

Form 604Corporations Act 2001
Section 671B**Notice of change of interests of substantial holder**

To Company Name/Scheme	WEBJET LIMITED
ACN	ACN 002 013 612

1. Details of substantial holder

Name The Goldman Sachs Group, Inc. ("GSGI") on behalf of itself and its subsidiaries ("Goldman Sachs Group") including its significant subsidiaries listed in Annexure A ("Significant Subsidiaries") and Goldman Sachs Holdings ANZ Pty Limited and its subsidiaries ("Goldman Sachs Australia Group")

ACN/ARSN (if applicable) Not applicable

There was a change in the interests of the substantial holder on 10 July 2020
The previous notice was given to the company on 06 July 2020
The previous notice was dated 06 July 2020

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 had a relevant interest 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	Previous Notice		Present Notice	
	Person's votes	Voting Power	Person's votes	Voting Power
Fully Paid Ordinary Shares	26,496,402	7.82%	20,966,499	6.18%

3. Change 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	Consideration given in relation to change	Class and Number of Securities affected	Person's votes affected
Please refer to Annexure C.					

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	Nature of relevant interest	Class and number of securities		Person's votes
GSGI	See below	N/A	GSGI has a relevant interest in these Fully Paid Ordinary Shares by virtue of section 608(3) of the Corporations Act 2001	20,966,499	Fully Paid Ordinary Shares	20,966,499
Goldman Sachs Asset Management, L.P. ("GSAMLP")	Bank of New York Mellon	Various clients	GSAMLP has a relevant interest in fully paid ordinary shares in its capacity as investment manager for a range of client portfolios.	4,196,593	Fully Paid Ordinary Shares	4,196,593
Goldman Sachs Financial Markets Pty Ltd ("GAUS")	HSBC Custody Nominees Australia Limited	GAUS	GAUS beneficially owns fully paid ordinary shares.	4,160	Fully Paid Ordinary Shares	4,160
Goldman Sachs & Co. LLC ("GSCO")	HSBC Custody Nominees Australia Limited	GSCO	Holder of shares subject to an obligation to return under the securities lending agreements (see Annexure B).	3,207,396	Fully Paid Ordinary Shares	3,207,396
Goldman Sachs International ("GSI")	HSBC Custody Nominees Australia Limited	GSI	Holder of shares subject to an obligation to return under the securities lending agreements (see Annexure B).	13,147,890	Fully Paid Ordinary Shares	13,147,890
GSI	HSBC Custody Nominees Australia Limited	GSI	GSI beneficially owns fully paid ordinary shares.	410,460	Fully Paid Ordinary Shares	410,460

5. Change in association

The persons who have become associates of, ceased to be associates of, or have changed the nature of their association with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN (if applicable)	Nature of association
N/A	N/A

6. Addresses

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

Name	Address
GSGI	Corporation Trust Center, 1209 Orange Street, Wilmington DE 19801, USA
Goldman Sachs Australia Group	All care of Level 17, 101 Collins Street, Melbourne Victoria 3000, Australia
GSAMLP	Corporation Trust Center, 1209 Orange Street, Wilmington DE 19801, USA
GAUS	Level 17, 101 Collins Street, Melbourne, Victoria 3000, Australia
GSCO	200 West Street, New York, NY 10282, USA
GSI	Plumtree Court, 25 Shoe Lane, London EC4A 4AU, United Kingdom
HSBC Custody Nominees Australia Limited	GPO Box 5302, Sydney NSW 2001, Australia

Name	Address
Bank of New York Mellon	One Wall Street, 15 th Floor, New York, NY 10286

Signature

Print name Regina Chan Capacity Authorised Person
(signing under power of attorney in
accordance with section 52 of the
Corporations Act)

Sign here



Date

14 July 2020

Annexure A

(This is Annexure A of two (2) pages referred to in Form 604, Notice of Change of Interests of substantial shareholder)

Significant Subsidiaries of The Goldman Sachs Group, Inc.

The following are significant subsidiaries of The Goldman Sachs Group, Inc. as of December 31, 2019 and the states or jurisdictions in which they are organized. Each subsidiary is indented beneath its principal parent. The Goldman Sachs Group,

Inc. owns, directly or indirectly, at least 99% of the voting securities of substantially all of the subsidiaries included below. The names of particular subsidiaries have been omitted because, considered in the aggregate as a single subsidiary, they would not constitute, as of the end of the year covered by this report, a "significant subsidiary" as that term is defined in Rule 1-02(w) of Regulation S-X under the Securities Exchange Act of 1934.

