Ruffer LLP 80 Victoria Street London SW1E 5JL Fax +44 (0)20 7963 8175 www.ruffer.co.uk

26 February 2015

The Manager Company Announcements Office **ASX** Limited 20 Bridge Street Sydney NSW 2000

By electronic lodgement

Dear Sir/Madam

Re: Notice of change of interests of substantial shareholder - Rungepincockminarco Limited (RUL)

We enclose notice of a change of interests of substantial holder in Rungepincockminarco Limited. This notice is given by Ruffer LLP.

Yours faithfully

Louise Stanway Compliance Officer

attach

Corporations Act 2001 Section 971B

# Notice of change of interests of substantial holder

Company Name/Sch	herre				VIII-II-II-II-II-II-II-II-II-II-II-II-II		······································	
) CN/ARSN		010.872.33	3 †	MANAGEMENT STREET S	V I I Pair de Varde V dramandament (maiste V drama de V drama	NEED DE LE STEEL STE	MANAGEM VETE VETE LE PROGRAMMA MANAGEM	
etalie Of aubate	intial hold	er(1)						
T <del>G</del>		Puffer LLP						***********************
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re was a change in stantial holder on	t the interest	s of the	<u>25/02/2015</u>					
previous notice wa	se alven to ti	he company on	02/02/2015					
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Previous and pre-	esent votir	ıg power						
Çlar	ss of securit	es (4)	Previous notice			Present n	otice	
			Person's votes	Voting pawe	r (5)	Person's	votes Vating pa	wer (5)
WWW.VVWIIIVV	nary Full	istaansaansaamaanaansaaniinsaaniiistoosa	Person's voles 12,992,448	Voting powe 7.3%	<u>(6)</u>	Person's 14,908,064	aimeraxeeramaaaaraalaalaalaalaanaamaaa	Wes
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Date of change	Person whose relevant interest changed	Nature of charge (5)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
02/02/2015	Ruffer LLP	Purchase of ordinary shares	AUD \$1,708.18		2,933
03/02/2015	Ruffer LLP	Purchase of ordinary shares	AUD \$37,747.04	64,580 ordinary shares	64,580
04/02/2015	Ruffer LLP	Purchase of ordinary shares	AUD \$259,976.79	432,487 ordinary shares	<b>4</b> 32,487
24/02/2015	Ruffer LLP	Purchase of ordinary shares	AUD \$507,090.15	844,278 ordinary shares	844,278
25/02/2015	Ruffer LLP	Purchase of ordinary shares	AUD \$342,012.91	571,338 ordinary shares	571,338

