

## 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  
and  
**To** Chatham Rock Phosphate Limited (**CRP**)

Relevant event being disclosed: change in nature of relevant interest and movement of 1% or more in substantial holding

Date of relevant event: 17 January 2017

Date this disclosure made: 18 January 2017

Date last disclosure made: 17 January 2017

### **Substantial product holder(s) giving disclosure**

Full name(s): Antipodes Gold Limited (**AXG**)

### **Summary of substantial holding**

Class of quoted voting products: Ordinary shares

Summary for AXG

For **this** disclosure,—

- (a) total number held in class: 593,147,022
- (b) total in class: 829,845,062
- (c) total percentage held in class: 71.477%

For **last** disclosure,—

- (a) total number held in class: 586,814,443
- (b) total in class: 829,845,062
- (c) total percentage held in class: 70.714%

### **Details of transactions and events giving rise to relevant event**

Details of the transactions or other events requiring disclosure:

On 23 December 2016, AXG made a full takeover offer for all of the equity securities in CRP (**Offer**).

On 5 May 2016, Ernst Schonbachler (**Ernst**) entered into a subscription agreement with CRP for the issue of 66,666,666 unpaid ordinary shares in CRP at \$0.006 per share. Under the terms of this subscription agreement, the shares are to be paid up at a rate of \$33,333 per month (5,555,500 shares). The unpaid shares hold no voting rights until paid-up. On

28 December 2016, Ernst accepted the Offer in respect of all his equity securities in CRP (being all paid and unpaid shares).

On 17 January 2017, Ernst paid up approximately a further 4,659,873 shares.

Between 3pm on 17 January 2017 and 3pm on 18 January 2017, AXG has received acceptances under the Offer relating to 6,332,579 equity securities in CRP.

Subject to the Offer becoming unconditional, AXG will, upon the issue of equity securities in AXG to CRP security holders under the Offer, become the registered holder of the equity securities in respect of which acceptances have been received under the Offer.

### **Details after relevant event**

Details for AXG

Nature of relevant interest(s): Power to acquire equity securities under the lock up agreements (**attached** to AXG's substantial product holder notices dated 15 and 16 December 2016, respectively) between AXG and the CRP Shareholders (see definition below).

For that relevant interest,—

- (a) number held in class: 21,715,907
- (b) percentage held in class: 2.617%
- (c) current registered holder(s): International Mining & Financing Corporation, Odlum Brown Itf International Mining & Finance Corporation, GHC Trustees Limited, Brian Henry Charles Tyler, and Trinafour Services Incorporated (**CRP Shareholders**)
- (d) registered holder(s) once transfers are registered: AXG

Nature of relevant interest(s): The relevant interest is AXG's right to acquire the CRP equity securities for which AXG has received acceptances pursuant to the Offer.

The Offer remains conditional on certain terms being met, in particular, on AXG receiving acceptances for 90% of all equity securities in CRP. However, this condition can be waived by AXG. A copy of the Offer document dated 23 December 2016 in relation to the Offer (which sets out the terms and conditions of the Offer) was copied to NZX on 23 December 2016.

For that relevant interest,—

- (a) number held in class: 571,431,115
- (b) percentage held in class: 68.860%
- (c) current registered holder(s): the CRP shareholders accepting the offer
- (d) registered holder(s) once transfers are registered: AXG

**Additional information**

Address(es) of substantial product holder(s): C/- Peter Liddle, 3a Douglas Avenue, Mount Albert, Auckland, 1025, New Zealand

Contact details: Matthew Wallace Yates, matt.yates@duncancotterill.com, (04) 471 9428

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: Ernst

**Certification**

I, Matthew Wallace Yates, 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.