Form 605

Corporations Act 2001 Section 671B

Notice of ceasing to be a substantial holder

To Company Name/Scheme Oliver's Real Food Limited (Oliver's)

ACN/ARSN 629 495 441

1. Details of substantial holder(1)

Name

EG Group Limited (Company number 09826582) and its controlled entities including those set out in Part 1 of Annexure A (EG Group and each member of the EG Group being an EG Group Member) and persons which have voting power of at least 20% in EG Group Limited set out in Part 2 of Annexure A (EG Controller Group and each member of the EG Controller Group being an EG Controller Group Member)) (together the Substantial Holders)

ACN/ARSN (if applicable)

See Annexure A as applicable

The holder ceased to be a substantial holder on

25 / 05 / 20 The previous notice was given to the company

13 / 03 / 20

13 / 03 / 20

The previous notice was dated

2. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest (2) of the substantial holder or an associate (3) 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 (4) | Consideration given in relation to change (5) | Class (6) and number of securities affected | Person's v otes affected |
|----------------|---|---|--|--|-----------------------------|
| 25/05/2020 | EG FuelCo (Australia) Limited ACN 627 348 645 (EG FuelCo) | Cessation of relevant interest – the Call Option Deeds attached as Annexure B to the Substantial Shareholder Form 603 dated 13 March 2020 have been terminated under the Option Termination Deed set out in Annexure B. | Nil | 53,875,651,500 Ordinary shares | 53,875,651,500 |
| 25/05/2020 | Other Substantial Holders | Cessation of relevant interest – other Substantial Holders no longer have a relevant interest under section 608(3) of the Corporations Act as a result of being an EG Group Member or an EG Controller Group Member | Nil | 53,875,651,500 Ordinary shares | 53,875,651,500 |

3. Changes in association

The persons who have become associates (3) of, ceased to be associates of, or have changed the nature of their association (7) with, the substantial holder in relation to voting interests in the company or scheme are as follows:

| Name and ACN/ARSN (if applicable) | Nature of association |
|-----------------------------------|-----------------------|
| NA | NA |

4. Addresses

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

| Name | Address |
|-------------------------|--|
| Each Substantial Holder | c/- Level 39, Northpoint, 100 Miller Street, North Sydney NSW 2060 |

Signature

(1)

print name Ekta Shandil capacity Company Secretary EG FuelCo

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 trustee 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 4 of the form.
- (2) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (3) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (4) Include details of:
 - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any 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, become 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.
- (6) The voting shares of a company constitute one class unless divided into separate classes.
- (7) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

Annexure "A"

This is Annexure "A" of 2 pages (including this page) referred to in the Form 605 (Notice of ceasing to be a substantial holder), signed by me and dated 25 May 2020.