Name	State or Jurisdiction of Organization of Entity
The Goldman Sachs Group, Inc.	Delaware
Goldman Sachs & Co. LLC	New York
Goldman Sachs Funding LLC	Delaware
GS European Funding S.a r.l.	Luxembourg
Goldman Sachs Financial Markets, L.P.	Delaware
Farrington Street (Luxembourg) Holdings S.A R.L.	Luxembourg
Goldman, Sachs & Co. Wertpapier GMBH	Germany
Goldman Sachs (UK) L.L.C.	Delaware
Goldman Sachs Group UK Limited	United Kingdom
Goldman Sachs International Bank	United Kingdom
Goldman Sachs International	United Kingdom
Goldman Sachs Asset Management International	United Kingdom
Goldman Sachs Group Holdings (U.K.) Limited	United Kingdom
ELQ Investors VIII Ltd	United Kingdom
Titanium UK Holdco 1 Limited	United Kingdom
Titanium Luxco 2 S.A R.L.	Luxembourg
Titanium Capital Co 1 Limited	United Kingdom
J. Aron & Company LLC	New York
Horizon Fundo De Investimento Multimercado Credito Privado — Investimento No Exterior	Brazil
GSAM Holdings LLC	Delaware
Goldman Sachs Asset Management, L.P.	Delaware
Goldman Sachs Asset Management International Holdings L.L.C.	Delaware
Goldman Sachs Asset Management Co., Ltd.	Japan
Goldman Sachs (Asia) Corporate Holdings L.L.C.	Delaware
Goldman Sachs Holdings (Asia Pacific) Limited	Hong Kong
Goldman Sachs (Japan) Ltd.	British Virgin Islands
Goldman Sachs Japan Co., Ltd.	Japan
Goldman Sachs Holdings (Hong Kong) Limited	Hong Kong
Goldman Sachs (Asia) Finance	Mauritius
Goldman Sachs Holdings (Singapore) Pte. Ltd.	Singapore
J. Aron & Company (Singapore) Pte.	Singapore
Goldman Sachs Equity Investments (Singapore) Pte. Ltd.	Singapore
Goldman Sachs Holdings ANZ Pty Limited	Australia
Goldman Sachs Financial Markets Pty Ltd	Australia
Goldman Sachs Australia Pty Ltd	Australia
Goldman Sachs Holdings (Hong Kong) II Limited	Hong Kong
Goldman Sachs Holdings (Hong Kong) III Limited	Hong Kong
Japan Solar Investments Limited	Hong Kong
Goldman Sachs Japan Solar Holdings GK	Japan
Jade Dragon ANZ Investments Pte. Ltd.	Singapore
Goldman Sachs (Cayman) Holding Company	Cayman Islands
Goldman Sachs Bank Europe SE	Germany
GS Finance Corp.	Delaware
GS Lending Partners Holdings LLC	Delaware
Goldman Sachs Lending Partners LLC	Delaware
Goldman Sachs Bank USA	New York
Goldman Sachs Mortgage Company	New York

