Form 604

Corporations Act 2001 Section 671B

Notice of change of interests of substantial holder

 Io. Company Name/Scheme
 Cokal Limited

 ACN/ARSN
 082 541 437

1. Details of substantial holder(1)

Name

Platinum Partners Value Arbitrage Fund LP and Platinum Partners Liquid Opportunity Master Fund LP & associates

ACN/ARSN (if applicable)

not applicable

There was a change in the interests of the

substantial holder on

28/ 10/ 15

The previous notice was given to the company on

14/07/15

The previous notice was dated

14/07/15

2. Previous and present voting power

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

Class of securities (4)	Previous notice	Previous notice		
	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Ordinary Shares	83009034	16.62%	88,109,786	17.65%

3. Changes in relevant interests

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

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
15-07-15- 28-10-15	Platinum Partners Value Arbitrage Fund LP	Buy	\$AUD 370,606.31	4,080,604	4,080,604
15-07-15- 28-10-15	Platinum Partners Liquid Opportunity Master Fund LP	Buy	\$AUD 92,651.28	1,020,148	1,020,148

4. Present relevant interests

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

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
Platinum Partners V				ordinary	43,470,148
Arbitrage Fund LP	Arbitrage Fund LP				
Platinum Partners L	quid Platinum Partners Liquid			ordinary	44,639,638
Opportunity Master	Fund LP Opportunity Master Fund	LLP.			
	<u> </u>				L

			•				
The per	anges in association sons who have become associates s in the company or scheme are as	(2) of, coased to be follows:	e associates of, or have changed t	he nature of their associat	tion (9) with,	the substantial holder in relatio	on to voting
					3		
	Name and ACN/ARSN	(if applicable)	Nature of associ	ation		7,10 h	
		7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		The state of the s			
6. Add The add	tresses Iresses of persons named in this fol	m are as follows:					
	Name		Address				
	Platinum Partners Value Arbit		250 West 50th Street, 14th Floo				
	Platinum Partners Liquid Opp	ortunity Master Fund	260 West 50th Street, 14th FI	oor New York, NY 10019			
Sign	ature						
	print name	MARK WSE		capacit	y PORTE	DLIO MANAGER	
	sign here	Mi	ANA	date	61	1, 16.	, , , , , , , , , , , , , , , , , , , ,
	€20000			***************************************			
			DIRECTIONS				
(1)	equity trust), the names could be	included in an ann	milar or related relevant interests exure to the form. If the relevant f the membership of each group, v	interests of a group of per	sons are ess	entially similar, they may be re	ferred to
(?)	See the definition of "associate"	in section 9 of the	Corporations Act 2001.				
(3)	See the definition of "relevant in	torost" in sections	608 and 671B(7) of the Corporatio	ons Act 2001.			
(4)	The voting shares of a company of	constitute one class	s unless divided into separate clas	sses.			
(5)	The person's votes divided by the	total votes in the	body corporate or scheme multipli	led by 100.			
(6)	document setting out t	he terms of any reli	ances because of which the cheng evant agreement, and a statemen together with a written statemen	t by the person giving full	and accurate	details of any contract, schen	of any ne or
			to exercise, control the exercise of ting clearly the particular securities			ng powers or disposal of the s	écurities to
	See the definition of "relevant ag	greement" in sectio	n 9 of the Corporations Act 2001.				
(7)	entitled to receive in relation to t	hat acquisition. De ehalf of the substa	If benefits, money and other, that etails must be included even if the ntial holder or its associate in rela	benefit is conditional on t	the happenin	g or not of a contingency. Deta	ills must be
(8)	If the substantial holder is unable	e to determine the	ldentity of the person (eg. if the re	olovant interest arises bec	ause of an op	tion) write "unknown".	
(9)	Give details, if appropriate, of the	e present așsociati	on and any change in that associa	ition since the last substai	ntial holding	otice.	