Ekta Shandil

| EG Group Member | Place of Incorpora ti on/ re gistra tion and operation | Proportion of ordinary shares and voting power held(%) |
|--|--|--|
| EG Finco Limited | UK | 100 |
| Euro Garages Limited | UK | 100 |
| EG (Shared Services) Limited | UK | 100 |
| The Orchard Group Limited | UK | 100 |
| Three Oaks Investments Limited | UK | 100 |
| Three Elms Investments Limited | UK | 100 |
| Wolfson Trago Limited | UK | 100 |
| Wycliffe Moore Limited | UK | 100 |
| EG AsiaPac Ltd | UK | 100 |
| Euro Garages Jersey Limited ¹ | Jersey | 100 |
| EG Dutch Finco B.V. ² | Netherlan ds | 100 |
| EG Holdings B.V. ² | Netherlan ds | 100 |
| EG Europe B.V. ² | Netherlan ds | 100 |
| EG Retail B.V. ² | Netherlan ds | 100 |
| EG Benelux B.V. ² | Netherlan ds | 100 |
| EG Retail (Netherlands) B.V. ² | Netherlan ds | 100 |
| EG Services (Netherlands) B.V. ² | Netherlan ds | 100 |
| NRGValue Branding Nederlands B.V. ² | Netherlan ds | 100 |
| NRGValue Retail Nederland B.V. ² | Netherlan ds | 100 |
| NRGValue Tankstat ions Nederland B.V. ² | Netherlan ds | 100 |
| EG Fuels (Kampen Terminal) 3 | Netherlan ds | 100 |
| EG Fuels (Logistics) B.V. 3 | Netherlan ds | 100 |
| Stichting Rocks Loyalty Nederland B.V. ² | Netherlan ds | 100 |
| EG (France) B.V. ² | Netherlan ds | 100 |
| AJJ Hermes B.V. ² | Netherlan ds | 100 |
| EG (Germany) B.V. ² | Netherlan ds | 100 |
| EG Retail (Belgium) B.V.B.A. ⁴ | Belgium | 100 |
| Station Services B.V.B.A. 4 | Belgium | 100 |
| EG Retail (Station Support) B.V.B.A. ⁴ | Belgium | 100 |
| Stars Loyalty Belgium C.V.B.A. 4 | Belgium | 100 |
| EG Services (Belgium) B.V.B.A. ⁴ | Belgium | 100 |
| EG Services (Belgium Property) B.V.B.A. ⁴ | Belgium | 100 |
| Raga NV ⁴ | Belgium | 100 |
| EG Retail (Luxembourg) S.à.r.l. ⁵ | Luxembour g | 100 |
| EG Services (Luxembourg) S.à.r.l. ⁵ | Luxembour g | 100 |
| EG (Luxembourg) Holdings S.à.r.l. ⁵ | Luxembour g | 100 |
| EG Business GmbH ⁶ | Germany | 100 |
| EG Deutschland GmbH ⁸ | Germany | 100 |
| Echo Tankstellen GmbH ⁸ | Germany | 100 |
| Retail Operating Company GmbH ⁸ | Germany | 100 |
| EG Retail (Food Services France) SAS ⁷ | France | 100 |
| EG Holdings (France) SAS ⁷ | France | 100 |
| EG Retail (France) SAS ⁷ | France | 100 |
| EG Services (France) SNC ⁷ | France | 100 |
| EG Italia S.p.A ¹⁰ | Italy | 100 |
| EG (Italy) B.V. ² | Netherlan ds | 100 |
| EG America, LLC ⁹ | U.S.A. | 100 |

| EG Retail (America), LLC ⁹ | U.S.A. | 100 |
|--|-----------|-----|
| EG Shared Services (America), LLC ⁹ | U.S.A. | 100 |
| TH Midw est, Inc ⁹ | U.S.A. | 100 |
| Junior Food Store s of West Florida Inc. 9 | U.S.A. | 100 |
| Kw ik Shop, Inc. ⁹ | U.S.A. | 100 |
| Mini Mart, Inc. ⁹ | U.S.A. | 100 |
| Quik Stop Markets, Inc ⁹ | U.S.A. | 100 |
| TH Minit Markets LLC ⁹ | U.S.A. | 100 |
| EG Group Australia Pty Ltd ¹¹ | Australia | 100 |
| EG (Retail) Australia Pty Ltd 11 | Australia | 100 |
| EG FuelCo (Australia) Limited | Australia | 100 |

Part 2 Control Group Members

For personal use only Mohsin Issa c/ Euro House, The Beehive Trading Park, Haslingden Road, Blackburn, Lancashire, BB1 2EE. Zuber Vali Issa c/ Euro House, The Beehive Trading Park, Haslingden Road, Blackburn, Lancashire, BB1 2EE. Optima Group S.à.r.l., a company incorporated in Luxembourg with company number B1999937.

TDR Capital III Fund is managed by TDR Capital LLP, a limited liability partnership incorporated in **England**

Annexure "B"

This is Annexure "B" of 11 pages (including this page) referred to in the Form 605 (Notice of ceasing to be a substantial holder), signed by me and dated 25 May 2020.

FI 12 Observable

Ekta Shandil

OPTION TERMINATION DEED

DATED 25 MAY 2020

EG FUELCO (AUSTRALIA) LIMITED

and

NICHE GROUP PTY LTD

and

JASON GUNN

and

HAURAKI TRUSTEE CO LTD

and

TWENTY SECOND SEPELDA PTY LTD

ALLEN & OVERY

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THIS DEED is made on 25 March 2020

BETWEEN:

- (1) EG FUELCO (AUSTRALIA) LIMITED ACN 627 348 645 of Level 39, Northpoint, 100 Miller Street, North Sydney, NSW 2060 (EG);
- (2) NICHE GROUP PTY LTD (ACN 097 172 337) as trustee for THE FUTURE TRUST of c/-Martin & Martin 5 Theatre Place Canterbury Victoria 3127 (Niche);
- (3) JASON GUNN of c/- 114 Flagstaff Terrace, WAIPU 0582 Northland, New Zealand (Gunn);
- (4) HAURAKI TRUSTEE CO LTD (SRN 181 744 190) as trustee for HAURAKI TRUST of c/-Rainey Collins Wright, Level 1, Princes Street, Auckland Central, New Zealand 1140 (Hauraki); and
- (5) TWENTY SECOND SEPELDA PTY LTD (007 035 734) as trustee for THE METTER FAMILY TRUST of c/- Suite 1104, 505 St Kilda Road, Melbourne VICTORIA 3004 (Metter).