Name	State or Jurisdiction of Organization of Entity
GS Financial Services II, LLC	Delaware
GS Funding Europe III Ltd	United Kingdom
GS Funding Europe VI Ltd	United Kingdom
GS Funding Europe	United Kingdom
GS Funding Europe I Ltd.	Cayman Islands
GS Funding Europe II Ltd.	Cayman Islands
GS Funding Europe V Limited	United Kingdom
MTGLQ Investors, L.P.	Delaware
GSSG Holdings LLC	Delaware
Goldman Sachs Specialty Lending Group, L.P.	Delaware
Special Situations Investing Group II, LLC	Delaware
Special Situations Investing Group III, Inc.	Delaware
GS Asian Venture (Delaware) L.L.C.	Delaware
Asia Investing Holdings Pte. Ltd.	Singapore
Mercer Investments (Singapore) PTE. Ltd.	Singapore
Austreo Commercial Ventures PTY Ltd	Australia
GSFS Investments I Corp.	Delaware
ELQ Holdings (Del) LLC	Delaware
ELQ Holdings (UK) Ltd	United Kingdom
Victor Acquisitions Limited	United Kingdom
GP Offices & Apartments — S.R.L.	Italy
ALQ Holdings (Del) LLC	Delaware
GLQ International Holdings Ltd	Jersey
GLQ Holdings (UK) Ltd	United Kingdom
ELQ Investors IX Ltd	United Kingdom
ELQ Investors II Ltd	United Kingdom
GLQC S.A R.L.	Luxembourg
GS Diversified Funding LLC	Delaware
Hull Trading Asia Limited	Hong Kong
Goldman Sachs LLC	Mauritius
Broad Street Principal Investments Superholdco LLC	Delaware
Broad Street Principal Investments, L.L.C.	Delaware
BSPI Intermediate Holdings, L.L.C.	Delaware
BSPI Holdings, L.L.C.	Delaware
Broad Street Investments Holding (Singapore) PTE. Ltd.	Singapore
Broad Street Credit Holdings Europe S.A R.L.	Luxembourg
Broad Street Brazil Holdings I, Ltd.	Cayman Islands
Brazil Holdings I, Ltd.	Cayman Islands
Broad Street Brazil Holdings II, L.L.C.	Delaware
Broad Street Brazil Investments Fundo De Investimento Em Participacoes	Brazil
HGP San Mateo Owner LLC	Delaware
Broad Street Credit Holdings LLC	Delaware
GS Fund Holdings, L.L.C.	Delaware
Murray Street Corporation	Delaware
Sphere Fundo De Investimento Multimercado — Investimento No Exterior Credito Privado	Brazil
Goldman Sachs PSI Global Holdings, LLC	Delaware

THE GOLDMAN SACHS GROUP, INC AND ITS SUBSIDIARIES

Signature

Print name	Regina Chan (signing under power of attorney in accordance with section 52 of the Corporations Act)	Capacity	Authorised Person
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Sign here



Date

14 July 2020

Annexure B

(This is Annexure B of eleven (11) pages referred to in Form 604, Notice of Change of Interests of substantial shareholder)

This is Annexure B referred to in the Form 604: Notice of change of interests of substantial holder issued by The Goldman Sachs Group, Inc. and its subsidiaries.

The following is description of the securities lending agreements referenced in the accompanying Form 604:

Type of agreement	Master Securities Loan Agreement ("MSLA")
Parties to agreement	Goldman, Sachs & Co. (the "Borrower"); Citibank, N.A., acting as agent on behalf of its clients (the "Lender")
Transfer date	06 July 2020
Holder of voting rights	Securities Borrower, Goldman, Sachs & Co.
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes - Borrower will redeliver securities.

Type of agreement	Master Securities Loan Agreement
Parties to agreement	Deutsche Bank AG as Agent (the "Lender") ; Goldman, Sachs & Co. LLC (the "Borrower")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, with notice.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes, Borrower to transfer Securities to Lender on termination date.

Type of agreement	Global Master Securities Lending Agreement
Parties to agreement	State Street Bank and Trust Company (the "Lender")
	Goldman Sachs International (the "Borrower");
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Securities Borrower, Goldman Sachs International
Are there any restrictions on voting rights? Yes/no	No, unless otherwise agreed by the Parties.
If yes, detail	
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no	Yes - at any time, subject to the terms of the relevant Loan.
If yes, detail	
Does the lender have the right to recall early? Yes/no	Yes - with notice on any Business Day of not less than the standard settlement time for the Equivalent Securities on the exchange or in the clearing organisation through which the Loaned Securities were originally delivered.
If yes, detail	
Will the securities be returned on settlement? Yes/no	Yes - Borrower will redeliver securities.
If yes, detail any exceptions	

Type of agreement	Overseas Securities Lender's Agreement
Parties to agreement	Goldman Sachs International Bank Goldman Sachs International
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Any voting rights attaching to the relevant Securities, Equivalent Securities, Collateral and/or Equivalent Collateral shall be exercisable by the persons in whose name they are registered or in the case of Securities, Equivalent Securities, Collateral and/or Equivalent Collateral in bearer form, the persons by or on behalf of whom they are held, and not necessarily by the Borrower or the Lender (as the case may be). Notwithstanding anything to the contrary the Parties agree that unless specifically agreed, the Lender shall have no obligation to exercise voting rights with respect to securities transferred to it by way of collateral.
Are there any restrictions on voting rights? Yes/no If yes, detail	Yes, each Party undertakes that it will use its best endeavor to arrange for the voting rights attached to such securities to be exercised in accordance with the instructions of the Lender or Borrower (as the case may be) Provided always that each Party shall use its best endeavours to notify the other of its instructions in writing no later than seven Business Days prior to the date upon which such votes are exercisable or as otherwise agreed between the Parties and that the Party concerned shall not be obliged so to exercise the votes in respect of a number of Securities greater than the number so lent or transferred to it.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, entitled at any time to terminate a particular loan of Securities and to redeliver all and any Equivalent Securities due and outstanding to the Lender in accordance with the Lender's instructions.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes.

