and to carry out the transactions that this agreement contemplates;
- (b) (authority) the Seller has taken all corporate action that is necessary or desirable to authorise its entry into this agreement and its carrying out the transactions that this agreement contemplates;
- (c) (agreement effective) this agreement constitutes the Seller's legal, valid and binding obligations, enforceable against it in accordance with its terms;
- (d) (ownership of Sale Securities) against payment pursuant to this Agreement, the Seller will transfer in accordance with clause 2.4, or procure the transfer of, the full legal and beneficial ownership of the Sale Securities free and clear of all liens, charges, security interests, claims, equities and pre-emptive rights, subject to registration of the transferees in the register of shareholders of the Company;
- (e) (no inside information) other than information relating to the Sale, the Seller is not in possession of any non-public information or information that is not generally available which, if it were generally available, a reasonable person would expect to have a material effect on the price or value of the Sale Securities or other securities in the Company, or that is information that would influence, or would be likely to influence, persons who commonly invest in Division 3 financial products (as that term is defined in section 1042A of the Corporations Act) in deciding whether or not to acquire or dispose of securities in the Company. In addition, the Seller is not aware of any information which is necessary to enable investors and their professional advisers to make an informed assessment of the assets and liabilities, financial position, profit and

- loss and prospects of the Company and its subsidiaries that has not been disclosed to the ASX;
- (f) (information) all information provided by the Seller to the Underwriter, in relation to the Sale, the Sale Securities and the Company is true and correct in all material respects and not misleading or deceptive in any material respect whether by omission or otherwise;
- (g) (control) the Seller does not control the Company (as defined in section 50AA of the Corporations Act);
- (h) (power to seli) the Seller has the corporate authority and power to sell the Sale Securities under this agreement and no person has a conflicting right, whether contingent or otherwise, to purchase or to be offered for purchase the Sale Securities;
- (i) (no general solicitation or general advertising) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller gives no representation or warranty) has offered or sold, or will offer or sell, any of the Sale Securities in the United States or to or for the account or benefit of any U.S. Person using any form of "general solicitation" or "general advertising" within the meaning of Rule 502(c) under the U.S. Securities Act or in any manner involving a public offering in the United States within the meaning of Section 4(a)(2) of the U.S. Securities Act;
- (j) (no directed selling efforts) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller gives no representation or warranty) has engaged, or will engage, in any "directed selling efforts" within the meaning of Rule 902(c) of the U.S. Securities Act:
- (k) (no stabilisation or manipulation) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller gives no representation or warranty) has taken or will take, directly or indirectly, any action designed to, or that might reasonably be expected to, cause or result in the stabilisation or manipulation of the price of any security of the Company to facilitate the sale or resale of the Sale Securities in violation of any applicable law:
- (I) (No breach) the Seller will not, in connection with the Sale Securities or the transactions the subject of this agreement, commit, be involved in or acquiesce in any activity which breaches its constitution, the Corporations Act and any other applicable laws, the applicable listing rules of ASX Limited ("ASX"), or any applicable legally binding requirement of the Australian Securities and Investments Commission ("ASIC") or the ASX; and
- (m) (OFAC) neither the Seller nor any director or officer of the Seller, nor to the knowledge of the Seller, any other employee, affiliate or person acting on behalf of the Seller, is currently subject to any United States sanctions administered by the Office of Foreign Assets Control of the United States Treasury Department ("OFAC") or is currently subject to any similar sanctions administered by her Majesty's Treasury in the United Kingdom or the European Union (collectively, "Sanctions"; and the Seller will not directly or indirectly use the proceeds of the Sale, or lend, contribute or otherwise make available such proceeds to any subsidiary, joint venture partner or other person or entity, (i) to finance the activities of any person currently subject to any Sanctions or (ii) in any other manner that will result in a violation of Sanctions by any person participating in

the disposal of the Sale Securities (whether as underwriter, placing agent, adviser, investor or otherwise).

4.2 Representations and warranties of the Underwriter

As at the date of this agreement and on each day until and including the Settlement Date, the Underwriter represents and warrants to the Seller that:

- (a) (body corporate) it is duly incorporated under the laws of the place of its incorporation;
- (b) (capacity) it has full legal capacity and power to enter into this agreement and to carry out the transactions that this agreement contemplates;
- (c) (authority) it has taken all corporate action that is necessary or desirable to authorise its entry into this agreement and its carrying out the transactions that this agreement contemplates;
- (d) (licenses) it holds all licenses, permits and authorities necessary for it to fulfil its obligations under this agreement and has complied with the terms and conditions of the same in all material respects;
- (e) (agreement effective) this agreement constitutes the Underwriter's legal, valid and binding obligations, enforceable against it in accordance with its terms;
- (f) (breach of law) the Underwriter will perform its obligations under this agreement (and ensure, in relation to the Sale, that its related bodies corporate and Affiliates act in a manner) so as to comply with all applicable laws, including all applicable laws in Australia (including in particular the Corporations Act and the FATA and related policy) and the jurisdictions referred to in clause 2.3(a)(2); provided that the Underwriter will not be in breach of this warranty to the extent that any breach is caused by an act or omission of a Seller which constitutes a breach by that Seller of its representations, warranties and undertakings in clause 4.1:
- (g) (no registration) it acknowledges that the Sale Securities have not been and will not be registered under the U.S. Securities Act and may not be offered or sold in the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act;
- (h) (no general solicitation or general advertising) none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has solicited offers for or offered to sell or sold, and none of them will solicit offers for or offer to sell or sell, the Sale Securities in the United States or to or for the account or benefit of any U.S. Person using any form of general solicitation or general advertising within the meaning of Rule 502(c) under the U.S. Securities Act or in any manner involving a public offering in the United States within the meaning of Section 4(a)(2) of the U.S. Securities Act;
- (i) (no directed selling efforts) the Underwriter has offered and sold the Sale Securities and will offer and sell the Sale Securities only outside the United States in accordance with Regulation S under the U.S. Securities Act and none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has engaged or will engage in any "directed selling efforts" within the meaning of Rule 902(c) of the U.S. Securities Act; and
- (j) (no stabilisation or manipulation) none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has taken or will take, directly or indirectly, any action designed to, or that might reasonably be expected to, cause or result in the stabilisation or manipulation of the price of

any security of the Company to facilitate the sale or resale of the Sale Securities in violation of any applicable law.

4.3 Moratorium

- (a) The Seller warrants and represents that it will not, without the prior written consent of the Underwriter, at any time in the period of 30 calendar days from the date of this Agreement ("Lock-up Period"), Deal (see definition below) in all or any of the fully paid ordinary shares held by it in the Company as at 4pm on the date of this Agreement ("Seller's Shares"), except in circumstances of:
 - (1) the sale of the Sale Securities in accordance with this Agreement;
 - (2) transactions to satisfy demand from eligible security holders under a Company initiated dividend reinvestment plan (if any);
 - (3) a repurchase (whether by buy-back, reduction of capital or other means) of Seller's Shares by the Company;
 - (4) any acceptance by the Seller of a takeover offer for the Company in accordance with Chapter 6 of the Corporations Act or transfer pursuant to a scheme of arrangement under Part 5.1 of the Corporations Act;
 - (5) a sale, transfer or disposal to a third party where it is a condition of the sale that the third party announce an intention to acquire, or propose a transaction to acquire, greater than 50% of all ordinary shares in the Company;
 - (6) a sale, transfer or disposal to an Affiliate of the Seller that is subject to a representation and warranty on substantially the same terms as this clause 4.3(a) in respect of the Seller's Shares sold, transferred or disposed to it. For the avoidance of doubt, any agreement by the Affiliate to the representation and warranty shall be in respect of the residual term of the Lock-up Period; and
 - (7) a sale, transfer or disposal to a strategic third party purchaser (subject to the purchaser being confirmed as a strategic third party by the Underwriter) where the third party agrees to a representation and warranty on substantially the same terms as this clause 4.3(a) in respect of the Seller's Shares sold, transferred or disposed to it. For the avoidance of doubt, any agreement by the third party to the representation and warranty shall be in respect of the residual term of the Lock-up Period; and
 - (8) the sale of any Retention Securities in accordance with this Agreement,
- (b) Each party to this Agreement acknowledges that the representation and warranty in clause 4.3(a) is not intended to and does not give the Underwriter any power to dispose of, or control the disposal of, the Seller's Shares the subject of the representation and warranty to the extent that the Underwriter would be in breach of applicable laws to have such power, and a breach of the representation and warranty in those circumstances will only give rise to a right to damages and the parties acknowledge that, in such circumstances, damages are an adequate remedy for breach of the representation and warranty.
- (c) Each party acknowledges that the representation and warranty in clause 4.3(a) has been provided to only address the financial consequences of the Seller disposing of, or dealing with, any of the Seller's Shares. The parties acknowledge that the Underwriter is not entitled to a remedy of specific performance for a breach of the representation and warranty in clause 4.3(a).

- (d) For the purposes of clause 4.3(a), "Deal" in respect of the Seller's Shares, means:
 - (1) sell, assign, transfer or otherwise dispose of;
 - (2) agree or offer to sell, assign, transfer or otherwise dispose of:
 - (3) enter into any option or forward contract which, if exercised (whether such exercise is subject to conditions or otherwise) enables or requires the Seller to sell, assign, transfer or otherwise dispose of; or
 - (4) decrease or agree to decrease an economic interest in the Seller's Shares.

4.4 Reliance

Each party giving a representation, warranty, undertaking or covenant to the other parties in this agreement acknowledges that the other parties have relied on such representations, warranties, undertakings and covenants in entering into this agreement and will continue to rely on those representations, warranties, undertakings and covenants in performing its obligations under this agreement.

