Disclosure of movement of 1% or more in substantial holding or change in nature of relevant interest, or both

Sections 277 and 278, Financial Markets Conduct Act 2013

To NZX Limited
To ASX Limited

And Orion Health Group Limited

Relevant event being disclosed: A movement of 1% or more in a substantial

holding and a change in the nature of any relevant interest in a substantial holding

Date of relevant event: 21 February 2019

Date this disclosure made: 21 February 2019

Date last disclosure made: 6 February 2019

Substantial product holder(s) giving disclosure:

Name: Grafton Health Holdings Limited

Summary of substantial holding to which this disclosure relates:

Class of listed voting securities: Orion Health Group Limited ordinary shares

("OHE shares")

Summary for Grafton Health Holdings Limited

For this disclosure, -

(a) total number held in class: 90,802,248(b) total in class: 90,802,248(c) total percentage held in class: 100%

For last disclosure, -

(a) total number held in class: 84,863,673(b) total in class: 90,802,248(c) total percentage held in class: 93.460%

Details of the transactions and events giving rise to relevant event

Details of the transactions or other events requiring disclosure:

On 6 February 2019, Grafton Health Holdings Limited ("**Grafton**") entered into a subscription agreement with various parties, pursuant to which Grafton made an unconditional full takeover offer dated 15 February 2019 under the Takeovers Code for all of the OHE shares ("**Offer**"). A copy of the subscription agreement was attached as document A to the Substantial Product Holder Notice dated 6 February 2019 given by Grafton ("**Grafton SPH Notice**"). A copy of the Offer document dated 15 February 2019 was sent to NZX on 20 February 2019. Under the terms of the Offer, settlement of any acceptance received under the Offer is to be made within five business days of receipt by Grafton of that acceptance.

On 21 February 2019, shareholders who together held 84,863,673 OHE shares (representing 93.460% of all of the OHE shares) accepted the Offer in respect of all the OHE shares held by them in accordance with the terms of various lock-up agreements entered into with Grafton (attached as documents B – H of the Grafton SPH Notice) ("**Lock Up Acceptances**"). In addition, on that same date, shareholders who are not party to a lock-up agreement with Grafton accepted the Offer in respect of, in aggregate, 203,531 OHE shares (representing 0.224% of all of the OHE shares) held by them ("**Other Acceptances**").

As such:

- (a) as a result of the Lock Up Acceptances, Grafton's relevant interest in 84,863,673 OHE shares (representing 93.460% of all of the OHE shares) has changed such that Grafton will, on settlement of the Lock Up Acceptances being effected, become the registered and beneficial owner of those OHE shares;
- (b) as a result of the Other Acceptances, Grafton has acquired a relevant interest in 203,531 OHE shares (representing 0.224% of all of the OHE shares) as Grafton will, on settlement of the Other Acceptances being effected, become the registered and beneficial owner of those OHE shares; and
- (c) as a result of the Lock Up Acceptances and the Other Acceptances, Grafton has become the dominant owner of Orion Health Group Limited under Part 7 of the Takeovers Code and has the right pursuant to the Takeovers Code to compulsorily acquire the 5,735,044 OHE shares (representing 6.316% of all of the OHE shares) that are not the subject of the Lock Up Acceptances or the Other Acceptances.

Details after relevant event

Details for Grafton Health Holdings Limited

Nature of relevant interest(s): On settlement of the Lock Up Acceptances

being effected, Grafton will become the registered and beneficial owner of 84,863,673

OHE shares.

For that relevant interest, —

(a) number held in class: 84,863,673(b) percentage held in class: 93.460%

(c) current registered holder(s) of securities: McCrae Limited in respect of 78,021,379 OHE

shares;

Hamish Kennedy in respect of 4,837,643 OHE

shares;

Gordon McCrae in respect 1,090,598 OHE

shares;

Ian McCrae in respect of 178,280 OHE shares;

Gavin Reeve, Victoria Reeve and Brian Leaning

in respect of 20,000 OHE shares;

Ian McCrae, Rosemary McCrae and Gregory Thomas Walker in respect of 165,773 OHE

shares; and

Harish Panchal, Ashok Panchal and Ila Panchal

in respect of 550,000 OHE shares.

(d) registered holder(s) of securities once

transfers registered:

Grafton Health Holdings Limited

Details after relevant event

Details for Grafton Health Holdings Limited

Nature of relevant interest(s): On settlement of the Other Acceptances

being effected, Grafton will become the registered and beneficial owner of 203,531

OHE shares.

For that relevant interest, —

(a) number held in class: 203,531
(b) percentage held in class: 0.224%
(c) current registered holder(s) of securities: Widely held

(d) registered holder(s) of securities once

transfers registered:

Grafton Health Holdings Limited

Details after relevant event

Details for Grafton Health Holdings Limited

Nature of relevant interest(s): Pursuant to the Takeovers Code, Grafton has

the right to compulsorily acquire the remaining OHE shares after the end of the

Offer period.

For that relevant interest, —

(a) number held in class:
(b) percentage held in class:
(c) current registered holder(s) of securities:
Widely held

(d) registered holder(s) of securities once

transfers registered: Grafton Health Holdings Limited

Additional information

Address of substantial product holder(s):

Contact details: Orion House

181 Grafton Road Auckland 1010 New Zealand

*Nature of connection between substantial

product holders:

Ian McCrae +64 9 638 0600

ian.mccrae@orionhealth.com

Name of any other person believed to have given, or believed to be required to give, a disclosure under the Financial Markets Conduct Act 2013 in relation to the financial products to which this disclosure relates: McCrae Limited, Ian Richard McCrae and Hamish Alexander Kennedy.

Certification

I, Ian Richard McCrae, certify that, to the best of my knowledge and belief, the information contained in this disclosure is correct and that I am duly authorised to make this disclosure by all persons for whom it is made.