Type of agreement	Securities Loan Agreement
Parties to agreement	Goldman, Sachs & Co. ("Borrower") State Street Bank and Trust and Company ("Lender")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, at any time by returning the Borrowed Securities to Lender.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, by giving notice of termination of such Loan to Borrower, prior to the close of business on any Business Day.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes

Type of agreement	Securities Loan Agreement
Parties to agreement	Goldman, Sachs & Co. (the "Borrower"); Brown Brothers Harriman & Co. (the "Lender")
Transfer date	06 July 2020, 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, with notice.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes - Borrower will redeliver securities.

Type of agreement	Master Securities Loan Agreement
Parties to agreement	Goldman Sachs & Co. (the "Borrower"); The Bank of New York, as Agent for its Securities Lending Customers (the "Lender")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Securities Borrower, Goldman Sachs, & Co.
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes - Borrower will redeliver securities.

Type of agreement	Global Master Securities Lending Agreement
Parties to agreement	Goldman Sachs International ABN AMRO Mellon Global Securities Services B.V.
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No, unless otherwise agreed between the Parties
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, entitled at any time to terminate a Loan and to redeliver all and any Equivalent Securities due and outstanding to Lender in accordance with Lender's instructions.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes.

Type of agreement	Loan Agreement
Parties to agreement	Goldman Sachs & Co. ("Borrower") Brown Brothers Harriman & Co ("Agent")
Transfer date	06 July 2020, 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes – with notice.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes – with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes – no exceptions.

Type of agreement	Exclusive Securities Lending Agreement
Parties to agreement	Goldman, Sachs & Co. (Principal Borrower) Securities Finance Trust Company (Lending Agent) SEI Institutional International Trust acting for and on behalf of Emerging Markets Equity Fund (Lender)
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	<p>Yes. In the event of a termination event described in Section 9 hereof, the "Early Term End Date" shall be defined as the later of (i) the date set forth in any notification of termination by one party to the other, or (ii) upon a recall by Lender or Lending Agent, the day after the expiration of the standard settlement time for redelivery of such Securities on the exchange or in the clearing organization through which the Securities were originally delivered.</p> <p>"Term End Date" means the earlier of (a) the Early Term End Date (if applicable) and (b) the Scheduled Term End Date.</p> <p>Upon termination of this Agreement as it relates to any or all Lot(s), outstanding Loans of such Lot(s) shall be terminated as provided in the Master Agreement and all Loaned Securities of such in Lot(s) shall be returned by Term End Date, and Principal Borrower's right to borrow the Loanable Securities of such Lot(s) pursuant to this Agreement shall terminate.</p>
Does the lender have the right to recall early? Yes/no If yes, detail	<p>In the event that (i) Principal Borrower terminates this Agreement during the term of this Agreement as a result of a material breach of the Agreement by Lending Agent or Lender, or as a result of the inability of Custodian to perform its duties as contemplated by the Operational Procedures, Principal Borrower is unable to borrow Loanable Securities and Lender or Lending Agent has not promptly remedied the situation upon notice by Principal Borrower or (ii) Lending Agent, on behalf of Lender, terminates this Agreement during the term of this Agreement for any reason other than a material breach of the Agreement by Principal Borrower then, upon such termination, Principal Borrower shall pay Lender any unpaid Exclusive Fees prorated through the date of termination. In the event that (i) Lending Agent, on behalf of Lender, terminates this Agreement during the term of this Agreement as a result of a material breach of the Agreement by Principal Borrower, or (ii) Principal Borrower terminates this Agreement other than as a result of a material breach of this Agreement by Lending Agent or Lender then, upon such termination, Principal Borrower shall pay Lender the unpaid Exclusive Fees for the full term of the Agreement. This Agreement shall terminate on the day after the day on which all Loaned Securities are returned.</p> <p>If by reason of a regulatory, legal, political, corporate governance or any other similar event, Lender suspends all securities lending, and/or Lender's securities lending business is terminated or materially restricted, Lending Agent may recall all outstanding Loaned Securities, no new Loans will be allowed, and this Agreement shall terminate on the day after the day on which all Loaned Securities are returned.</p>

