

18 April 2024

For announcement to the ASX

Amcor (NYSE: AMCR; ASX: AMC) filed the attached Interim Written Affirmation with the New York Stock Exchange (NYSE) on Wednesday 17 April 2024. A copy of the filing is attached.

Damien Clayton Company Secretary

ENDS

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About Amcor

Amcor is a global leader in developing and producing responsible packaging solutions for food, beverage, pharmaceutical, medical, home and personal-care, and other products. Amcor works with leading companies around the world to protect their products and the people who rely on them, differentiate brands, and improve supply chains through a range of flexible and rigid packaging, specialty cartons, closures, and services. The company is focused on making packaging that is increasingly lighter weight, recyclable and reusable, and made using an increasing amount of recycled content across a variety of materials. In fiscal year 2023, 41,000 Amcor people generated \$14.7 billion in annual sales from operations that span 218 locations in 41 countries. NYSE: AMCR: ASX: AMC

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NYSE Domestic Section 303A Written Affirmation

Issuer		Exchange			WA Year				WA Type	
Amcor plc	NYSE			2024			Interim			
Notice of Non-compliance) :									
O Yes ¹										
No										
Part I										
INSTRUCTIONS: Companies governance requirements set director currently serving on nominating/corporate governance Members	forth in Sec the Compar	ction 303A ny's board	of the NYSE Listed	d Company	Manual (t	he "Manı	ual") . P	lease pro	vide the information for each	
Director Name	Board Class	Term End	Board Independent ²	10A-3 Ind. ⁶	CC Ind. ⁷	AC ³	CC ⁴	NC ⁵	Financial Literacy	
Graeme Liebelt	None	2024	Yes	_	_				_	
Karen Guerra	None	2024	Yes	_	_			✓	_	
Nicholas (Tom) Long	None	2024	Yes	_	Yes		✓	✓	_	
Arun Nayar	None	2024	Yes	Yes	_	✓			SEC Audit Committee Financial Expert	
David T. Szczupak	None	2024	Yes	Yes	_	✓			Financially Literate	
Andrea Bertone	None	2024	Yes	_	Yes		✓	✓	_	
Susan K. Carter	None	2024	Yes	Yes	_	✓			Financially Literate	
Achal Agarwal	None	2024	Yes	_	Yes		✓		_	
Lucrèce Foufopoulos - De Ridder	None	2024	Yes	_	_				_	
Please provide the follow independent director idea U.S. Securities and Exchain	ntified in th	e chart ab	ove. Alternatively,	a referenc	-					
compensatory fee paid whether the compensa the Company as specifi New Audit Committee other compensatory fee	ommittee n by the Com tion commit ied in Sectic e member o e arrangeme	nember on npany to a c ttee member on 303A.02 only: Share ent with the	ly: Brief description compensation comper is affiliated with the 2(a)(ii). Sownership in the cost Company or any o	of any sou mittee mem he Compan ompany. Bri if its subsidi	rce of con ber as spe y, a subsic ef descript aries as sp	npensation scriped in States of the tion of an ecified in	on, inclu Section ne Comp ny direct n Rule 10	iding cor 303A.02 pany or a cor indire 0A-3(b)(nsulting, advisory, or other 2(a)(ii). Indication of n affiliate of a subsidiary of ect consulting, advisory, or	

Part II

INSTRUCTIONS: Please check only one box that best describes the Company:
Lists common equity securities on the NYSE and does not fit any of the other categories listed below
Qualifies as a controlled company and relies on the exemption
O Is a limited partnership
O Is in bankruptcy
Is a business development company
O is a smaller reporting company and relies on the compensation committee exemption
O Is a smaller reporting company that is a business development company and relies on the compensation committee exemption
Part III
INSTRUCTIONS: Please check the box next to the appropriate event(s) applicable to the Company and include a detailed description of each event checked below:
The Company hereby notifies the Exchange that, as of the date provided below, the following event has occurred:
2024-04-15
A director who was deemed independent is no longer independent.
A director who was not deemed independent is now deemed independent.
A director has been added to the Company's board.
A director has left the Company's board.
<u>Explanation</u>
Ronald Delia has retired as of April 15, 2024.
The composition of the Company's nominating/corporate governance committee (or of any other committee to which the prescribed duties of the nominating/corporate governance committee have been reallocated) has changed.
The composition of the Company's compensation committee (or any other committee to which the prescribed duties of the compensation committee have been reallocated) has changed.
A member of the compensation committee is relying on the cure period for compensation committee independence non-compliance provided for in Section 303A.00.
The composition of the Company's audit committee has changed.
The Company or a member of its audit committee is no longer eligible to rely on or is choosing to no longer rely on a previously applicable Rule 10A-3 exemption.
The Company is no longer a controlled company for purposes of Section 303A.
The Company has become a controlled company for purposes of Section 303A.
The Company is no longer qualifies as a foreign private issuer and has become a domestic company for purposes of Section 303A.
The Company determined on the "Determination Date" that it no longer qualifies as a smaller reporting company under Section 303A to be effective on the "Effective Date." Please provide the "Determination Date" and "Effective Date" below.
The Company has become a smaller reporting company for purposes of Section 303A and relies on the smaller reporting company compensation committee exemption.

Part IV

The Company no longer qualifies as a smaller reporting company and is subject to all of the applicable requirements of 303.02(a)(ii) and

303A.05(c)(iv)¹⁰. If the Company is utilizing the transition afforded under 303A.05(c)(iv), please explain.

Non-Compliance If the Company

If the Company is non-compliant as a result of one of the affirmations in Part III or is non-compliant with Section 303A of the Manual for any other reason, please check this box and include the reason below.

- 1. If this document is serving as a non-compliance notification to the Exchange it must be executed by the Company's CEO.
- 2. NYSE Section 303A.02 Independent
- 3. Serves on the Audit Committee
- 4. Serves on the Compensation Committee
- 5. Serves on the Nominating/Corporate Governance Committee
- 6. Independent for purposes of Rule 10A-3 of the Securities Exchange Act of 1934 ("Rule 10A-3")
- 7. Section 303A.02(a)(ii) Independent
- 8. The Smaller Reporting Company Determination Date is defined for purposes of Section 303A.00 to be the date at the end of the Company's most recently completed second fiscal quarter when it tested its status as a smaller reporting company under Securities Exchange Act Rule 12b-2.
- 9. Such company is required to comply with applicable standards of Section 303A commencing six months from the date it ceases to be a smaller reporting company.

Authorized Company Officer Signature

am an authorized officer at the Company and have the legal authority to provide the information and make the affirmations cont	ained
nerein. I hereby certify that all information contained herein is true and correct to the best of my knowledge as of the date hereof.	

Damien Clayton	Corporate Secretary	2024-04-17 - 4:08 PM	_
By (name)	Title	Submitted Date	