BACKGROUND:

- (A) EG and the Grantors are parties to the Call Option Deeds.
- (B) On 25 May 2020, EG and Oliver's propose to enter into the Scheme Termination Deed.
- (C) The parties have agreed to terminate each of their respective Call Option Deeds on the terms and conditions of this deed.

THIS DEED witnesses as follows:

1. INTERPRETATION

Defined terms used in the Call Option Deed with the parties have the same meaning in this deed and clauses 1.1, 1.3 and 1.4 of the Call Option Deed apply to this deed as if set out in full (with the necessary changes being made) and in addition:

Call Option Deeds means each of the call option deeds dated 11 March 2020 between EG and each the following parties respectively:

- (a) Niche relating to 5,000,000 Shares;
- (b) Gunn relating to 488,151 Shares;
- (c) Hauraki relating to 43,387,500 Shares; and
- (d) Metter relating to 5,000,000 Shares;

Grantor means each of Niche, Gunn, Hauraki and Metter respectively; and

Option Shares means, in respect of:

- (a) Niche: 5,000,000 Shares;
- (b) Gunn: 488,151 Shares;

- (c) Hauraki: 43,387,500 Shares; and
- (d) Metter: 5,000,000 Shares.

Scheme Termination Deed means the termination deed to be entered into between Oliver's and EG on 25 May 2020.

2. TERMINATION

On and from the later of the date of this deed and the date of the Scheme Termination Deed (the **Termination Date**) and notwithstanding anything to the contrary in the Call Option Deeds:

- (a) the End Date under each Call Option Deed is amended to be the Termination Date;
- (b) each Call Option Deed is terminated with immediate effect;
- (c) none of the terms and conditions of the Call Option Deeds have any force or effect and none of the parties have any further rights or obligations under the Call Option Deeds; and
- (d) each party unconditionally and irrevocably:
 - releases and discharges the other party from all of its obligations and liabilities under or in connection with the Call Option Deeds (whether arising before, on or, but for the termination in accordance with this clause 2, after the Termination Date);
 and
 - (ii) waives any rights that it has, or but for the execution of this deed may have had, to bring any claim against the other party under or in connection with the Call Option Deeds whether arising before, on or, but for the termination in accordance with this clause 2, after the Termination Date).

3. WARRANTIES

Each party warrants to the other party that each of the following statements are true and accurate:

- (a) it is a corporation validly existing under the laws of the place of its incorporation;
- (b) it has the power to execute and deliver, and to perform its obligations under, this deed, and has taken all necessary corporate action to authorise such execution and delivery and the performance of such obligations;
- (c) its obligations under this deed are legal, valid and binding and enforceable subject to and in accordance with their terms;
- (d) the execution and delivery by it of this deed do not and will not conflict with or constitute a default under any provision of:
 - (i) its constitution; or
 - (ii) any law, order, judgment, award, injunction, decree, rule or regulation by which it is bound;
- (e) all authorisations from, and notices or filings with, any Government Agency that are necessary to enable it to execute and deliver and to perform its obligations under, this deed

Email:

mike.mcmenamin@eg-australia.com; ekta.shandil@eg-

australia.com

For the attention of:

Mike McMenamin (Managing Director) and Ekta Shandil

(General Counsel);

(b) to Niche at:

Address: C/- Martin & Martin Accountants, 5 Theatre Place Canterbury Victoria

3127

Email:

nick.dower@oliversrelafoods.com.au

For the attention of:

Mr. Nick Dower;

(c) to Gunn at:

Address: C/- 114 Flagstaff Terrace, WAIPU 0582 Northland, New Zealand

Email:

jason@oliversrealfood.com.au

For the attention of:

Mr. Jason Gunn

(d) to Hauraki at:

Address: C/- Rainey Collins Wright, Level 1, Princes Court, 2 Princes

Street, Auckland Central, New Zealand

AND: PO Box 4283, Shortland Street, Auckland 1140

W Email: jason@oliversrealfoods.com.au; wwright@rainey.co.nz

For the attention of: Mr. Warwick Francis Wright

(e) to Metter at:

Address:

C/-, Suite 1104, 505 St Kilda Road, Melbourne VICTORIA 3004

Email:

steve.metter@oliversrealfood.com.au

For the attention of:

Mr. Steve Metter

or at any such other address or email address notified for this purpose to the other parties under this clause. Any notice or other communication sent by post must be sent by prepaid ordinary post (if the country of destination is the same as the country of origin) or by airmail (if the country of destination is not the same as the country of origin).