<p>Will the securities be returned on settlement? Yes/no</p> <p>If yes, detail any exceptions</p>	<p>Yes, all Loaned Securities for each Lot must be returned by the relevant Term End Date. Notwithstanding the foregoing, in the event Lender and Principal Borrower agree that Principal Borrower will retain the exclusive right to borrow some or all of the Lots for an additional consecutive term (in which case a new Exclusive Securities Lending Agreement will be entered into between the parties, and any then outstanding Loaned Securities shall be "Loaned Securities" (howsoever described) for the purpose of the new Exclusive Securities Lending Agreement), Principal Borrower shall not be required to return Loaned Securities within the retained Lots by the Term End Date, unless such Loaned Securities are recalled by Lender prior to the Term End Date.</p>
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Type of agreement	Securities Lending Agreement
Parties to agreement	UBS Switzerland AG and GSI
Transfer date	10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No – unless otherwise agreed between the Parties.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes – no noticed required, can redeliver at any time.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes – with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes, in accordance with the Agreement and the terms of the relevant Loan on termination of the Loan.

Type of agreement	Master Securities Loan Agreement ("MSLA")
Parties to agreement	Goldman, Sachs & Co. (the "Borrower"); Barclays Global Investors, N.A., as agent or trustee for various agency or trust accounts specified in Appendix A of the MSLA (the "Lender")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Securities Borrower, Goldman, Sachs & Co.
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes - with notice given to the other party prior to the Close of Business on a Business Day.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes - Borrower will redeliver securities.

Type of agreement	Overseas Securities Lender's Agreement
Parties to agreement	Goldman Sachs International ("Borrower") BlackRock Advisors (UK) Limited ("Lender")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Any voting rights attaching to the relevant Securities, Equivalent Securities, Collateral and/or Equivalent Collateral shall be exercisable by the persons in whose name they are registered or in the case of Securities, Equivalent Securities, Collateral and/or Equivalent Collateral in bearer form, the persons by or on behalf of whom they are held, and not necessarily by the Borrower or the Lender (as the case may be). Notwithstanding anything to the contrary the Parties agree that unless specifically agreed, the Lender shall have no obligation to exercise voting rights with respect to securities transferred to it by way of collateral.
Are there any restrictions on voting rights? Yes/no If yes, detail	Yes, each Party undertakes that where it holds securities of the same description as any securities borrowed by it or transferred to it by way of collateral at a time when a right to vote arises in respect of such securities, it will use its best endeavours to arrange for the voting rights attached to such securities to be exercised in accordance with the instructions of the Lender or Borrower (as the case may be) Provided always that each Party shall use its best endeavours to notify the other of its instructions in writing no later than seven Business Days prior to the date upon which such votes are exercisable or as otherwise agreed between the Parties and that the Party concerned shall not be obliged so to exercise the votes in respect of a number of Securities greater than the number so lent or transferred to it.
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, with notice.
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice.
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes. In the case of Securities, Collateral, Equivalent Securities or Equivalent Collateral title to which is registered in a computer based system which provides for the recording and transfer of title to the same by way of book entries, delivery and transfer of title shall take place in accordance with the rules and procedures of such systems as in force from time to time. The Party acquiring such right, title and interest shall have no obligation to return or redeliver any of the assets so acquired but, in so far as any Securities are borrowed or any Collateral is delivered to such Party, such Party shall be obliged, subject to the terms of this Agreement, to redeliver Equivalent Securities or Equivalent Collateral as appropriate.

Type of agreement	Securities Borrowing and Lending Agreement
Parties to agreement	Goldman Sachs International (the "Borrower"); Halen Issuer Designated Activity Company (the "Lender")
Transfer date	No transaction from 03 July to 10 July 2020
Holder of voting rights	Borrower
Are there any restrictions on voting rights? Yes/no If yes, detail	No
Scheduled return date (if any)	N/A
Does the borrower have the right to return early? Yes/no If yes, detail	Yes, with notice
Does the lender have the right to recall early? Yes/no If yes, detail	Yes, with notice
Will the securities be returned on settlement? Yes/no If yes, detail any exceptions	Yes, Borrower will redeliver securities

A copy of the agreements will be provided to WEBJET LIMITED or the Australian Securities and Investments Commission upon request.

