

## 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 (announce@nzx.com)  
and  
**To** Pushpay Holdings Limited (**PPH**)

Relevant event being disclosed: Change in nature of relevant interest

Date of relevant event: 23 March 2023

Date this disclosure made: 23 March 2023

Date last disclosure made: 16 March 2023

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

Full name(s): Sixth Street Advisers, LLC

### **Summary of substantial holding**

Class of quoted voting products: Ordinary shares in PPH (ISIN: NZPPHE0001S6, NZX Code: PPH)

Summary for Sixth Street Advisers, LLC (**SSA**)

For **this** disclosure,—

- (a) total number held in class: 551,917,213
- (b) total in class: 1,142,371,145
- (c) total percentage held in class: 48.313%

For **last** disclosure,—

- (a) total number held in class: 551,917,213
- (b) total in class: 1,142,371,145
- (c) total percentage held in class: 48.313%

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

Details of the transactions or other events requiring disclosure:

On 28 October 2022, PPH and Pegasus Bidco Limited (**Bidco**) entered into a scheme implementation agreement (the **SIA**) under which a Sixth Street and BGH Capital consortium, through Bidco, proposed to acquire all of the PPH shares (the **Proposed Scheme**). An announcement was made by PPH on NZX on 16 March 2023 about PPH and Bidco having agreed to vary the SIA and the terms of the Proposed Scheme (the **Amended Scheme**).

As required under the varied SIA and the guidance note by the New Zealand Takeovers Panel in relation to schemes of arrangement, the Entities (defined below) have entered into a new voting deed poll (**Voting Deed Poll**) in favour of the Takeovers Panel and PPH. Under the terms of the Voting Deed Poll, the Entities have agreed to:

- (a) vote all of their shares in PPH in favour of the Amended Scheme; and
- (b) not dispose of, encumber or deal with any of their shares, except to transfer such shares under the Amended Scheme.

A copy of the Voting Deed Poll is attached to this disclosure (6 pages).

A change in the nature of SSA's relevant interest has arisen as there is a qualification pursuant to the terms of the Voting Deed Poll on SSA's power to indirectly control the disposal of, and the exercise of the voting rights attached to, the quoted voting products of PPH held by the Entities.

**Details after relevant event**

Details for SSA and the product holders listed below

Nature of relevant interest(s): SSA is a US SEC registered investment adviser, upon whose registration certain Sixth Street relying advisers (the **Relying Advisers**) rely as investment managers of certain Sixth Street fund entities (the **Funds**). Certain affiliates owned by the Funds (the **Entities**) are the registered holders of quoted voting products of PPH as follows:

| <b>Entity</b>                     | <b>Number of shares</b> |
|-----------------------------------|-------------------------|
| Schrassig Fundamental S.à r.l.    | 46,956,131              |
| Consdorf Adjacent Holdco S.à r.l. | 58,350,422              |
| Berdorf S.à r.l.                  | 42,398,766              |
| Bertrange S.à r.l.                | 48,456,468              |

The management and operation of the Funds is delegated by their respective general partners to each Relying Adviser under the terms of certain management agreements entered into between each Fund and Relying Adviser, under which each Relying Adviser is appointed as the investment manager of the Fund and performs customary services in relation to the management and operation of the Fund. SSA has the power to control the actions of the Relying Advisers in connection with their provision of investment management services to the respective Funds and, through certain of its affiliates, the power to indirectly control the acquisition or disposal of quoted voting products of PPH.

For that relevant interest,—

- (a) number held in class: 196,161,787
- (b) percentage held in class: 17.171%
- (c) current registered holder(s): The Entities

(d) registered holder(s) once transfers are registered: Not applicable

**Additional information**

Address(es) of substantial product holder(s): 2100 McKinney Avenue, Suite 1500, Dallas, TX 75201, United States of America

Contact details: Joshua Peck

Email: SixthStreetLegal@sixthstreet.com

Phone: +1 469-621-3001

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: Consdorf Adjacent Holdco S.à r.l., Schrassig Fundamental S.à r.l., Berdorf S.à r.l., Bertrange S.à r.l and Pushpay Holdings Limited

**Certification**

I, Joshua Peck, 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.

# Voting Deed Poll

**The Sixth Street entities listed in Schedule 1**

Sixth Street Entities

**Date** 23 March 2023

**BELL GULLY**

AUCKLAND LEVEL 21, VERO CENTRE, 48 SHORTLAND STREET  
PO BOX 4199, AUCKLAND 1140, DX CP20509, NEW ZEALAND  
TEL +64 9 916 8800

This **Deed Poll** is made on 23 March 2023

**By** (1) **The Sixth Street entities listed in Schedule 1 (Sixth Street Entities)**

**IN FAVOUR OF PUSHPAY HOLDINGS LIMITED AND THE TAKEOVERS PANEL**

**Background**

- A. This Deed Poll is made in relation to a proposed scheme of arrangement made under Part 15 of the Companies Act 1993 (the **Companies Act**) involving the acquisition of all of the shares in Pushpay Holdings Limited (the **Company**) by Pegasus Bidco Limited (the **Promoter**) as contemplated by the scheme implementation agreement between the Promoter and the Company dated 28 October 2022 as amended and restated by the agreement between the Promoter and the Company dated 16 March 2023 (the **Amended Scheme** and the **SIA** respectively).
- B. The Sixth Street Entities are associated with the Promoter for the purposes of the Takeovers Code.
- C. The Sixth Street Entities hold or control the number of Shares set out alongside their names in the second column of the table in Schedule 1 of this Deed Poll which carry voting rights (such shares, or such number of shares as the relevant Sixth Street Entity holds or controls as at the date of the vote in respect of the Amended Scheme being its **Relevant Shares**).
- D. If a promoter of a scheme wishes to receive a “no-objection statement” from the Takeovers Panel, the Takeovers Panel requires promoters and any of their associates which hold or control shares in the Code company to commit, by way of a deed poll, enforceable by the Takeovers Panel, that they will continue to hold such shares and vote them in favour of the Amended Scheme. The Promoter agreed, pursuant to clause 5.2(bb) of the SIA, to deliver this Deed Poll to the Company by 5.00pm on the date which is five business days after the Restatement Date.