4.5 Notification

Each party agrees that it will tell the other parties promptly upon becoming aware prior to the completion of the sale of the Sale Securities of:

- (a) any material change affecting any of its representations and warranties in this agreement; or
- (b) any of its representations or warranties becoming materially untrue or materially incorrect.

5 Indemnity

- (a) The Seller agrees with the Underwriter that it will keep the Underwriter and its related bodies corporate and Affiliates, and their respective directors, officers and employees ("Indemnified Parties") indemnified against any losses, damages, liabilities, costs, claims, actions and demands ("Losses") to the extent that such Losses are suffered or incurred as a result of a breach of this agreement by the Seller, including any breach of any of the above representations or warranties given by the Seller.
- (b) The indemnity in clause 5(a) does not extend to and is not to be taken as an indemnity against any Losses of an Indemnified Party if and to the extent that they:
 - (1) have resulted from the gross negligence, fraud or wilful misconduct of any Indemnified Party;
 - (2) constitute any penalty or fine which an Indemnified Party is required to pay for any contravention by it of the Corporations Act; or
 - (3) represent an amount in respect of which this indemnity would be illegal, void or unenforceable under any applicable law.
- (c) The Underwriter shall not and shall procure that any Indemnified Party shall not make any admission of liability or settlement of any proceedings in respect of which the indemnity in clause 5(a) may apply, without the prior written consent of the Seller (not to be unreasonably withheld or delayed). The Seller shall not make any admission of liability or settlement of any such proceedings without the prior written consent of the Underwriter (not to be unreasonably withheld or delayed).

(d) If the Underwriter becomes aware of any suit, action, proceedings, claim or demand in respect of which an Indemnified Party wishes to claim for indemnification under the indemnity contained in this clause 5, the Underwriter must promptly notify the Seller of the substance of that matter. The failure of the Underwriter to notify the Seller pursuant to this clause will not release the Seller from any obligation or liability which they may have pursuant to this agreement except that such liability will be reduced to the extent to which the amount the subject of the indemnity under clause 5(a) has increased as a result of the failure to so notify.

6 Announcements

The Seller and the Underwriter will obtain the prior written consent of the other parties to make any material public releases concerning the sale of the Sale Securities.

7 Events of Termination

7.1 Right of termination

The Underwriter may, subject to clause 7.2, terminate its obligations under this agreement without cost or liability to itself at any time before 10.00am (Sydney time) on the Trade Date by giving written notice to the Seller if the Seller is in default of any of the terms and conditions of this agreement or breaches any representation or warranty given or made by it under this agreement.

7.2 Materiality

No event listed in clause 7.1 entitles the Underwriter to exercise its termination rights unless it:

- (a) has, or would reasonably be expected to have, a material adverse effect on:
 - (1) the willingness of persons to purchase the Sale Securities; or
 - (2) the price at which fully paid ordinary shares in the Company are sold on the ASX; or
- (b) would reasonably be expected to give rise to a liability of the Underwriter under the Corporations Act or any other applicable law.

8 General

8.1 Relationship between the Seller and Underwriter

- (a) The parties agree that it is not the intention of the parties to create a fiduciary relationship between them. Without limiting the foregoing, the Seller acknowledges and agrees that:
 - (1) it is contracting with the Underwriter on an arm's length basis and as an independent contractor and not in any other capacity with respect to the Sale:
 - (2) the Underwriter has not acted, is not acting and will not act in a fiduciary capacity with respect to the Seller, and neither a previous nor existing relationship between the Underwriter and the Seller will be deemed to create a fiduciary relationship;
 - (3) the Underwriter has not assumed and is not assuming any duties or obligations other than those expressly set out in this agreement;
 - (4) without limiting the generality of the foregoing, the Underwriter is not an expert on, and has not provided and will not be expected to provide any legal, tax, accounting or regulatory advice with respect to the Sale, and the Seller has consulted its own legal, accounting, investment, regulatory and tax advisers to the extent it deemed

(b) the Underwriter (together with its related bodies corporate and Affiliates) comprises a full service securities firm engaged in securities, commodities and derivatives trading, foreign exchange and other brokerage activities, and principal investing as well as providing investment, corporate and private banking, asset and investment management, financing and financial advisory services and other commercial services and products to a wide range of companies, governments and individuals from which conflicting interests or duties, or a perception thereof, may arise. The Seller expressly acknowledges that, in the ordinary course of business, the Underwriter and/or its related bodies corporate and Affiliates at any time may invest on a principal basis or on behalf of customers or manage funds that invest, make or hold long or short positions, finance positions or trade or otherwise effect transactions, for their own account or the accounts of customers, in equity, debt or other securities or financial instruments (including derivatives, bank loans or other obligations) of the Seller, the Company or any other entity, and may be providing or arranging financing and other financial services to companies that may be involved in any proposed or competing transaction, in each case whose interests may conflict with those of the Seller.

8.2 Entire agreement

This agreement, account opening and client documentation completed by the Seller, and the Underwriter's Terms and Conditions of Business as provided by them to the Seller ("Terms") constitute the entire agreement of the parties about its subject matter and supersede all previous agreements, understandings and negotiations on this matter. To the extent of any inconsistency between the terms of this agreement and the Terms, this agreement prevails.

8.3 Governing law

This agreement is governed by the laws of New South Wales. Each party submits to the non-exclusive jurisdiction of courts exercising jurisdiction in New South Wales, and waives any right to claim that those courts are an inconvenient forum.

8.4 Severability

Any provision of this agreement which is prohibited or unenforceable in any jurisdiction will be ineffective as to that jurisdiction to the extent of the prohibition or unenforceability. That will not invalidate the remaining provisions of this agreement nor affect the validity or enforceability of that provision in any other jurisdiction.

8.5 Waiver and variation

A provision of or right vested under this agreement may not be waived except in writing signed by the party granting the waiver, or varied except in writing signed by the parties. This agreement may be varied by the parties to it without the approval of any Indemnified Person.

8.6 No assignment

Neither party may assign its rights or obligations under this agreement without the prior written consent of the other party.

8.7 Survival

The representations, warranties and indemnity in this agreement shall remain operative and in full force and effect regardless of completion of the sale of the Sale Securities or any termination of this agreement.

8.8 Notices

Any notice, approval, consent, agreement, waiver or other communication in connection with this agreement must be in writing.

8.9 Affiliates

In this agreement the term "Affiliates" means any person that directly, or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, a person; "control" (including the terms "controlled by" and "under common control with") means the possession, direct or indirect, of the power to direct or cause the direction of the management, policies or activities of a person, whether through the ownership of securities by contract or agency or otherwise and the term "person" is deemed to include a partnership.

8.10 Counterparts

This agreement may be executed in any number of counterparts. All counterparts together will be taken to constitute one agreement.

Yours sincerely

Executed by UBS AG, Australia Branch by its authorised signatories:		
AAA	Neumann	
Signature of authorised signatory	Signature of authorised signatory	
DANE FITZGIBBON	Jacqueline Neumann	
Name of authorised signatory	Name of authorised signatory	-

The common seal of CHAMP Buyout III Pte Limited is fixed to this document in the presence of:

Signature of Company Secretary / Director

SHANE GONG

Name

Signature of Gempany Secretary / Director

STEPHEN DUNCAN

Name

Schedule 1

Timetable

Event	Date
Trade Date	6 April 2016
Settlement Date (T+2)	8 April 2016

51578434 Block trade agreement page 12



P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust c/o Level 12, Angel Place 123 Pitt Street Sydney NSW 2000

Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust c/o Level 12, Angel Place 123 Pitt Street Sydney NSW 2000

Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust c/o Level 12, Angel Place 123 Pitt Street Sydney NSW 2000

Dear Sirs

COMMERCIAL-IN CONFIDENCE

1 Introduction

This agreement sets out the terms and conditions upon which each of P.T. Limited (ABN 67 004 454 666) as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited (ABN 42 000 001 007) as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited (ABN 99 000 341 533) as trustee of the CHAMP Buyout III (SWF) Trust (each a "Seller" and together the "Sellers") engages UBS AG, Australia Branch (ABN 47 088 129 613) ("Underwriter") to procure purchasers for, or failing which to purchase, a total of 13,716,557 existing fully paid ordinary shares ("Sale Securities") in oOh!media Limited (ACN 602 195 380) ("Company") held by the Sellers in the manner set out in clause 2.1 ("Sale") and the Underwriter agrees to manage the sale of the Sale Securities and to underwrite the Sale in accordance with the terms of this agreement. The parties also refer to the block trade agreement to be entered into on the date of this agreement between CHAMP Buyout III Pte Limited and the Underwriter in relation to a sale of ordinary shares in the Company ("Second BTA").

2 Sale

2.1 Sale of Sale Securities

Each Seller agrees to sell, or procure the sale of, its respective Sale Securities, as following follows ("Respective Holdings"):

- (a) P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust, 6,330,710 Sale Securities:
- (b) Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust, 5,228,824 Sale Securities; and

5 April 2016

and the Underwriter, itself or through an Affiliate (as defined in clause 8.10), agrees to:

- (d) manage the sale of the Sale Securities by using its best endeavours to procure purchasers for the Sale Securities at A\$4.50 per Sale Security ("Sale Price"). Purchasers may include the Underwriter's related companies and Affiliates; and
- (e) underwrite the sale of the Sale Securities by purchasing at the Sale Price per Sale Security those of the Sale Securities which have not been purchased by third party purchasers (or the Underwriter's related companies or Affiliates) in accordance with clause 2.1(a) as at 10.00am (Sydney time) on the Trade Date specified in the Timetable in Schedule 1 ("Trade Date") or such time as the parties agree in writing ("Balance Securities").

subject to and in accordance with the terms of this agreement.