THE GOLDMAN SACHS GROUP, INC AND ITS SUBSIDIARIES

Signature

Print name	Regina Chan (signing under power of attorney in accordance with section 52 of the Corporations Act)	Capacity	Authorised Person
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Sign here



Date

14 July 2020

Annexure C

(This is Annexure C of four (4) pages referred to in Form 604, Notice of Change of Interests of substantial shareholder)

Date of Change	Person whose relevant interest changed	Nature of Change	Consideration given in relation to change	Class and number of securities affected		Person's votes affected
7/3/2020	GSCO	Return of Borrowed Shares	N/A	237,000	Ordinary Fully Paid Shares	237,000
7/3/2020	GAUS	Internal Transfer Out	N/A	187,535	Ordinary Fully Paid Shares	187,535
7/3/2020	GAUS	Buy	256	77	Ordinary Fully Paid Shares	77
7/3/2020	GAUS	Sell	256	77	Ordinary Fully Paid Shares	77
7/3/2020	GAUS	Buy	256	77	Ordinary Fully Paid Shares	77
7/3/2020	GAUS	Sell	256	77	Ordinary Fully Paid Shares	77
7/3/2020	GAUS	Sell	8,456	2,547	Ordinary Fully Paid Shares	2,547
7/3/2020	GAUS	Buy	8,456	2,547	Ordinary Fully Paid Shares	2,547
7/3/2020	GAUS	Sell	10,777	3,246	Ordinary Fully Paid Shares	3,246
7/3/2020	GAUS	Buy	10,777	3,246	Ordinary Fully Paid Shares	3,246
7/3/2020	GAUS	Buy	33,105	9,273	Ordinary Fully Paid Shares	9,273
7/3/2020	GAUS	Sell	749,294	215,504	Ordinary Fully Paid Shares	215,504
7/3/2020	GAUS	Buy	20,121	5,793	Ordinary Fully Paid Shares	5,793
7/3/2020	GAUS	Sell	33,731	10,021	Ordinary Fully Paid Shares	10,021
7/3/2020	GAUS	Internal Transfer In	N/A	187,535	Ordinary Fully Paid Shares	187,535
7/6/2020	GSCO	Return of Borrowed Shares	N/A	100,000	Ordinary Fully Paid Shares	100,000
7/6/2020	GSI	Return of Borrowed Shares	N/A	70,000	Ordinary Fully Paid Shares	70,000
7/6/2020	GSI	Return of Borrowed Shares	N/A	23,000	Ordinary Fully Paid Shares	23,000
7/6/2020	GSCO	Return of Borrowed Shares	N/A	10,906	Ordinary Fully Paid Shares	10,906
7/6/2020	GSCO	Return of Borrowed Shares	N/A	112,415	Ordinary Fully Paid Shares	112,415
7/6/2020	GSCO	Return of Borrowed Shares	N/A	16,679	Ordinary Fully Paid Shares	16,679
7/6/2020	GAUS	Buy	10,528	3,082	Ordinary Fully Paid Shares	3,082
7/6/2020	GSI	Internal Transfer In	N/A	960	Ordinary Fully Paid Shares	960
7/6/2020	GAUS	Buy	1,227,600	360,000	Ordinary Fully Paid Shares	360,000
7/6/2020	GAUS	Buy	15,005	4,203	Ordinary Fully Paid Shares	4,203

