Rule 3.19A.2

# **Appendix 3Y**

## **Change of Director's Interest Notice**

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

| Name of entity | AVITA Therapeutics, Inc. ("Avita US") |  |
|----------------|---------------------------------------|--|
| ARBN           | 641 288 155                           |  |

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

| Name of Director    | Michael Perry     |
|---------------------|-------------------|
| Date of last notice | 16 September 2020 |

#### Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

| Direct or indirect interest   | Direct interest                  |
|---|----------------------------------|
| Nature of indirect interest<br>(including registered holder)<br>Note: Provide details of the circumstances giving rise to the relevant<br>interest. | Not applicable                   |
| Date of change  | 16 September 2020 (Pacific Time) |

<sup>+</sup> See chapter 19 for defined terms.

| No. of securities held prior to change  | 1,266,125 CHESS Depositary Interests (" <b>CDIs</b> ") in Avita US quoted on ASX (representing beneficial ownership in 253,225 shares of common stock in Avita US).  |
|---|--|
|   | 85,848 shares of common stock in Avita US quoted on the NASDAQ Stock Market LLC.   |
|   | <ul> <li>Mr Perry also held the following convertible securities in AVITA Medical Limited ACN 058 466 523 ("Avita Australia"), being a wholly owned subsidiary of Avita US, prior to the change: <ul> <li>15,000,000 unquoted options; and</li> <li>14,252,098 unquoted restricted stock units ("RSUs").</li> </ul> </li> </ul>  |
|   | The convertible securities held in Avita<br>Australia entitle Mr Perry, upon vesting of<br>their conversion rights, to be issued shares<br>of common stock in Avita US (which may be<br>represented by CDIs) rather than ordinary<br>shares in Avita Australia on a consolidation<br>ratio of 100:1 as set out in Avita US's pre-<br>quotation disclosure released to the market<br>on 24 June 2020. |
| Class   | As above   |
| Number acquired   | Nil  |
| Number disposed   | 9,000 shares of common stock in Avita US disposed of on 16 September 2020 (Pacific Time).  |
| Value/Consideration<br>Note: If consideration is non-cash, provide details and estimated<br>valuation | US\$27.41 per share of common stock<br>(being the average price per share of<br>common stock sold).  |

| No. of securities held after change   | 1,266,125 CDIs in Avita US quoted on ASX<br>(representing beneficial ownership in<br>253,225 shares of common stock in Avita<br>US).   |
|---|--|
|   | 76,848 shares of common stock in Avita US quoted on the NASDAQ Stock Market LLC.   |
|   | 15,000,000 unquoted options in Avita<br>Australia (consolidation equivalent =<br>150,000 unquoted options in Avita US).  |
|   | 14,252,098 unquoted RSUs in Avita<br>Australia (consolidation equivalent =<br>142,521 unquoted RSUs in Avita US).  |
|   | The convertible securities held in Avita<br>Australia entitle Mr Perry, upon vesting of<br>their conversion rights, to be issued shares<br>of common stock in Avita US (which may be<br>represented by CDIs) rather than ordinary<br>shares in Avita Australia on a consolidation<br>ratio of 100:1 as set out in Avita US's pre-<br>quotation disclosure released to the market<br>on 24 June 2020. |
| <b>Nature of change</b><br>Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back | On market sale   |

### Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

| Detail of contract  | Not applicable |
|---|----------------|
| Nature of interest  | Not applicable |
| Name of registered holder<br>(if issued securities)   | Not applicable |
| Date of change  | Not applicable |
| No. and class of securities to which interest<br>related prior to change<br>Note: Details are only required for a contract in relation to which the<br>interest has changed | Not applicable |

<sup>+</sup> See chapter 19 for defined terms.

| Interest acquired  | Not applicable |
|--|----------------|
| Interest disposed  | Not applicable |
| Value/Consideration<br>Note: If consideration is non-cash, provide details and an estimated<br>valuation | Not applicable |
| Interest after change  | Not applicable |

## Part 3 – +Closed period

| Were the interests in the securities or contracts detailed above traded during a              | No             |
|---|----------------|
| <sup>+</sup> closed period where prior written clearance was required?                        |                |
| If so, was prior written clearance provided to allow the trade to proceed during this period? | Not applicable |
| If prior written clearance was provided, on what date was this provided?                      | Not applicable |

<sup>+</sup> See chapter 19 for defined terms.