2.2 Retention Securities

Notwithstanding anything else in this agreement, where acquisition of some or all of the Balance Securities by the Underwriter under this agreement and of the ordinary shares in the Company under the Second BTA is prohibited or restricted by the application of the takeover provisions in the *Corporations Act 2001 (Cth)* ("Corporations Act") or would require notification by the Underwriter or an Affiliate and non-objection by the Treasurer of the Commonwealth of Australia under section 81 of the *Foreign Acquisitions and Takeovers Act 1975 (Cth)* ("FATA") or related policy, the Sellers and the Underwriter agree that:

- (a) the Sellers shall retain such number of Balance Securities (on a pro-rata basis having regard to the sum of their Respective Holdings and the shares being sold under the Second BTA) they are required to retain in order to prevent the breach ("Retention Securities"), and the Underwriter shall advise the Sellers of the number of Retention Securities;
- (b) the Underwriter must still comply with its obligations to pay to the Sellers the amount provided in clause 2.4 but the portion of that amount that is equal to the number of any Retention Securities multiplied by the Sale Price will be provided to the Sellers as an interest free loan ("Advance Amount"):
- (c) each Seller is only required to repay the Advance Amount from and to the extent it receives or is entitled to receive proceeds from the sale of the Retention Securities, and the Sellers are not responsible for any shortfall in repayment from the proceeds of the sale of Retention Securities and the Underwriter will bear the loss arising from any such shortfall;
- (d) the Underwriter must procure purchasers for any Retention Securities as agent for each of the Sellers in the ordinary course of the Underwriter's business prior to 7.00pm on the date that is 30 Business Days after the date of this agreement ("End Date"), with settlement of the sale of Retention Securities occurring on or before the third Business Day following the sale of the relevant Retention Securities:
- (e) each Seller will transfer Retention Securities in accordance with the directions of the Underwriter to settle those sales; and
- (f) the Underwriter is entitled to apply, by way of set off, the proceeds from the purchase of any Retention Securities against the Advance Amount, immediately upon the Underwriter's receipt of those proceeds.

Each Seller acknowledges that the Underwriter does not acquire any interest or relevant interest in, or rights in respect of, any Retention Securities except to act as agent for the Seller in procuring purchasers for the Retention Securities, and does not have power to

require that any Retention Securities be transferred to it or to its order as referred to in the FATA.

2.3 Manner of Sale

- (a) Subject to clause 2.3(b), the Underwriter and the Sellers will conduct the Sale by way of an offer only to persons that the Underwriter reasonably believes are persons:
 - if in Australia, who do not need disclosure under Part 6D.2 of the Corporations Act; and
 - (2) if outside Australia, to whom offers for sale of securities may lawfully be made without requiring the preparation, delivery, lodgement or filing of any prospectus or other disclosure document or any other lodgement, registration or filing with, or approval by, a government agency (other than any such requirement with which each Seller, in its sole and absolute discretion, is willing to comply), as determined by the Underwriter in consultation with Sellers.
- (b) The Sale Securities shall only be offered and sold to persons that are not in the United States in "offshore transactions" (as defined in Rule 902(h) under the U.S. Securities Act of 1933 ("U.S. Securities Act")) in reliance on Regulation S under the U.S. Securities Act ("Regulation S").
- (c) Allocations of the Sale Securities to purchasers must only be made by the Underwriter in its discretion.

2.4 Effecting of Sale and settlement.

Subject to the terms of this agreement, the Sale shall be effected on the Trade Date, with settlement to follow on a T+2 basis in accordance with the ASX Operating Rules and ASX Settlement Operating Rules on the date set out in the Timetable in Schedule 1 ("Settlement Date"). Subject to clause 7 and clause 2.2, on the Settlement Date, the Underwriter shall pay or arrange for the payment each Seller, or as each Seller directs, of an amount equal to the aggregate of the Sale Price multiplied by the number of Sale Securities in their Respective Holding, less any fees payable under clause 3, by transfer to such bank account(s) as may be notified by the Sellers for value (in cleared funds) on the Settlement Date against delivery of the Sale Securities.

2.5 Account opening

On the date of this agreement the Underwriter or its nominated Affiliate will (where relevant) open an account in the name of each Seller in accordance with its usual practice, and do all such things necessary to enable it to act as Underwriter to sell the Sale Securities in accordance with this agreement.

3 Fees

In consideration of performing its obligations under this agreement the Underwriter shall be entitled to such fees as the parties agree.

4 Representations, warranties and undertakings

4.1 Representations, warranties and undertakings by Sellers

As at the date of this agreement and on each day until and including the Settlement Date, each Seller represents, warrants and undertakes to the Underwriter (in respect of itself and the Sale Securities in its Respective Holding) that:

(a) (capacity) the Seller has full legal capacity and power to enter into this
agreement and to carry out the transactions that this agreement contemplates;

- (b) (authority) the Seller has taken all corporate action that is necessary or desirable to authorise its entry into this agreement and its carrying out the transactions that this agreement contemplates;
- (c) (agreement effective) this agreement constitutes the Seller's legal, valid and binding obligations, enforceable against it in accordance with its terms;
- (d) (ownership of Sale Securities) against payment pursuant to this Agreement, the Seller will transfer in accordance with clause 2.4, or procure the transfer of, the full legal and beneficial ownership of the Sale Securities free and clear of all liens, charges, security interests, claims, equities and pre-emptive rights, subject to registration of the transferees in the register of shareholders of the Company;
- (e) (no inside information) other than information relating to the Sale, the Seller is not in possession of any non-public information or information that is not generally available which, if it were generally available, a reasonable person would expect to have a material effect on the price or value of the Sale Securities or other securities in the Company, or that is information that would influence, or would be likely to influence, persons who commonly invest in Division 3 financial products (as that term is defined in section 1042A of the Corporations Act) in deciding whether or not to acquire or dispose of securities in the Company. In addition, the Seller is not aware of any information which is necessary to enable investors and their professional advisers to make an informed assessment of the assets and liabilities, financial position, profit and loss and prospects of the Company and its subsidiaries that has not been disclosed to the ASX;
- (f) (information) all information provided by the Seller to the Underwriter, in relation to the Sale, the Sale Securities and the Company is true and correct in all material respects and not misleading or deceptive in any material respect whether by omission or otherwise;
- (g) (control) the Seller does not control the Company (as defined in section 50AA of the Corporations Act);
- (h) (power to sell) the Seller has the corporate authority and power to sell the Sale Securities under this agreement and no person has a conflicting right, whether contingent or otherwise, to purchase or to be offered for purchase the Sale Securities;
- (i) (no general solicitation or general advertising) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller gives no representation or warranty) has offered or sold, or will offer or sell, any of the Sale Securities in the United States or to or for the account or benefit of any U.S. Person using any form of "general solicitation" or "general advertising" within the meaning of Rule 502(c) under the U.S. Securities Act or in any manner involving a public offering in the United States within the meaning of Section 4(a)(2) of the U.S. Securities Act;
- (j) (no directed selling efforts) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller gives no representation or warranty) has engaged, or will engage, in any "directed selling efforts" within the meaning of Rule 902(c) of the U.S. Securities Act;
- (k) (no stabilisation or manipulation) none of the Seller or any of its Affiliates or any person acting on behalf of any of them (other than the Underwriter or its Affiliates or any person acting on behalf of any of them, as to whom the Seller

gives no representation or warranty) has taken or will take, directly or indirectly, any action designed to, or that might reasonably be expected to, cause or result in the stabilisation or manipulation of the price of any security of the Company to facilitate the sale or resale of the Sale Securities in violation of any applicable law:

- (I) (No breach) the Seller will not, in connection with the Sale Securities or the transactions the subject of this agreement, commit, be involved in or acquiesce in any activity which breaches its constitution, the Corporations Act and any other applicable laws, the applicable listing rules of ASX Limited ("ASX"), or any applicable legally binding requirement of the Australian Securities and investments Commission ("ASIC") or the ASX; and
- (M) (OFAC) neither the Seller nor any director or officer of the Seller, nor to the knowledge of the Seller, any other employee, affiliate or person acting on behalf of the Seller, is currently subject to any United States sanctions administered by the Office of Foreign Assets Control of the United States Treasury Department ("OFAC") or is currently subject to any similar sanctions administered by her Majesty's Treasury in the United Kingdom or the European Union (collectively, "Sanctions"; and the Seller will not directly or indirectly use the proceeds of the Sale, or lend, contribute or otherwise make available such proceeds to any subsidiary, joint venture partner or other person or entity, (i) to finance the activities of any person currently subject to any Sanctions or (ii) in any other manner that will result in a violation of Sanctions by any person participating in the disposal of the Sale Securities (whether as underwriter, placing agent, adviser, investor or otherwise).