7/6/2020	GAUS	Sell	15,005	4,203	Ordinary Fully Paid Shares	4,203
7/6/2020	GAUS	Sell	275,804	77,256	Ordinary Fully Paid Shares	77,256
7/6/2020	GAUS	Buy	275,804	77,256	Ordinary Fully Paid Shares	77,256
7/6/2020	GAUS	Sell	275	77	Ordinary Fully Paid Shares	77
7/6/2020	GAUS	Buy	275	77	Ordinary Fully Paid Shares	77
7/6/2020	GAUS	Sell	948,725	260,646	Ordinary Fully Paid Shares	260,646
7/6/2020	GAUS	Buy	275	77	Ordinary Fully Paid Shares	77
7/6/2020	GAUS	Sell	275	77	Ordinary Fully Paid Shares	77
7/6/2020	GAUS	Buy	107,223	29,213	Ordinary Fully Paid Shares	29,213
7/6/2020	GAUS	Buy	3,005	856	Ordinary Fully Paid Shares	856
7/6/2020	GAUS	Sell	5,330,041	1,507,088	Ordinary Fully Paid Shares	1,507,088
7/6/2020	GAUS	Buy	60,160	17,049	Ordinary Fully Paid Shares	17,049
7/6/2020	GAUS	Sell	42,279	12,000	Ordinary Fully Paid Shares	12,000
7/6/2020	GAUS	Buy	247,010	70,579	Ordinary Fully Paid Shares	70,579
7/6/2020	GAUS	Sell	3,743,198	1,061,587	Ordinary Fully Paid Shares	1,061,587
7/6/2020	GAUS	Buy	10,772,401	3,159,062	Ordinary Fully Paid Shares	3,159,062
7/6/2020	GAUS	Sell	7,469,479	2,190,463	Ordinary Fully Paid Shares	2,190,463
7/6/2020	GAUS	Sell	7,307,101	2,142,845	Ordinary Fully Paid Shares	2,142,845
7/6/2020	GAUS	Sell	5,683,297	1,666,656	Ordinary Fully Paid Shares	1,666,656
7/6/2020	GAUS	Sell	3,247,599	952,375	Ordinary Fully Paid Shares	952,375
7/6/2020	GAUS	Sell	3,247,599	952,375	Ordinary Fully Paid Shares	952,375
7/6/2020	GAUS	Sell	1,623,801	476,188	Ordinary Fully Paid Shares	476,188
7/6/2020	GAUS	Sell	1,623,801	476,188	Ordinary Fully Paid Shares	476,188
7/6/2020	GSI	Sell	7,307,101	2,142,845	Ordinary Fully Paid Shares	2,142,845
7/7/2020	GAUS	Buy	3,616	1,078	Ordinary Fully Paid Shares	1,078
7/7/2020	GSI	Internal Transfer In	N/A	1,970	Ordinary Fully Paid Shares	1,970
7/7/2020	GAUS	Sell	267	77	Ordinary Fully Paid Shares	77
7/7/2020	GAUS	Buy	267	77	Ordinary Fully Paid Shares	77
7/7/2020	GAUS	Buy	267	77	Ordinary Fully Paid Shares	77
7/7/2020	GAUS	Sell	267	77	Ordinary Fully Paid Shares	77
7/7/2020	GAUS	Sell	5,229,595	1,507,088	Ordinary Fully Paid Shares	1,507,088
7/7/2020	GAUS	Buy	5,229,595	1,507,088	Ordinary Fully Paid Shares	1,507,088
7/7/2020	GAUS	Buy	18,254	5,452	Ordinary Fully Paid Shares	5,452