**By this Deed Poll**

- 1. Each Sixth Street Entity agrees that:
  - (a) it will cast all of the votes attached to its Relevant Shares (or procure that they are cast) in favour of the Amended Scheme at any meeting of shareholders of the Company called to consider and approve the Amended Scheme (including any interest class approval of which they form part of the relevant class); and
  - (b) on and from the date of this Deed Poll to and including the earlier of either:
    - (i) the date on which the Court grants final orders in respect of the Amended Scheme under section 236(1) of the Companies Act; or
    - (ii) the date on which the SIA is terminated,

it will not dispose of, encumber or deal in any way with any of its Relevant Shares, except to transfer those Relevant Shares under the Amended Scheme.

2. Each Sixth Street Entity agrees that it will procure that all of the votes attached to any Shares (other than its Relevant Shares, Relevant Shares of another Sixth Street Entity or the BGH Shares) which are acquired on or after the date of this Deed Poll by Sixth Street or a person which is Controlled by or Associated with Sixth Street (other than BGH or any person Controlled by BGH) are cast in favour of the Amended Scheme at any meeting of shareholders of the Company called to consider and approve the Amended Scheme (including any interest class approval of which they form part of the relevant class)).
3. This Deed Poll does not grant the Company or the Takeovers Panel any right to control the voting rights attaching to the Sixth Street Shares other than in respect of the voting commitments in clauses 1 and 2.
4. The provisions of this document constitute promises intended to confer benefits on the Company and the Takeovers Panel, pursuant to the Contract and Commercial Law Act 2017.
5. Notwithstanding any other provision of this Deed Poll, this Deed Poll may only be varied or revoked by agreement between the Sixth Street Entities, the Company and the Takeovers Panel.
6. This Deed Poll may be executed in any number of counterparts, each of which is to be an original, but all of which taken together are to constitute one and the same agreement, and any party (including any duly authorised representative of a party) may enter into this Deed Poll by executing a counterpart. Scanned signatures are taken to be valid, sufficient and binding to the same extent as original signatures.
7. This Deed Poll will expire with immediate effect if the SIA relating to the Amended Scheme is terminated or expires in accordance with its terms.
8. This Deed Poll is governed by and shall be construed in accordance with New Zealand law.
9. The courts having jurisdiction in New Zealand have non-exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed Poll and each Sixth Street Entity irrevocably submits to the non-exclusive jurisdiction of the courts having jurisdiction in New Zealand in respect of any proceedings arising out of or in connection with this Deed Poll, and irrevocably waives any objection to the venue of any legal process in those courts on the basis that the proceeding has been brought in an inconvenient forum.
10. In this Deed Poll:
  - a. **Associated** has the meaning given to it in the SIA;
  - b. **BGH** means BGH Capital Pty Ltd ABN 59 617 386 982 of Level 26, 101 Collins Street, Melbourne VIC 3000 in its capacity as manager or adviser to each of the constituent entities of the BGH Capital Fund I and the BGH Capital Fund II;
  - c. **BGH Shares** has the meaning given to them in the voting deed poll entered into on or about the date of this Deed Poll in connection with the Amended Scheme by BGH and Oceania (as amended from time to time);
  - d. **Controlled** has the meaning given to it in the SIA;
  - e. **Oceania** means Oceania Equity Investments Pty Ltd ACN 655 692 738 of Level 26, 101 Collins Street, Melbourne VIC 3000, in its capacity as trustee of the Oceania Trust;

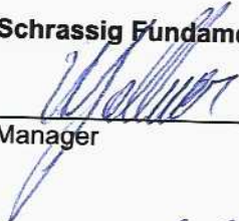
- f. **Restatement Date** has the meaning given to it in the SIA;
- g. **Sixth Street** means Sixth Street Partners, LLC;
- h. **Sixth Street Shares** means the Relevant Shares and any other Shares that fall within the scope of clause 2 of this Deed Poll; and
- i. **Shares** means shares in the Company.

**Execution**

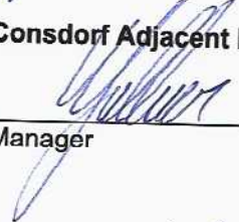
**Executed** as a deed poll.

Each Sixth Street Entity hereby acknowledges the terms of this Deed Poll and agrees to be bound by them.

**Schrassig Fundamental S.à r.l. by**

  
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Manager

**Consdorf Adjacent Holdco S.à r.l. by**

  
\_\_\_\_\_  
Manager

**Berdorf S.à r.l. by**

  
\_\_\_\_\_  
Manager

**Bertrange S.à r.l. by**

  
\_\_\_\_\_  
Manager

**Schedule 1 – Sixth Street Entities**

| <b>Entity</b>                     | <b>Number of Shares</b> |
|-----------------------------------|-------------------------|
| Schrassig Fundamental S.à r.l.    | 46,956,131              |
| Consdorf Adjacent Holdco S.à r.l. | 58,350,422              |
| Berdorf S.à r.l.                  | 42,398,766              |
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