4.2 Representations and warranties of the Underwriter

As at the date of this agreement and on each day until and including the Settlement Date, the Underwriter represents and warrants to the Seilers that:

- (a) (body corporate) it is duly incorporated under the laws of the place of its incorporation;
- (b) (capacity) it has full legal capacity and power to enter into this agreement and to carry out the transactions that this agreement contemplates;
- (c) (authority) it has taken all corporate action that is necessary or desirable to authorise its entry into this agreement and its carrying out the transactions that this agreement contemplates:
- (d) (licenses) it holds all licenses, permits and authorities necessary for it to fulfil its obligations under this agreement and has complied with the terms and conditions of the same in all material respects;
- (e) (agreement effective) this agreement constitutes the Underwriter's legal, valid and binding obligations, enforceable against it in accordance with its terms;
- (f) (breach of law) the Underwriter will perform its obligations under this agreement (and ensure, in relation to the Sale, that its related bodies corporate and Affiliates act in a manner) so as to comply with all applicable laws, including all applicable laws in Australia (including in particular the Corporations Act and the FATA and related policy) and the jurisdictions referred to in clause 2.3(a)(2); provided that the Underwriter will not be in breach of this warranty to the extent that any breach is caused by an act or omission of a Seller which constitutes a breach by that Seller of its representations, warranties and undertakings in clause 4.1;
- (g) (no registration) it acknowledges that the Sale Securities have not been and will not be registered under the U.S. Securities Act and may not be offered or sold in the United States except pursuant to an exemption from. or in a

- transaction not subject to, the registration requirements of the U.S. Securities Act;
- (h) (no general solicitation or general advertising) none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has solicited offers for or offered to sell or sold, and none of them will solicit offers for or offer to sell or sell, the Sale Securities in the United States or to or for the account or benefit of any U.S. Person using any form of general solicitation or general advertising within the meaning of Rule 502(c) under the U.S. Securities Act or in any manner involving a public offering in the United States within the meaning of Section 4(a)(2) of the U.S. Securities Act:
- (i) (no directed selling efforts) the Underwriter has offered and sold the Sale Securities and will offer and sell the Sale Securities only outside the United States in accordance with Regulation S under the U.S. Securities Act and none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has engaged or will engage in any "directed selling efforts" within the meaning of Rule 902(c) of the U.S. Securities Act: and
- (j) (no stabilisation or manipulation) none of the Underwriter or any of its Affiliates or any person acting on behalf of any of them has taken or will take, directly or indirectly, any action designed to, or that might reasonably be expected to, cause or result in the stabilisation or manipulation of the price of any security of the Company to facilitate the sale or resale of the Sale Securities in violation of any applicable law.

4.3 Moratorium

- (a) The Sellers warrant and represent that they will not, without the prior written consent of the Underwriter, at any time in the period of 30 calendar days from the date of this Agreement ("Lock-up Period"), Deal (see definition below) in all or any of the fully paid ordinary shares held by it in the Company as at 4pm on the date of this Agreement ("Sellers' Shares"), except in circumstances of:
 - (1) the sale of the Sale Securities in accordance with this Agreement;
 - transactions to satisfy demand from eligible security holders under a Company initiated dividend reinvestment plan (if any);
 - (3) a repurchase (whether by buy-back, reduction of capital or other means) of Sellers' Shares by the Company;
 - (4) any acceptance by the Sellers of a takeover offer for the Company in accordance with Chapter 6 of the Corporations Act or transfer pursuant to a scheme of arrangement under Part 5.1 of the Corporations Act;
 - (5) a sale, transfer or disposal to a third party where it is a condition of the sale that the third party announce an intention to acquire, or propose a transaction to acquire, greater than 50% of all ordinary shares in the Company;
 - (6) a sale, transfer or disposal to an Affiliate of the Sellers that is subject to a representation and warranty on substantially the same terms as this clause 4.3(a) in respect of the Sellers' Shares sold, transferred or disposed to it. For the avoidance of doubt, any agreement by the Affiliate to the representation and warranty shall be in respect of the residual term of the Lock-up Period; and
 - (7) a sale, transfer or disposal to a strategic third party purchaser (subject to the purchaser being confirmed as a strategic third party by the Underwriter) where the third party agrees to a representation and

warranty on substantially the same terms as this clause 4.3(a) in respect of the Sellers' Shares sold, transferred or disposed to it. For the avoidance of doubt, any agreement by the third party to the representation and warranty shall be in respect of the residual term of the Lock-up Period; and

- (8) the sale of any Retention Securities in accordance with this Agreement.
- (b) Each party to this Agreement acknowledges that the representation and warranty in clause 4.3(a) is not intended to and does not give the Underwriter any power to dispose of, or control the disposal of, the Sellers' Shares the subject of the representation and warranty to the extent that the Underwriter would be in breach of applicable laws to have such power, and a breach of the representation and warranty in those circumstances will only give rise to a right to damages and the parties acknowledge that, in such circumstances, damages are an adequate remedy for breach of the representation and warranty.
- Each party acknowledges that the representation and warranty in clause 4.3(a) (c) has been provided to only address the financial consequences of the Sellers disposing of, or dealing with, any of the Sellers' Shares. The parties acknowledge that the Underwriter is not entitled to a remedy of specific performance for a breach of the representation and warranty in clause 4.3(a).
- (d) For the purposes of clause 4.3(a), "Deal" in respect of the Sellers' Shares, means:
 - (1)sell, assign, transfer or otherwise dispose of;
 - (2)agree or offer to sell, assign, transfer or otherwise dispose of;
 - (3)enter into any option or forward contract which, if exercised (whether such exercise is subject to conditions or otherwise) enables or requires the Sellers to sell, assign, transfer or otherwise dispose of; or
 - (4)decrease or agree to decrease an economic interest in the Sellers' Shares.

4.4 Reliance

Each party giving a representation, warranty, undertaking or covenant to the other parties in this agreement acknowledges that the other parties have relied on such representations, warranties, undertakings and covenants in entering into this agreement and will continue to rely on those representations, warranties, undertakings and covenants in performing its obligations under this agreement.

4.5 **Notification**

Each party agrees that it will tell the other parties promptly upon becoming aware prior to the completion of the sale of the Sale Securities of:

- any material change affecting any of its representations and warranties in this (a) agreement: or
- (b) any of its representations or warranties becoming materially untrue or materially incorrect.

5 Indemnity

(a) Each Seller agrees with the Underwriter that it will keep the Underwriter and its related bodies corporate and Affiliates, and their respective directors, officers and employees ("Indemnified Parties") indemnified against any losses. damages, liabilities, costs, claims, actions and demands ("Losses") to the extent that such Losses are suffered or incurred as a result of a breach of this

agreement by the Seller, including any breach of any of the above representations or warranties given by the Seller.

- (b) The indemnity in clause 5(a) does not extend to and is not to be taken as an indemnity against any Losses of an Indemnified Party if and to the extent that they:
 - have resulted from the gross negligence, fraud or wilful misconduct of any Indemnified Party;
 - (2) constitute any penalty or fine which an Indemnified Party is required to pay for any contravention by it of the Corporations Act; or
 - (3) represent an amount in respect of which this indemnity would be illegal, void or unenforceable under any applicable law.
- (c) The Underwriter shall not and shall procure that any Indemnified Party shall not make any admission of liability or settlement of any proceedings in respect of which the indemnity in clause 5(a) may apply, without the prior written consent of the Sellers (not to be unreasonably withheld or delayed). A Seller shall not make any admission of liability or settlement of any such proceedings without the prior written consent of the Underwriter (not to be unreasonably withheld or delayed).
- (d) If the Underwriter becomes aware of any suit, action, proceedings, claim or demand in respect of which an Indemnified Party wishes to claim for indemnification under the indemnity contained in this clause 5, the Underwriter must promptly notify the Sellers of the substance of that matter. The failure of the Underwriter to notify the Sellers pursuant to this clause will not release the Sellers from any obligation or liability which they may have pursuant to this agreement except that such liability will be reduced to the extent to which the amount the subject of the indemnity under clause 5(a) has increased as a result of the failure to so notify.

6 Announcements

Each of the Sellers and the Underwriter will obtain the prior written consent of the other parties to make any material public releases concerning the sale of the Sale Securities.

7 Events of Termination

7.1 Right of termination

The Underwriter may, subject to clause 7.2, terminate its obligations under this agreement without cost or liability to itself at any time before 10.00am (Sydney time) on the Trade Date by giving written notice to the Sellers if a Seller is in default of any of the terms and conditions of this agreement or breaches any representation or warranty given or made by it under this agreement.

7.2 Materiality

No event listed in clause 7.1 entitles the Underwriter to exercise its termination rights unless it:

- (a) has, or would reasonably be expected to have, a material adverse effect on:
 - (1) the willingness of persons to purchase the Sale Securities; or
 - (2) the price at which fully paid ordinary shares in the Company are sold on the ASX; or
- (b) would reasonably be expected to give rise to a liability of the Underwriter under the Corporations Act or any other applicable law.

8 General

8.1 Relationship between the Sellers and Underwriter

- (a) The parties agree that it is not the intention of the parties to create a fiduciary relationship between them. Without limiting the foregoing, each Seller acknowledges and agrees that:
 - (1) it is contracting with the Underwriter on an arm's length basis and as an independent contractor and not in any other capacity with respect to the Sale:
 - (2) the Underwriter has not acted, is not acting and will not act in a fiduciary capacity with respect to the Seller, and neither a previous nor existing relationship between the Underwriter and the Seller will be deemed to create a fiduciary relationship;
 - (3) the Underwriter has not assumed and is not assuming any duties or obligations other than those expressly set out in this agreement;
 - (4) without limiting the generality of the foregoing, the Underwriter is not an expert on, and has not provided and will not be expected to provide any legal, tax, accounting or regulatory advice with respect to the Sale, and the Seller has consulted its own legal, accounting, investment, regulatory and tax advisers to the extent it deemed appropriate and shall be responsible for making its own independent investigation and appraisal of the transactions contemplated hereby;
- (b) the Underwriter (together with its related bodies corporate and Affiliates) comprises a full service securities firm engaged in securities, commodities and derivatives trading, foreign exchange and other brokerage activities, and principal investing as well as providing investment, corporate and private banking, asset and investment management, financing and financial advisory services and other commercial services and products to a wide range of companies, governments and individuals from which conflicting interests or duties, or a perception thereof, may arise. The Seller expressly acknowledges that, in the ordinary course of business, the Underwriter and/or its related bodies corporate and Affiliates at any time may invest on a principal basis or on behalf of customers or manage funds that invest, make or hold long or short positions, finance positions or trade or otherwise effect transactions, for their own account or the accounts of customers, in equity, debt or other securities or financial instruments (including derivatives, bank loans or other obligations) of the Seller, the Company or any other entity, and may be providing or arranging financing and other financial services to companies that may be involved in any proposed or competing transaction, in each case whose interests may conflict with those of the Seller.