6.2 When notice given

Any notice or other communication is deemed to have been given:

- (a) if delivered, on the date of delivery;
- (b) if sent by post, on the third day after it was put into the post (for post within the same country) or on the fifth day after it was put into the post (for post sent from one country to another); or
- if sent by e-mail, upon the generation of a receipt notice by the recipient's server or, if such notice is not so generated, upon delivery to the recipient's server,

but if the notice or other communication would otherwise be taken to be received after 5.00 pm or on a Saturday, Sunday or public holiday in the place of receipt then the notice or communication is taken to be received at 9.00 am on the next day that is not a Saturday, Sunday or public holiday in the place of receipt.

6.3 Proof of service

In proving service of a notice or other communication, it shall be sufficient to prove that delivery was made or that the envelope containing the communication was properly addressed and posted either by prepaid post or by prepaid airmail or that the e-mail was properly addressed and transmitted by the sender's server into the network and there was no apparent error in the operation of the sender's e-mail system, as the case may be.

6.4 Documents relating to legal proceedings

This clause 6 does not apply in relation to the service of any claim, form, notice, order, judgment or other document relating to or in connection with any proceedings, suit or action arising out of or in connection with this deed.

7. GOVERNING LAW AND JURISDICTION

7.1 Governing law

This deed and any non-contractual obligations arising out of or in connection with it are governed by the law applying in Victoria, Australia.

7.2 Jurisdiction

The courts having jurisdiction in Victoria, Australia have non-exclusive jurisdiction to settle any dispute arising out of or in connection with this deed (including a dispute relating to any non-contractual obligations arising out of or in connection with this deed) and each party irrevocably submits to the non-exclusive jurisdiction of the courts having jurisdiction in Victoria, Australia.

THIS DEED has been executed and delivered on the date stated at the beginning of this deed.



EXECUTION PAGE

| EXECUTED AS A DEED by EG FUELCO (AUSTRALIA) LIMITED in accordance with section 127 of the <i>Corporations Act 2001</i> (Cth): |))) |
|---|--|
| MCM | Estandi |
| Signature of director | Signature of director/company secretary |
| MICHAEL STANLEY MCMENAMI | IN EKTA SHANDIL |
| Name of director | Name of director/company secretary |
| or in part), represents that they hold the position or are t any other director or secretary (as applicable) to produc | able) consents to the electronic execution of this deed (in whole the person named with respect to their execution and authorise ace a copy of this deed bearing his or her signature for the under section 127 of the Corporations Act. The copy of the eated as his or her original signature. |
| EXECUTED AS A DEED by NICHE GROUP PTY LTD (ACN 097 172 337) in accordance with section 127 of the Corporations Act 2001 (Cth): |))) |
| Signature of sole director | |
| Nicholas Dower | |
| SIGNED SEALED AND DELIVERED by JASON GUNN in the presence of: |) |
| | Jason Gunn |
| Signature of Witness | |
| Print Name of Witness | |

EXECUTION PAGE

| Signature of director/company secretary |
|--|
| Name of director/company secretary |
| ele) consents to the electronic execution of this deed (in whole ne person named with respect to their execution and authorises a copy of this deed bearing his or her signature for the nder section 127 of the Corporations Act. The copy of the ted as his or her original signature. |
|) 1, 11 00 00 (|
| inthess and a |
| |
| 1/ |
| Jason Gunn |
| |
| 7 |

| Signature of sole director | Witness: |
|---|------------------------|
| Warwick Francis Wright | Law Clerk |
| | Auckland. |
| | |
| EXECUTED AS A DEED by TW SEPELDA PTY LTD (ACN 007 0 with section 127 of the Corporation | 35 734) in accordance) |
| SEPELDA PTY LTD (ACN 007 0 | 35 734) in accordance) |

| Signature of sole director | |
|---|--------------------------|
| Warwick Francis Wright | |
| EXECUTED AS A DEED by T SEPELDA PTY LTD (ACN 00' with section 27 of the Corporati | 7 035 734) in accordance |
| Signature of sole director | V |