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 (8)	Class and number of securities	Person's votes
Ruffer LLP	Bank of New York	····	Ruffer LLP has entered	14,908,064	14,908,064
Rumer LLP		Ruffer LLP (on	4 . V	, ,	14,900,004
	Mellon SA/NV	behalf of CF Ruffer	Management Agreements	ordinary	•
		Equity & General	(IMAs) under which it	shares	ľ
		Fund)	serves as investment	1	
		[ <b>,</b>	advisor to over 6,000	İ	
		-	discretionary clients	ł	
			(collectively, the	l	}
			"Accounts"). Only one of	l	
			these Account clients is	ļ	
	1.		currently the beneficial	]	
	<u>}</u>	<u> </u>	holder of the Issuer's	ł	
		į.	securities, being a	1	
	}		collective investment		1
	}		scheme called CP Ruffer	}	
		ı	Equity & General Fund.	}	
			However, in the future it is		
		i	possible that the Issuer's	1	
			securities may be held by		
			other Account clients.		
			As investment advisor, Ruffer LLP is empowered	]	
	ţ				1
			to exercise all voting rights and make investment		
				1	
	İ		decisions regarding the		
			Issuer's securities held by the Accounts.	:	1
			the Accounts.		
		,	Under each IMA, Ruffer		1
			LLP is entitled to be paid a	J	
	i e		fee for managing the		1
	1	·	portfolio(s) for the		1
			discretionary client and the		
		ļ	discretionary client is		į.
	·		entitled to terminate the	·Í	
			IMA in certain		-
			circumstances by giving	i	†
			notice to Ruffer LLP.		
	1		ROUGE TO RUNG LEE.		
			Ruffer LLP may be	1	
	Ï		deemed to have a relevant	ł	1
			interest in the Ordinary	}	1
			Fully Paid Shares held for	{	
			such Accounts as Ruffer	}	
			LLP is empowered to	}	1
	i		exercise all voting rights	1	
			and make investment	Ì	
	1	Į.	decisions regarding the		
	1	1	Issuer's securities held by		-
			the relevant Account or		
			Accounts.		
				.	i
			Bank of New York Mellon	<b>*</b> }	
	1		SA/NV is the registered	.]	1
			holder of the securities and	1	}
			the depositary for CF		
			Ruffer Equity & General		
			Fund.		
			Accompanying this form i	s	
	1		an extract of the		
			investment management		
			agreement (Annexure A)	1	1
		ŀ	between Ruffer LLP and	1	1
			Capita Financial Managers	6	
		i	Limited (the authorised	1	1
			corporate director of CF	1	1
			Ruffer Equity & General	1	
		1	Fund) under which Ruffer		
			LLP is authorised to		•
			manage the portfolio of Cl	F	
	1	i		1	1
		1	Ruffer Equity & General		1

The persons who have become associates (2) of, cassed to be associates of, or have changed the nature of their association (9) with, the substantial holder in relation to violing. interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association
N/A	
A444A444A44444444444444444444444444444	

#### 6. Addresses

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

Name	Address
	80 Victoria Street, London, SW1E 5IL
AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	

# Signature

print name Louise Stanway

capacity

Compliance Officer

sign here

date

26/02/2015

#### DIRECTIONS

- If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and truetee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 6 of the
- See the definition of "associate" in section 9 of the Corporations Act 2001.
- See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- The voting shares of a company constitute one class unless divided into separate classes.
- The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- include details of:
  - any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 6718(4) applies, a copy of any (a) document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
  - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, becom'e entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be Included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.
- If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown".
- Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice. (9)

## Annexure A

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This is Annexure A of 1 page referred to in Form 604 – Notice of change of interests of substantial holder.

### Ruffer LLP

Extract of the Investment Management Agreement (Agreement) between Ruffer LLP (Investment Manager) and Capita Financial Managers Limited (CFM) (the authorised corporate director of CF Ruffer Equity & General Fund (Fund))

- Appointment: CFM appoints the Investment Manager as the discretionary investment manager of the Fund (including the Assets) and the Investment Manager accepts such appointment, on the terms and conditions set out in the Agreement. The Investment Manager categorises CFM as a professional client for the purposes of the FSA Handbook. CFM has the right to request re-categorisation as a retail client at any time. CFM has the right to give the Investment Manager instructions from time to time.
- Investment Discretion: The investment Manager will manage the Fund 2.2 with a view to achieving the investment objectives and within any restrictions set out in the Instrument, the Prospectus, the Regulations and the FSA Rules and will act in good faith and with the skill and care be expected professional reasonably to of **23** manager. Subject to such restrictions, the Investment Manager, normally acting as agent, will have complete discretion for the account of the Fund (and without prior reference to CFM) to buy, sell, retain, exchange or otherwise deal in investments and other assets, subscribe to issues and offers for sale and accept placings, underwritings and subunderwritings of any Investments, effect transactions on any markets, negotiate and execute counterparty documentation, take all routine or day to day decisions and otherwise act as the Investment Manager considers appropriate in relation to the management of the Fund(s), subject at all times to the investment Manager's obligations under the FSA Rules and in accordance with Good Industry Practice.
- 2.4 Voting Rights: The Investment Manager may request that the Depositary exercise all voting and other powers and discretions relating to the Assets, although it is not obliged to do so.

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