8.2 Trustee limitation of liability

Notwithstanding any other provision in this agreement:

(a) Each of P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee Company Limited as trustee of the CHAMP Buyout III Trust and Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust (each a "Trustee") enter into this agreement only in its capacity as trustee of the relevant trust referred to in this clause (each a "Trust") and in no other capacity. A liability arising under or in connection with this agreement is limited to and can be enforced against a Trustee only to the extent to which it can be satisfied out of property of the Trust out of which the Trustee is actually indemnified for the liability. This limitation of the Trustees' liability applies despite any other provision of this agreement and extends to all liabilities and

- obligations of the Trustees in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to this agreement.
- (b) The other parties to this agreement may not sue a Trustee in any capacity other than as trustee of the relevant Trust, including to seek the appointment of a receiver (except in relation to property of the Trust), a liquidator, an administrator or any similar person to the Trustee or prove in any liquidation, administration or arrangement of or affecting the Trustee (except in relation to property of the Trust).
- (c) The provisions of this clause shall not apply to any obligation or liability of a Trustee to the extent that it is not satisfied because under the trust deed establishing the relevant Trust or by operation of law there is a reduction in the extent of the Trustee's indemnification out of the assets of the Trust, as a result of the Trustee's fraud, negligence or wilful default.
- (d) Where a Trust is managed by a manager, it is acknowledged that the manager of the Trust is responsible under the trust deed establishing the Trust for performing a variety of obligations relating to the Trust, including under this agreement. No act or omission of a Trustee (including any related failure to satisfy its obligations or breach of representation or warranty under this agreement) will be considered fraud, negligence or wilful default of the Trustee for the purpose of paragraph (c) of this clause to the extent to which the act or omission was caused or contributed to by any failure by the manager or any other person to fulfil its obligations relating to the Trust or by any other act or omission of the manager or any other person.
- (e) No attorney, agent, receiver or receiver and manager appointed in accordance with this agreement has authority to act on behalf of a Trustee in a way which exposes the Trustee to any personal liability and no act or omission of any such person will be considered fraud, negligence or wilful default of the Trustee for the purpose of paragraph (c) of this clause.
- (f) A Trustee is not obliged to do or refrain from doing anything under this agreement (including incur any liability) unless the Trustee's liability is limited in the same manner as set out in paragraphs (a) to (e) of this clause.
- (g) A reference to "wilful default" in relation to a Trustee means any intentional failure to comply with or intentional breach by the Trustee of any of its obligations under this agreement, other than a failure or breach which:

(1)

- (A) arose as a result of a breach by a person other than the Trustee or any other contemplated by paragraph (d); and
- (B) the performance of the action (or the non-performance of which gave rise to such breach) is a precondition to the Trustee performing the said obligation;
- is in accordance with a lawful court order or direction or required by law; or
- (3) is in accordance with a proper instruction or direction given by the manager of the Trust or is in accordance with an instruction or direction given to it by any person in circumstances where that person is entitled to do so by any document or at law.
- (h) All rights and obligations of the Sellers under this agreement are several and independent and not joint and several and a Seller is not responsible or liable

for the acts, omissions, representations, warranties, undertakings or indemnities of the other Sellers.

(i) This clause 8.2 will survive the termination or expiry of this agreement.

8.3 Entire agreement

This agreement, account opening and client documentation completed by the Sellers, and the Underwriter's Terms and Conditions of Business as provided by them to the Sellers ("**Terms**") constitute the entire agreement of the parties about its subject matter and supersede all previous agreements, understandings and negotiations on this matter. To the extent of any inconsistency between the terms of this agreement and the Terms, this agreement prevails.

8.4 Governing law

This agreement is governed by the laws of New South Wales. Each party submits to the non-exclusive jurisdiction of courts exercising jurisdiction in New South Wales, and waives any right to claim that those courts are an inconvenient forum.

8.5 Severability

Any provision of this agreement which is prohibited or unenforceable in any jurisdiction will be ineffective as to that jurisdiction to the extent of the prohibition or unenforceability. That will not invalidate the remaining provisions of this agreement nor affect the validity or enforceability of that provision in any other jurisdiction.

8.6 Waiver and variation

A provision of or right vested under this agreement may not be waived except in writing signed by the party granting the waiver, or varied except in writing signed by the parties. This agreement may be varied by the parties to it without the approval of any Indemnified Person.

8.7 No assignment

Neither party may assign its rights or obligations under this agreement without the prior written consent of the other party.

8.8 Survival

The representations, warranties and indemnity in this agreement shall remain operative and in full force and effect regardless of completion of the sale of the Sale Securities or any termination of this agreement.

8.9 Notices

Any notice, approval, consent, agreement, waiver or other communication in connection with this agreement must be in writing.

8.10 Affiliates

In this agreement the term "Affiliates" means any person that directly, or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, a person; "control" (including the terms "controlled by" and "under common control with") means the possession, direct or indirect, of the power to direct or cause the direction of the management, policies or activities of a person, whether through the ownership of securities by contract or agency or otherwise and the term "person" is deemed to include a partnership.

8.11 Counterparts

This agreement may be executed in any number of counterparts. All counterparts together will be taken to constitute one agreement.

Yours sincerely

Executed by UBS AG, Australia Branch by its authorised signatories:	
DATA -	Neumann
Signature of authorised signatory	Signature of authorised signatory

Name of authorised signatory

Executed by P.T. Limited as trustee of the CHAMP Buyout III (WW) Trust under power of attorney dated 16 September 2014	
2000	
Signature of Attorney	Signature of Witness
Suzy Superina Senior Manager	Matthew Sin
Name of Attorney	Name of Witness
Signature of Attorney	
Frederick Chan Manager Name of Attorney	
Executed by Perpetual Trustee*Limited as trustee of the CHAMP Buyout III Trust under power of attorney dated 16 September 2014 Signature of Attorney Suzy Superina Senior Manager Name of Attorney Frederick Chan	Signature of Witness Matthew Sin Name of Witness
Manager	

Name of Attorney

Executed by Perpetual Corporate Trust Limited as trustee of the CHAMP Buyout III (SWF) Trust under power of attorney dated 16 September 2014

Signature of Attorney

Suzy Superina Senior Manager

Name of Attorney

Signature of Attorney

Frederick Chan Manager

Name of Attorney

Signature of Witness

Matthew Sin

Name of Witness

Schedule 1

Timetable

Event	Date
Trade Date	6 April 2016
Settlement Date (T+2)	8 April 2016

51578435 Block trade agreement page 15

100 100	849 849 849 849 849 849 548 849 548 849		CIVI	Ordinan
	8uy 8uy 8uy 8uy 8uy 5ell 5ell 8uy	6,430	1	Cilliary
	Buy Buy	610,65	12,887	Ordinary
	8-by 8-by 8-by 8-by 8-by 8-by 8-by	7,239	1,582	Ordinary
	8uy 8uy 5ell 8uy 5ell 8uy	172,486	37,645	Ordinary
	Buy Sell Sell Sell Buy Buy Buy	22,946	5,015	Ordinary
	Sell Buy Sell 8uy	7,495	1,619	Ordinary
	Buy Sell Buy	7,999	(1,731)	Ordinary
	Sell Buy	44,802	9,662	Ordinary
	8uy	26,352	(5.726)	Ordinary
	,	1 520	330	Ordinary
	2.2	80E E	1	Carrie Control
	in a	5	nne	Cialilary
	Buy	22,338	4,B48	Ordinary
	Вцу	247,150	54,315	Ordinary
	Buy	455,030	100,000	Ordinary
	Buv	CP1 801	33.766	Ordinan
	800	1 053 459	20,700	Cidinaly
	Ana a	00,500,1	415,152	Orașilary
	Self	3,568	(773)	Ordinary
	Buy	4,638	000	Ordinary
	Buy	18,631	6,213	Ordinary
	Riv	800 99	14 645	Continue
	6.0	200,000	14,045	Cidinaly
	600	70, 00	74,302	Cidinary
	Buy	68,102	14,902	Ordinary
	Buy	68,102	14,902	Ordinary
	Buy	5.910	1.301	Ordinary
	Ric	2022	1 366	Ordinan
		000	2021	diamon diamond
	pug.	17,710	96/17	Ordinary
	Виу	589'89	15,160	Ordinary
	Вцу	22,680	4,919	Ordinary
	Riv	5,619	1 215	Cardina
	200	020 011	207.20	City of the City o
	no)	0/7/011	764,67	Oralnary
	Buy	21,320	4,616	Ordinary
	Buy	47,692	10,253	Ordinary
	Sell	8.879	(1.954)	Ordinary
	R	2 027	744	C. cilco
	15-3	2,02,0	Date:	Clustery.
	361	857'7	(487)	Ordinary
	Buy	690'5	1,114	Ordinary
	Buy	602,761	36,368	Ordinary
	Riv	216 877	000 09	Ordinan
	éna -	2/0,016	00,00	Orginary
	Sell	2,086	(420)	Ordinary
	Buy	6,281	1,352	Ordinary
	Spil	1777	(675)	Concilion
	1140		(0.0)	(initial)
	Sell	3,0/6	(pvg)	Ordinary
	Buy	4,570	973	Ordinary
	Ang	78.911	16.908	Ordinary
	216	140 001	20.00	1
		150'55	£,	Olumany
	BUY	19,544	4,144	Ordinary
	Buy	26,498	5,633	Ordinary
	Buy	50.05	10 6/13	Occimina
		200,00		Cichialy
	pný	155,61	\$¢7′\$	Ordinary
	Buy	686,3	1,341	Ordinary
	Buy	14 787	3 116	Ordinar
		4 000	2116	(in)
	36	4,382	(aton')	Ordinary
	Buy	2,777	1,218	Ordinary
	Buy	14,631	3.070	Ordinary
Ī	to a	792.69	11000	
1	351	13,545	(C+84.2)	Urdinary
	Buy	192'9	1,333	Ordinary
04-Jan-16 UBS Securities Australia Ltd	Sell	15,926	(3,344)	Ordinary
04-Jan-16 UBS Asset Management	Buy	5.307	1.128	Ordinary
M-lan-15 IIRS Asset Management	8100	10.03		Ordina
Ī	áng	10,01	751,2	Crainary
	Buy	096'2	1,679	Ordinary
	å	0 2 4	130	

