Hello ASX Announcements Team

It has come to our attention that the attached announcement was not released to the market on the ASX Website. The announcement was sent to you on the 18 December 2019 at 3.43pm NZ time per below, and a successful delivery report was received from you at 15.47pm the same time. (see attached)

Please release this announcement to the market with a comment stating that it was not Harbour Asset Management $\hat{\epsilon}^m$ s error for the delay in the release of the notice.

Please also, investigate why this announcement was not released and let us know the cause of this error.

Regards Liz Down

Compliance

D | M | F +64 9 302 5505 Level 39, ANZ Centre, 23-29 Albert Street, Auckland, PO Box 5333

[Jarden] < http://www.jarden.co.nz>

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From: Kate Livingston

Sent: Wednesday, 18 December 2019 3:43 PM

To: 0800449707@eFax.spark.co.nz Cc: Scott.cody@globaltrafficnet.com

Subject: SSH Notice - ceasing to Hold - GTN Limited

Attached is a Ceasing to Hold Notice from Harbour Asset Management Limited for announcement on ASX.

Regards

Kate Livingston

The sender of this message, Jarden, can be contacted at Level 14, 171 Featherston Street, Wellington, New Zealand or via our website at www.jarden.co.nz.

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When providing advice that is general or $\hat{a} \in \mathbb{R}$ class $\hat{a} \in \mathbb{R}$ in nature, it is not specific or personalised to you. It does not take into account your financial situation or goals and, accordingly, does not constitute personalised financial advice under the Act. When providing

Fax for at on +64800449707 21-Feb-2020 15:09 p.m. Page 2 of 4 information provided by you about your particular financial circumstances, needs and risk profile ("Financial Šituationâ€). In your best interests, it is important that you inform your adviser promptly of any changes to your Financial Situation. If the information provided is inaccurate, incomplete or out of date then we (and your adviser) must warn you that any advice provided, or discretion exercised, by your Jarden adviser may be based on that information, and your adviser will be limited in his or her ability to make recommendations, or exercise discretions in a manner, that are specific and suitable to you. If in doubt, contact your adviser.

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15 July 2001

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Form	605
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Corporations Act 2001 Section 671B

		Notice	or ceas	ing to be a s	substantial r	10lder	
To Company Name/SchameGTN_Limited							
ACN/ARSN		606 841 801		·*·*	****		
1. Details of	substantial h	older (1)					
Name		Harbour Asset	l Managemant	Limited			
ACN/ARSN (i	f applicable)	N/A		na na na na nakaba ambaba abawa aba	·		
The previous		ubstantial holder on en to the company o ted	17/12 on 28/11 28/11	/ 19			
2. Changes i	n relevant int	eresta					
Particulars of company or s	each change i cheme, since t	n, or change in the r he substantial holde	ature of, a rek r was last requ	evant interest (2) of the pired to give a substan	e substantial holder or itial holding notice to t	an sesociate (3) in vo he company or scheme	ting securities of the
	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 voted affected	
	17/12/19	Harbour Asset Management Limited	Disposal of ordinary fully pald shares since previous notice	3,766,854.16	5,608,811	5,608,611	
	L		}		<u> </u>	<u></u>	
 The persons v	tion to voting in		any or acheme	e associates of, or hav are as foliows: ature of association	re changed the nature	of their association (7)	with, the substant
	N/A				·	<u></u>	-
4. Addresses		amed in this form an	e as follows:			······································	
 -	Nome			Address			
	Herbour Ass	et Management Lim	ited Le	evel 16, 171 Featherston Street, Weilington, New Zealand			:
	L.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					րերարուսա, -,,	<u></u>
Signature	. 	uu					
	print name	Kate Livingston			Compliance Manager		
	sign here	, face.	/ S.C.	date 1	a/13/19		·
		£	,	***************************************	******************************		······································

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DIRECTIONS

- (1) 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 equily 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 5718(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.

- (5) 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 eyen 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.