7/7/2020	GAUS	Sell	10,486	3,110	Ordinary Fully Paid Shares	3,110
7/7/2020	GAUS	Sell	829,254	238,094	Ordinary Fully Paid Shares	238,094
7/7/2020	GSI	Sell	598,589	178,570	Ordinary Fully Paid Shares	178,570
7/7/2020	GSI	Buy	244,519	72,399	Ordinary Fully Paid Shares	72,399
7/7/2020	GSI	Internal Transfer In	N/A	19,700	Ordinary Fully Paid Shares	19,700
7/8/2020	GSAML P	Sell	35,803	11,235	Ordinary Fully Paid Shares	11,235
7/8/2020	GSAML P	Sell	28,521	8,950	Ordinary Fully Paid Shares	8,950
7/8/2020	GSAML P	Sell	679,860	213,343	Ordinary Fully Paid Shares	213,343
7/8/2020	GAUS	Buy	257	77	Ordinary Fully Paid Shares	77
7/8/2020	GAUS	Sell	257	77	Ordinary Fully Paid Shares	77
7/8/2020	GAUS	Buy	257	77	Ordinary Fully Paid Shares	77
7/8/2020	GAUS	Sell	257	77	Ordinary Fully Paid Shares	77
7/8/2020	GAUS	Sell	1,514,905	442,126	Ordinary Fully Paid Shares	442,126
7/8/2020	GAUS	Sell	160	47	Ordinary Fully Paid Shares	47
7/8/2020	GAUS	Buy	180,374	52,747	Ordinary Fully Paid Shares	52,747
7/8/2020	GAUS	Buy	3,646	1,068	Ordinary Fully Paid Shares	1,068
7/8/2020	GAUS	Sell	62,068	18,234	Ordinary Fully Paid Shares	18,234
7/9/2020	GSI	Buy	1,312,695	410,460	Ordinary Fully Paid Shares	410,460
7/9/2020	GAUS	Buy	1,507,650	442,126	Ordinary Fully Paid Shares	442,126
7/9/2020	GAUS	Sell	1,507,650	442,126	Ordinary Fully Paid Shares	442,126
7/9/2020	GAUS	Sell	2,278	668	Ordinary Fully Paid Shares	668
7/9/2020	GAUS	Buy	2,278	668	Ordinary Fully Paid Shares	668
7/9/2020	GAUS	Sell	263	77	Ordinary Fully Paid Shares	77
7/9/2020	GAUS	Buy	263	77	Ordinary Fully Paid Shares	77
7/9/2020	GAUS	Buy	2,242	668	Ordinary Fully Paid Shares	668
7/9/2020	GAUS	Buy	263	77	Ordinary Fully Paid Shares	77
7/9/2020	GAUS	Sell	263	77	Ordinary Fully Paid Shares	77
7/9/2020	GAUS	Buy	1,642,849	476,188	Ordinary Fully Paid Shares	476,188
7/9/2020	GAUS	Buy	132,392	39,746	Ordinary Fully Paid Shares	39,746
7/9/2020	GAUS	Sell	2,590	773	Ordinary Fully Paid Shares	773
7/9/2020	GAUS	Sell	234,730	70,124	Ordinary Fully Paid Shares	70,124
7/10/2020	GSAML P	Sell	10,831	3,507	Ordinary Fully Paid Shares	3,507
7/10/2020	GSCO	Return of Borrowed Shares	N/A	78,667	Ordinary Fully Paid Shares	78,667

7/10/2020	GSCO	Return of Borrowed Shares	N/A	234,186	Ordinary Fully Paid Shares	234,186
7/10/2020	GSCO	Return of Borrowed Shares	N/A	187,147	Ordinary Fully Paid Shares	187,147
7/10/2020	GSCO	Return of Borrowed Shares	N/A	2,000,000	Ordinary Fully Paid Shares	2,000,000
7/10/2020	GSI	Return of Borrowed Shares	N/A	100,000	Ordinary Fully Paid Shares	100,000
7/10/2020	GSI	Return of Borrowed Shares	N/A	300,000	Ordinary Fully Paid Shares	300,000
7/10/2020	GSI	Borrow of Shares	N/A	257,000	Ordinary Fully Paid Shares	257,000
7/10/2020	GAUS	Sell	254	77	Ordinary Fully Paid Shares	77
7/10/2020	GAUS	Buy	254	77	Ordinary Fully Paid Shares	77
7/10/2020	GAUS	Buy	254	77	Ordinary Fully Paid Shares	77
7/10/2020	GAUS	Sell	254	77	Ordinary Fully Paid Shares	77
7/10/2020	GAUS	Sell	73,788	22,360	Ordinary Fully Paid Shares	22,360
7/10/2020	GAUS	Buy	73,788	22,360	Ordinary Fully Paid Shares	22,360
7/10/2020	GAUS	Sell	11,164	3,383	Ordinary Fully Paid Shares	3,383
7/10/2020	GAUS	Buy	11,164	3,383	Ordinary Fully Paid Shares	3,383
7/10/2020	GAUS	Sell	50,486	15,876	Ordinary Fully Paid Shares	15,876
7/10/2020	GAUS	Buy	343,834	108,166	Ordinary Fully Paid Shares	108,166
7/10/2020	GAUS	Buy	85,334	26,715	Ordinary Fully Paid Shares	26,715
7/10/2020	GAUS	Sell	286,394	88,957	Ordinary Fully Paid Shares	88,957

THE GOLDMAN SACHS GROUP, INC AND ITS SUBSIDIARIES

Signature

Print name Regina Chan Capacity Authorised Person
(signing under power of attorney in accordance with section 52 of the Corporations Act)

Sign here



Date

14 July 2020