2 12 20	UBS Asset Management	Buy	242,527	51,569	Common S
05-Jan-16	UBS Asset Management	Buy	458,220	97,432	Ordinary
06-Jan-16	UBS Securities Australia Ltd	Buy	50,725	4,440	Ordinary
07-Jan-16	UBS Securities Australia Ltd	Sell	56,769	(5,888)	Ordinary
07-Jan-16	UBS Securities Australia Ltd	Влу	12,387	2,724	Ordinary
07-Jan-16	UBS Securities Australia Ltd	Buy	39,067	8,592	Ordinary
08-Jan-15	UBS Securities Australia Ltd	Buy	6,143	1,431	Ordinary
08-Jan-16	UBS Securities Australia Ltd	Buy	10,779	2,515	Ordinary
08-Jan-15	UBS Securities Australia Ltd	Sell	27,346	(6,366)	Ordinary
08-Jan-15	UBS Securities Australia Ltd	Sell	14,200	(3,300)	Ordinary
08-Jan-15	UBS Securities Australia Ltd	Buy	46,582	10,881	Ordinary
08-Jan-16	UB5 Asset Management	Buy	6,632	1,549	Ordinary
Jan-16	UBS Asset Management	Buy	12,583	2,939	Ordinary
11-Jan-15	UBS Securities Australia Ltd	Sell	8,454	(2,013)	Ordinary
Jan-16	UBS Securities Australia Ltd	Sell	1,359	(321)	Ordinary
11-Jan-16	UBS Asset Management	Buy	230,897	54,837	Ordinary
Jan-16	UBS Asset Management	·Buy	438,161	104,061	Ordinary
11-Jan-16	UBS Asset Management	Buy	279,755	65,980	Ordinary
11-Jan-16	UBS Asset Management	Buy	279,755	65,980	Ordinary
11-Jan-16	UBS Asset Management	Виу	279,755	65,980	Ordinary
Jan-16	UBS Securities Australia Ltd	Buy	12,839	3,038	Ordinary
12-Jan- ib	UBS Securities Australia Ltd	Nes.	17,071	(3,915)	Ordinary
0 -Hpr-C	Obs Securities Australia LIO	3ell	3/,48	(8,451)	Ordinary
13-Jan-16	UBS Securities Australia Ltd	Buy S-11	875,1	3000	Ordinary
3-Jan-16	UBS Asset Management	ii	979.057	(650)	Ordinary
Jan-15	UBS Securities Australia I to	197	2 090	(1151)	Ordinan
14-Jan-15	UBS Securities Australia Ltd	Sell	5.488	(1.250)	Ordinary
5-Jan-15	UBS Securities Australia Ltd	Sell	21,838	(4,961)	Ordinary
15-Jan-15	UBS Securities Australia Ltd	Sell	856,1	(447)	Ordinary
lan-16	UBS Securities Australia Ltd	Seil	110'6Z	(96,796)	Ordinary
lan-16	UBS Securities Australia Ltd	Sell	1,371	(321)	Ordinary
lan-16	UBS Securities Australia Ltd	Buy	38,194	8,949	Ordinary
lan-16	UBS Securities Australia Ltd	Sell	1,103	(256)	Ordinary
20-Jan-16	UBS Securities Australia Ltd	Buy	11,337	2,729	Ordinary
16-16	UBS Securities Australia Ltd	Buy	\$2	9	Ordinary
2F 15 16	UBS SECURIES AUSTRAIN LTD	las.	200,4	(151,131)	Ordinary
25-ba-16	Under Countries Australia Ltd	100	617'/	(6/9'E)	Ordinary
27- lan-16	UBS SECURITIES AUSTRAIN LEG		1,428	(32)	Ordinary
27-lan-16	LIRS Securities Australia Ltd	Sell	091/1	(50,62)	Ordinary
30-16	URS Securities Australia I to	Sali	270,07	(5,105)	Ordinary
28-Jan-15	UBS Securities Australia td	lar.	18 227	(20, (2)	Ordinary
28-Jan-15	UBS Securities Australia Ltd	Sell	13,618	(3,019)	Ordinary
01-Feb-16	UBS Securities Australia Ltd	les:	18,562	(868'E)	Ordinary
01-Feb-16	UBS Securities Australia Ltd	Sell	10,401	(2,185)	Ordinary
01-Feb-16	UBS Asset Management	Buy	47,910	10,075	Ordinary
02-Feb-16	UBS Securities Australia Ltd	Влу	3,611	177	Ordinary
02-Feb-16	UBS Securities Australia Ltd	Sell	19,755	(4,254)	Ordinary
eb-16	UBS Securities Australia Ltd	Sell	4,407	(556)	Ordinary
03-Feb-16	UBS Securities Australia Ltd	Buy	625'5	1,193	Ordinary
eb-16	UBS Securities Australia Ltd	Self	1,796	(385)	Ordinary
03-Feb-16	UBS Securities Australia Ltd	Buy	8,825	1,901	Ordinary
03-Feb-16	UBS Securities Australia Ltd	Sell	6,682	(2,090)	Ordinary
04-re0-15	UBS Securities Australia Ltd	Sell	14,408	(3,095)	Ordinary
01-02	Ups securities Australia Ltd	Jac J	10,340	(2,220)	Ordinary
01-04-10 10-10-10	UBS Securities Australia Ltd	Sell Sell	23,147	(4,941)	Ordinary
e0-15	USS Securities Australia Ltd	Sell	12,843	(2,801)	Ordinary
05-Feb-16	UBS Securities Australia Ltd	Sell	20,505	(4,476)	Ordinary
eb-16	UBS Securities Australia Ltd	Sei	8,145	(1,797)	Ordinary
08-Feb-15	UBS Securities Australia Ltd	Sell	4,847	(1,072)	Ordinary
08-Feb-16	UBS Securities Australia Ltd	Buy	3,667	608	Ordinary
				10.00.1	

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Buy	Buy	Buy	Sell	Buy	Buy	Sell	Sell	Buy	Buy	Sell	Seli	Sell	Buy	Sell	Buy	- R	Sell	Вцу	Buy	Buy	Se	Buy	Buy	Zeill	anà	SU.	Buy	Soll	Buy	Sell	Buy	Buy	Buy	Buy	Влу	Buy	Buy	Je je	Sug.	Seil	Buy	Buy	Sell	Set	Buy	ong.	95	Buy	Selt	Buy	Buy	Sell Sell	Sell	Buy	2e	B∪y	Buy	Set	
UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Asset Management	UBS Securities Australia Ltd	UBS Asset Management	UBS Securities Australia Ltd	Tipe Focustion Australia Ltd	UBS Securities Australia Ltd	UBS Securities Australia Ltd	URS Securities Australia Ind	UBS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Asset Management	UBS Securities Australia Ltd	URS Securities Australia tel	UBS Securities Australia Ltd	OHD Charleston A returning that																																	
04-Mar-15	04-Mar-16	04-Mar-16	04-Mar-16	07-Mar-16	07-Mar-16	07-Mar-15	07-Mar-15	07-Mar-15	08-Mar-15	08-Mar-16	08-Mar-16	08-Mar-16	09-Mar-16	09-Mar-16	09-Mar-16	09-Mar-16	09-Mar-16	10-Mar-16	10-Mar-16	10-Mar-16	10-Mar-15	11-Mar-15	13-Mar-16	1)-Mar-16	14-Mar 16	14-Mar-15	15-Mar-16	5-Mar-16	15-Mar-16	15-Mar-16	15-Mar-16	6-Mar-16	16-Mar-15	16-Mar-15	17-Mar-15	17-Mar-16	17-Mar-16	17-Mar-16	18-Mar-16	18-Mar-16	18-Mar-16	18-Mar-15	18-Mar-16	18-Mar-16	18-Mar-16	21-Mar-15	1-Mar-16	11-Mar-16	2-Mar-16	22-Mar-16	23-Mar-16	23-Mar-16	23-Mar-15	23-Mar-16	3-Mar-16	24-Mar-16	24-Mar-16	29-Mar-16	
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Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinary	Ordinan	Ordinary	Ordingry	Ordinary	:																														
/q7	7,327	(7,327)	(876)	(66E)	(31,478)	1,702	3,638	(6,803)	(1,074)	2,740	(32,375)	(634)	(25,254)	1,500,000	2,682	(17,112)	(771,86)	(32,808)	165	(17,167)	(3,095)	(300)	(1 1230)	(1,127)	30.081	20,001	1 580	(11,326)	(13,193)	1,699	2,521	1,200	(534)	2,500	(2,500)	9,462	2,400	1702.8)	787	5,473	4,950	1,611	1,140	2,731	20,000	(96)	3,386	(382)	1,658	1,541	12,613	143	(30,530)	(2,569)	1,550	16,187	39,688	(4,358)	
1,129	29,415	30,412	3,603	1,613	126,337	6,885	14,360	26,840	4,297	10,845	128,736	2,509	101,594	6,240,000	100,11	70,445	133,667	135,536	2,550	/4,426	13,410	718,80	010 1	4,819	128 445	153 6	65.503	46.584	53,992	7,120	10,562	5,023	2,657	10,345	10,800	40,384	10,273	757 SE	3.351	23,310	20,942	6,798	4,686	11,168	025,102	3.987	14,474	£66'£	7,050	6,549	959'65	809	129,530	10,616	6,421	67,137	154,463	18,029	777.777
ony	Buy	lex l	les :	Sel	Sell	Ang.	Buy	Sell	Sel	Buy	Sell	Sell	Sell	Buy	Buy	Sell	Sell	Sell	Buy	la c	iac a	euy Cell	100	Pin B	Bliv	2.8	Buy	Sell	Sell	Buy	Buy	Buy	Sell	Buy	Sell	Buy	Buy	ána III	Buv	Buy	Buy	Buy	Buy	Buy	Buy	Sel	Buy	las.	Buy	Виу	Buy	Влу	Sell	les	Buy	Buy	Buy	Sel.	
Dos securities Australia Lita	UBS Securities Australia Ltd	URS Societies Australia Ltd	USS Securities Australia Ltd	UBS Securities Australia Ltd	UBS Asset Management	USS Securities Australia 14d	U85 Securities Australia Ltd	UBS Securíties Australia Ltd	UBS Securities Australia Ltd	DBS Securities Australia Ltd																																																	
	09-rep-15	OS-rep-15	10-rep-16						12-160-16	15-Feb-16	15-Feb-16	15-Feb-16	1S-Feb-16	15-Feb-16	15-Feb-16	16-Feb-16	15-Feb-16	1b-reb-15	17-rep-15	17-rep-10	17-Feb-16	18-Feb.16	18-Feb.16	18-Feb-16	18-Feb-16	19-Feb-16	Ī	19-Feb-16							22-Feb-16		23-Feb-16	Ī	T				1	26-Feb-15			Ī									T	03-Mar-16	Ī	

		i i	570'I	767	
04-Mar-16	UBS Securities Australia Ltd	Buy	25,402	6,500	Ordinary
04-Mar-16	UBS Securities Australia Ltd	Buy	50,853	12,541	Ordinary
04-Mar-16	UBS Securities Australia Ltd	Sell	56,094	(13,825)	Ordinary
07-Mar-16	UBS Securities Australia Ltd	Buy	060,3	1,503	Ordinary
07-Mar-15	UBS Securities Australia Ltd	Buy	3,915	926	Ordinary
07-Mar-15	UBS Securities Australia Ltd	Sell	6/1/5	(1,442)	Ordinary
07-Mar-15	UBS Securities Australia Ltd	Sell	27,662	(006'9)	Ordinary
07-Mar-15	UBS Securities Australia Ltd	Buy	26,773	1/9'9	Ordinary
08-Mar-16	UBS Securities Australia Ltd	Buy	8,598	2,187	Ordinary
38-Mar-16	UBS Securities Australia Ltd	Sell	4,718	(1,203)	Ordinary
08-Mar-16	UBS Securities Australia Ltd	Sell	166,114	(42,307)	Ordinary
08-Mar-16	UBS Asset Management	Sell	130,599	(33,158)	Ordinary
09-Mar-16	UBS Securities Australia Ltd	Buy	31,814	7,812	Ordinary
09-Mar-16	UBS Securities Australia Ltd	Sell	4,910	(1,205)	Ordinary
09-Mar-16	UBS Securities Australia Ltd	Buy	48,720	12,000	Ordinary
09-Mar-16	UBS Securities Australia Ltd	Sell	48,660	(12,000)	Ordinary
09-Mar-16	UBS Asset Management	Sell	336,970	(82,823)	Ordinary
io-ivial-10	obs securities Australia Ltd	вцу	18,887	4,504	Ordinary
D-Mar-15	UBS Securities Australia Ltd	Buy	35,900	8,660	Ordinary
10-Mar-15	Upo Countries Australia Ltd	ána	945,409 805,60	92,048 (10,405)	Ordinary
11-Mar-15	UBS Securities Australia Ltd	B18	16.046	3 868	Ordinary
11-Mar-16	UBS Securities Australia Ltd	Buy	12 098	2.915	Ordinary
11-Mar-16	UBS Securities Australia Ltd	Se	415	(100)	Ordinary
14-Mar-16	UBS Securities Australia Ltd	Buy	24.286	5,752	Ordinary
4-Mar-16	UBS Securities Australia Ltd	Buy	2,061	488	Ordinary
1S-Mar-16	UBS Securities Australia Ltd	Buy	172,15	11,996	Ordinary
5-Mar-16	UBS Securities Australia Ltd	Buy	2,320	542	Ordinary
15-Mar-16	UBS Securities Australia Ltd	Sell	198	(47)	Ordinary
5-Mar-16	UBS Securities Australia Ltd	Buy	34,161	966'1	Ordinary
5-Mar-16	UBS Securities Australia Ltd	Sell	79,493	(18,632)	Ordinary
5-Mar-16	UBS Asset Management	Buy	30,063	1,021	Ordinary
6-Mar-16	UBS Securities Australia Ltd	Buy	10,617	2,473	Ordinary
lb-Mar-15	UBS Securities Australia Ltd	Buy	5,397	1,245	Ordinary
7 May 16	Ups Securities Australia Ltd	Buy	#C6,02	069,4	Ordinary
7 Mar 16	Upo Securities Australia Ltd	ouy b	2,01.	710	Ordinary
O - INN- /	DOS Securicies Australia Ltd	puy	CQ1 '81	4,234	Ordinary
1/-Mar-16	UBS Securities Australia Ltd	Buy	17,458	4,065	Ordinary
17-Mar-10	UDS Securities Australia Ltd	Zell	03,438	(14,80b)	Ordinary
0-inid-0	ubs securities Australia Lid	buy.	21.0	004,I	Ordinary
10-Mar-10	Udo Securities Australia Ltd	BLIY	15,152	3,022	Organary
IO-IVIGIT-10	ODS Securities Australia Ltd) Sell	חשוימו	(3,84b)	Ordinary
b-Mar-10	ubs securities Australia Ltd	Buy	484,8	008	Orollary
18-Mar-15	UBS Securities Australia Ltd	Buy	50/ 'q	25c,r	Oromany
10 1/c 1/c	UDS Securities Australia Ltd	Sell	180,252 180,252	(108,9(3))	Ordinary
18-Mar-15	UBS Securities Australia Ltd) ec	701,052	(005,84)	Ordinary
0-tyld:-10	DDS Securities Australia Ltd	Buy P	02/6	4,738	Ordinary
21-Mar-15	USS SECURICIES AUSTRAINA LTG	Buy	3,852	0.6	Ordinary
I-Mar-15	UBS Securities Australia Ltd	Sell	204	(48)	Ordinary
21-Mar-15	UBS Securities Australia Ltd	Sell	04///	(18,3/4)	Ordinary
ZI-Mar-Ib	UBS Securities Australia Ltd	KUy	195,4	6/71	Ordinary
24-Mar-16	UBS Securities Australia Ltd	Self	34,030	(1,821)	Ordinary
22-Mar-16	UBS Securities Australia Ltd	Buy	10,252	2,355	Ordinary
23-Mar-16	UBS Securities Australia Ltd	8uy	858,5	1,340	Orollary
23-Mar-15	UBS Securities Australia Ltd	Sell	750,101	(75,877)	Ordinary
23-Mar-15	UBS Securities Australia Ltd	Sell	10,653	(2,420)	Ordinary
23-Mar-16	UBS Securities Australia Ltd	Buy	10,350	2,300	Ordinary
23-Mar-10	UBS Securities Australia Ltd	Sell	3,108,940	(/ 18,000)	Ordinary
24-Mar-15	UBS Securities Australia Ltd	BUY	£41,2	48/	Ordinary
24-Mar-15	UBS Securities Australia Ltd	Buy	11,558	2,618	Ordinary
29-Mar-16	UBS Securities Australia Ltd	Sell	3,223	(737)	Ordinary
29-Mar-16	UBS Securities Australia Ltd	Виу	8,417	1,921	Ordinary
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1.0	010	(07)	

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6 0.00 Scientifies Manifolis Log all y 8.191 1,827 6,826 6 1.00 Scientifies Manifolis Log 1.	29-Mar-15	UBS Securities Australia Ltd	Buy	27,701	6,319	Ordinary
6 O LOS Scorridos Augrafia Lud Sale 4 952 6 4655 6 D LOS Scorridos Augrafia Lud Sale 4 455 1 572 6 465 6 LOS Scorridos Augrafia Lud Sale 1 570 5 500 8 500 6 LOS Scorridos Augrafia Lud Ray 8 500 8 500 8 500 8 500 10 S Scorridos Augrafia Lud Bay 1 570 1 570 5 500 10 S Scorridos Augrafia Lud Bay 1 580 1 580 9 500 9 5	29-Mar-16	UBS Securities Australia Ltd	Вцу	8,119	78.	Ordinary
6 1015 Scorrities Autzeila Ind Seld Seld Scorrities Autzeila Ind Seld Scorrities Autzeila Ind Seld Securities Autzeila Ind Seld Indeed Securities Autzeila Ind Seld Indeed Securities Autzeila Ind Seld Securities Autzeila	29-Mar-15	UBS Securities Australia Ltd	Buy	37.262	8.495	Ordinary
6 US Scenifies Auzerial and Say (1970) 6 US Scenifies Auz	30-Mar-16	UBS Securities Australia Ltd	Sel.	4.456	(1.022)	Ordinary
1985 Securities Australia Ltd 1994 20,200 20,500	30-Mar-16	UBS Securities Australia Ltd	Bis	16 159	3 705	Ordinan
1915 Securities Australia Ltd 1917 1918 Securities Australia Ltd 1919 Securities Australia Ltd 1910 Securities Austr	30-Mar-16	UBS Securities Australia 11d	a a	36.672	OLV O	Ordinary
185 Securities Australia Ltd 1849 187, 200.00 185 Securities Australia Ltd 1840 187, 200.00 185 Securities Australia Ltd 1840 187, 200.00 185 Securities Australia Ltd 1840 1840 187, 200.00 185 Securities Australia Ltd 1840 1840 187, 200.00 185 Securities Australia Ltd 1840 1840 1840 1840 187, 200.00 185 Securities Australia Ltd 1840 1	30-Mar-16	IRC Securities Australia 1td	Seal	מלג זר	074'0	Clullary
1935 Securities Australia Ltd 1849 1940 194	30 1422 16		130	21,470	(000,5)	Ordinary
1955 Securities Australia Ltd 1849 1940 194	20 Mar 16	TAL SUPPLIES AND SOURCE OF THE PARTY OF THE	buy.	005,12	ODO'S	Urdinary
1055 Securities Australia Ltd 819	01-INIGI-00	Opp securities Australia Ltd	Buy	4,024	426	Ordinary
10.55 10.5	SU-Mar- Ib	UBS Securities Australia Ltd	Buy	39,575	8/0/6	Ordinary
1850 185 Securities Australia Ltd 187 18	31-Mar-16	UBS Securities Australia Ltd	Buy	10,971	2,483	Ordinary
185 Securities Australia Ltd 1849 187 18	31-Mar-16	UBS Securities Australia Ltd	Buy	1,450	328	Ordinary
UBS Securities Australia Ltd Bay	31-Mar-16	UBS Securities Australia Ltd	Self	41,617	(9,422)	Ordinary
6 6 1085 Scorrides Autorials 140 894 428 1018 1 1015 Scorrides Autorials 140 894 1018 1 1018 804 804 804 804 804 804 804 804 804 80	31-Mar-15	UBS Securities Australia Ltd	Buy	30.969	6.982	Ordinary
1085 Securities Autoralia Ltd 804 1,016	31-Mar-16	UBS Securities Australia Ltd	Buv	4 228	97.0	Ordinan
1985 Securities Australia Ltd 5911 1000 1018 Securities Australia Ltd 5949 1001 1018 Securities Australia Ltd 5949 1001 1001 1018 Securities Australia Ltd 5949 1001 1001 1001 1018 Se	01-Apr-16	UBS Securities Australia Ltd	2.00	7 /86	0101	Crainery
185 Securities Australia Ltd 80y 86,144 1,952 195 Securities Australia Ltd 80y 86,144 1,952 195 Securities Australia Ltd 80y 8,614 1,952 195 Securities Australia Ltd 80y 8,914 1,913 1,191	01-Apr-16	LIBS Securities Australia (10)	l d	Sho F	(000)	Cidinaly
185 Securities Australia Ltd	01-Apr-16	IIBS Securities Australia 14	ā	100.00	2000	Cidillaly
USS Securities Australia Ltd Sup 1,924	01-Apr.16	TIPE Contribute Outside India	éna e	106,00	GO'/	Ordinary
105 Securities Australia Ltd 384 10,145 12,132 13,145 13,145 13,145 13,145 13,145 14,132	04 Apr 16	Data Biography Contribution Contribution	(pa	#I0'8	706	Ordinary
1015 Securities Australia Ltd 349 10145 10132 10132 10135 Securities Australia Ltd 349 10137 Securities Australia Ltd 349 10137 Securities Australia Ltd 349 10137 Securities Australia Ltd 349 349	01-M-10	COO Securities Australia Lin	ânâ	05I '0'	1,413	Ordinary
1985 Securities Australia Ltd 3 my 265,077 14,332	04-Mpi-10	Obsideration Australia Ltd	, Xell	10,145	(2,3/3)	Ordinary
UBS Securities Australia Ltd Styl 200	04 Apr 16	COS SECULINES AUSTRALIA CO	euy	1/0/29	14,132	Ordinary
10 10 10 10 10 10 10 10	04-April 0	Ups securities Australia Ltd	Buy	708,501	47,321	Ordinary
10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,244 10,245 10,244 10,245 10,244 10,245 10,244 10,245 10,244 10,245 10,244 10,245 1	ol-ide-to	UBS SECURIORS AUSTRAINS LTG)sell	c15,1E	(7,149)	Ordinary
1,247 376 1915 Securities Australia Ltd 849 1,247 376 1915 Securities Australia Ltd 541 100 100 775 100 1915 Securities Australia Ltd 541 100 100 775 100 1915 Securities Australia Ltd 540 100 770 100 1915 Securities Australia Ltd 540 100 770 100 1915 Securities Australia Ltd 540 100 770 71,000 1915 Securities Australia Ltd 540 70 70 70 1915 Securities Australia Ltd 540 70 70 70 1915 Securities Australia Ltd 540 70 70 70 1915 Securities Australia Ltd 540 70 70 70 70 1915 Securities Australia Ltd 540 70 70 70 70 1915 Securities Australia Ltd 540 70 70 70 70 70 1915 Securities Australia Ltd 540 70 70 70 70 70 70 1915 Securities Australia Ltd 540 70 70 70 70 70 70 70	Ok-Apr-16	UBS Asset Management	Buy	45,815	10,424	Ordinary
UBS Securities Australia Ltd Buy Bus	O5-Apr-16	UBS Securities Australia Ltd	Buy	1,747	376	Ordinary
USS Securities Australia Ltd Sell Buy 109,735 24,000	05-Apr-16	UBS Securities Australia Ltd	Buy	886,602	196,708	Ordinary
UBS Securities Australia Ltd	05-Apr-16	UBS Securities Australia Ltd	Seil	99,774	(21,800)	Ordinary
UBS Securities Australia Ltd	05-Apr-16	UBS Securities Australia Ltd	Buy	109,735	24,000	Ordinary
10.85 Securities Australia Ltd Buy 11,345 2,4455 10.85 Securities Australia Ltd Buy 35,624 7,929 Relevant interest in Cohinedia Limited shares the elevant interest in the extert arising under the terms of the Block Trade Agreement between USS AG, Australia Branch and CHAMP Buyout in Relevant interest in Cohonardions Act. 2011 10.85 AG Australia Branch Chamber as arising under the terms of the Branch and Chamber at United shares to the extern Soft and Branch and Chamber at United shares to the revent arising under the terms of the Branch and Chamber at United shares to the CHAMP Buyout in (WW) 10.85 AG, Australia Branch and Chamber at United as trustee of the CHAMP Buyout in (WW) 10.85 AG, Australia Branch and Chamber Buyout in (WW) 10.85 AG, Australia Aus	05-Apr-16	UBS Securities Australia Ltd	Buy	71,008	15,394	Ordinary
UBS Securities Australia Ltd Buy Securities Australia Ltd	05-Apr-16	UBS Securities Australia Ltd	Buy	11,345	2,465	Ordinary
Relevant interest in Cohmenia interest in Cohmenia interest in the dates a size to the extent arising under the terms of the Block Trade Agreement between UBS AG, Australia Branch Conporators Act 2011 United as airising under section 608(8) of the Cohmenia between UBS AG, Australia Branch Cohmenia between UBS AG, Australia Branch and Printed Strustee of the CHAMP Buyout III (WW) Trust, Perpetual Trustee of the CHAMP Buyout III (WW) Trust ee of the CHAMP Buyout III (WW) Trust ee of the CHAMP Buyout III (Trust as a rising under section 608(8) of the Coprorations Act (See Appendix Comporate Trust Imited as a trustee of the CHAMP Buyout III (Trust as a rising under section 608(8) of the Coprorations Act (See Appendix Comporations Act (See	J5-Apr-16	UBS Securities Australia Ltd	Buy	36,624	7.929	Ordinary
Relevant interest in COD Innecia Limited shares to COD Innecia Limited shares to the Block Trade Agreement between UBS AG, Australia Branch and CHAMB Byout III Pee Limited as arising under section 608(9) of the Corporations Act. 2011 (Cth). (See Appendix A) Relevant interest in Cohomedia Limited shares to the extent is laining under the terms of the Block Trade Agreement between UBS AG, Australia Branch and P. Limited as trustee to the CHAMP Buyout III (WW) Trust Pepterual Trustee Company Limited as trustee of the CHAMP Buyout III (WW) Trust Pepterual Trustee Of the CHAMP Buyout III (WW) Trust Pepterual Trustee of the CHAMP Buyout						
Relevant interest in columed a lumbed shares to the restor a sinish under the terms of the Block Trade Agreemen USS AG, Australia Branch and P.T. Limited as trustee of the CHAMP Buyout II (WW) Trust, Peptetual Trustee of the CHAMP Buyout II (WW) Trust, Peptetual Trustee of the CHAMP Buyout II (WW) Trust, Peptetual Trustee of the CHAMP Buyout III (WW) Trust as a sinish under section 608(8) of the Corporate Interest of the CHAMP Buyout III (SWF) Trust as a sinish under section 608(8) of the Corporations Act	55-Apr-16		Relevant interest in Cohlimedia Limited Shares to the extent arising under the terror of the Bloot Trade Agreement between UBS AG, Australia Branch and CHAMP Buyout in Per Limited as arising under section 608(8) of the Conjonatives Act 2011 (Cth), (See Appendix A)	A N	25.005.7	Ordinary
Relevant interest in common co		Cos Ac Australia Statuti	(cur) (see Obbering O	N/A	757075'/	Ordinary
			Relevant interest in o'Ohl media Limited shares to the sector a side, under the terms of the Block Trade Agreement between UBS AG, Australia Branch and P.T. Limited as trustee of P.T. Limited as trustee of the CHAMF Buyout III (WM) Trust, Perpetual Trustee Company Limited as trustee Company Limited as trustee of orthe CHAMF Buyout III (Trust and Perpetual Trust and Perpetual Trust and Perpetual Frust Limited as trustee of the CHAMP Buyout III (Sust Deposition Act Corporate Trust Limited As Trustee of the CHAMP Buyout III (Sust) Trust as arrising under section 608(8) of the Corporations Act Corp			