CLIFFORD

СНАМСЕ

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By e-lodgement

15 November 2024

The Manager Market Announcements Office ASX Limited

Dear Sir/Madam

Notice of change in interests of substantial holder

We act for Beam Dental Bidco Pty Limited (Beam Bidco) and its Associates.

Attached is a Form 604 (*Notice of change in interests of substantial holder*) in relation to shares in Pacific Smiles Group Limited ("**Pacific Smiles**") which is being lodged on behalf of Beam Bidco ("**Form 604**").

We also refer to:

- 1. the replacement bidder's statement dated 1 October 2024 relating to Beam Bidco's offmarket takeover bid for all of the ordinary shares (**Offer**) in Pacific Smiles ("**Bidder's Statement**"); and
- 2. the supplementary bidder's statement dated 11 November 2024 ("**First Supplementary Bidder's Statement'**), which provided supplementary information to the Bidder's Statement and included a notice of variation varying the Offer.

Capitalised terms that are not defined in this letter have the meaning given to them in the Form 604.

Total Voting Power

As at 7.00pm on 14 November 2024, Beam Bidco had Voting Power in Pacific Smiles of 25.60%, representing 40,853,885 Pacific Smiles Shares. This Voting Power is derived from acceptances under the Offer (which is now unconditional), on-market purchases following the Offer being declared unconditional and Pacific Smiles Shares held by Associates of Beam Bidco.

Acceptances under the Offer

As at 7.00pm on 14 November 2024, Beam Bidco had received acceptances under its Offer for 8,741,978 Pacific Smiles Shares, representing of 5.48% of Pacific Smiles Shares on issue.

On-market purchases

As at 7.00pm on 14 November 2024, since the Offer was declared unconditional on 11 November 2024 Beam Bidco had purchased on-market 361,907 Pacific Smiles Shares, representing 0.23% of Pacific Smiles Shares on issue.

Change in nature of relevant interests of GFT2 and Genesis Capital Fund

The attached Form 604 discloses that on 11 November 2024, GFT2 acquired legal and beneficial title to 23,689,909 Pacific Smiles Shares (representing 14.85% of Pacific Smiles Shares) and Gensis Capital Fund acquired legal and beneficial title to 8,060,091 Pacific Smiles Shares (representing 5.05% of Pacific Smiles Shares) pursuant to completion of the transaction described more fully below. In this letter the Pacific Smiles Shares transferred to GFT2 and Genesis Capital Fund are the "**Pre-Bid Stake**".

The notice also discloses consequential changes in the nature of relevant interests in Pacific Smiles Shares held by other Substantial Holders as a result of completion of the transfer of the Pre-Bid Stake and entry into the Shareholders' Deed, in each case as contemplated in the Bidder's Statement and First Supplementary Bidder's Statement.

These changes in nature of relevant interests do not change the Voting Power of Beam Bidco and its Associates that was disclosed in the Form 603 (*Notice of Initial Substantial Holder*) that was lodged by Beam Bidco and its Associates on 29 July 2024 ("**29 July Form 603**") or the Form 604 (*Notice of Change in Substantial Holder*) that was lodged by Beam Bidco and its Associates on 18 September 2024 ("**18 September Form 604**"), both of which disclosed that Beam Bidco and its Associates had Voting Power in Pacific Smiles of 19.9%.

This is because prior to the transfer of the Pre-Bid Stake to GFT2 and Genesis Fund I, both GFT2 and Genesis Capital Fund had relevant interests in the Pre-Bid Stake as a result of the put options (described more fully below). The association in relation to Pacific Smiles between Beam Bidco, GFT2, Genesis Capital Fund and others is also described and disclosed in the 29 July Form 603 and 18 September Form 604.

Transfer of Pre-Bid Stake

On 11 November 2024 and as foreshadowed in the Bidder's Statement and the First Supplementary Bidder's Statement, Beam Investments exercised put options that had been

granted to it by GFT2 and Genesis Capital Fund which resulted in Beam Investments transferring the Pre-Bid Stake, for which it was the registered holder, to GFT2 and Genesis Capital Fund in accordance with the terms of the put options. The terms of the put options are set out in Annexure C and Annexure F of to the Form 603 (*Notice of initial substantial holder*) that Beam Investments and its Associates lodged on 7 May 2024.

As a result of these transfers:

- 1. GFT2 is the registered holder (or is entitled to be the registered holder) of 23,689,909 Pacific Smiles Shares (representing 14.85% of Pacific Smiles Shares); and
- 2. Genesis Capital Fund is the registered holder (or is entitled to be the registered holder) of 8,060,091 Pacific Smiles Shares (representing 5.05% of Pacific Smiles Shares).

Yours sincerely

Della

David Clee Partner **Clifford Chance**

JBackhouse

Nicole Backhouse Counsel **Clifford Chance**

Form 604 Corporations Act 2001 Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme	Pacific Smiles Group Limited (Pacific Smiles)				
ACN/ARSN	ABN 42 103	3 087 494			
1. Details of substantial holder (1)					
Name	Beam Denta	al Bidco Pty Ltd (ACN 676 303 254) (Beam Bidco) and each person listed in Annexure A			
ACN/ARSN (if applicable)	As above				
There was a change in the interests of th	e				
substantial holder on		14 November 2024			
The previous notice was given to the company on		18 September 2024			
The previous notice was dated	18 September 2024				

2. Previous and present voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in when last required, and when now required, to give a substantial holding notice to the company or scheme, are as follows:

	Previous notice		Present notice	
Class of securities (4)	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully paid Ordinary shares (Shares)	31,750,000	19.9%	40,853,885	25.60%

3. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest of the substantial holder or an associate 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 (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
12 November 2024	Beam Bidco, Genesis Manger, Beam Holdco Beam Midco, Beam Subco, each Co- investor, Genesis Ultimate, Lucolifia Family Trust, Plum Willow Family Trust	Acquisition of relevant interests as a result of on- market acquisitions	\$1.95 per Share	361,907	361,907
1 October 2024	As above	Acquisition of relevant interests as a result of acceptances of off-market takeover offer made by Beam Bidco dated 1 October 2024 which was included in its bidder's statement dated 1 October 2024 (the Offer).	Offer consideration payable per Share under the terms of the Offer	23,069 Shares	23,069
2 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	30,478 Shares	30,478
3 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	7,871 Shares	7,871
7 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	8,534 Shares	8,534
3 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	6,650 Shares	6,650
9 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	6,350 Shares	6,350
1 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	206 Shares	206
14 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	6,993 Shares	6,993
5 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	400 Shares	400
17 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	5,500 Shares	5,500

18 October	Acabova	Acquisition of relevant	Offer consideration	12 Shares	12
2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	payable per Share under the terms of the Offer	12 Shares	12
21 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	3,500 Shares	3,500
22 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	6,608 Shares	6,608
25 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	301 Shares	301
29 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	20,662 Shares	20,662
31 October 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	5,000 Shares	5,000
12 November 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	30,038 Shares	30,038
13 November 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	157,122 Shares	157,122
14 November 2024	As above	Acquisition of relevant interests as a result of acceptances of the Offer.	Offer consideration payable per Share under the terms of the Offer	8,422,684 Shares	8,422,684
11 November 2024	GFT2, Genesis Manager, Genesis Ultimate, Lucolifia Family Trust, Plum Willow Family Trust	On 11 November 2024, GFT2 acquired 23,689,909 Shares as a result of the exercise of a put option by Beam Investments Co Pty Limited (Beam Investments) pursuant to the terms of a put option deed dated 15 December 2023. Following exercise of the put option and transfer of the relevant Shares by Beam Investments, GFT2 became entitled to be the registered holder of those Shares (GFT2 Transfer). Before the GFT2 Transfer, GFT2 already had a relevant interest in the transferred Shares, as disclosed in the Form 604 lodged on 18 September 2024. Accordingly, this disclosure has been made to reflect the change in nature of that relevant interest.		23,689,909 Shares	23,689,909

11 November	Genesis Capital	On 11 November 2024,	\$1.42 per Share	8,060,091 Shares	8,060,091
2024	Fund, Genesis	Genesis Capital Fund			
	Manager,	acquired 8,060,09 Shares			
	Genesis	as a result of the exercise of			
	Ultimate,	a put option by Beam			
	Lucolifia Family	Investments pursuant to the			
	Trust, Plum	terms of a put option deed			
	Willow Family Trust	dated 7 December 2023.			
	Tust	Following exercise of the put			
		option and transfer of the			
		relevant Shares by Beam			
		Investments, Genesis Capital			
		Fund became entitled to be			
		the registered holder of those			
		Shares (GC Transfer).			
		Before the GC Transfer was			
		effected, Genesis Capital			
		Fund already had a relevant			
		interest in the transferred			
		Shares, as disclosed in the			
		Form 604 lodged on 18			
		September 2024.			
		Accordingly, this disclosure			
		has been made to reflect the			
		change in nature of the			
		relevant interest.			
		relevant interest.			

4. Present relevant interests

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 (6)	Class and number of securities	Person's votes
Beam Bidco	of Pacific	Beam Bidco, subject to the terms of the Offer	Relevant interest under section 608 (8) of the Corporations Act as a result of acceptances of the Offers. The Shares that are the subject of these acceptances have not yet been transferred into the name of Beam Bidco.	8,741,978 Shares	8,741,978
Beam Bidco	Beam Bidco	Beam Bidco	Relevant interest under section 608(1) which arises from it being the registered holder (or being entitled to become the registered holder) of the Shares.		361,907
GFT 2 Trust	GFT 2 Trust	GFT 2 Trust	Relevant interest under section 608(1) of the Corporations Act as GFT2 is the registered holder of the relevant Shares.	23,689,909 Shares	23,689,909
Genesis Capital Fund	Genesis Capital Fund	Genesis Capital Fund		8,060,091 Shares	8,060,091

Genesis	Beam Bidco	Beam Bidco	Relevant interest under section 608(1)(b) and 608(1)(c) of the Corporations Act as Genesis Manager in its capacity as Investor Shareholder Representative for Beam Holdco pursuant to the terms of the Shareholders' Ded dated 10 November 2024 between Beam Holdco and the Co-investors (in the form and substance as appended to the Bidder's Statement lodge with ASX on 1 October 2025) has power to exercise control over the Shares.	9,103,885 Shares	9,103,885
Manager	GFT 2 Trust	GFT 2 Trust	Relevant interest under section 608(1)(b) and 608(1)(c) of the Corporations Act as Genesis Manager in its capacity as manager for GFT2 has power to exercise control over the Shares.	23,689,909 Shares	23,689,909
	Genesis Capital Fund	Genesis Capital Fund	608(1)(b) and 608(1)(c) of the Corporations Act as Genesis Manager in its capacity as manager for Genesis Capital Fund has power to exercise control over the Shares.	8,060,091 Shares	8,060,091
Beam Holdco, Beam Midco and Beam Subco	Beam Bidco	Beam Bidco		9,103,885 Shares	9,103,885
Each Co- investor	Beam Bidco	Beam Bidco	Relevant interest under section 608(3) of the Corporations Act by reason of having voting power above 20% in Beam Holdco.	9,103,885 Shares	9,103,885
	Beam Bidco	Beam Bidco		9,103,885 Shares	9,103,885
Genesis Ultimate	GFT 2 Trust	GFT 2 Trust		23,689,909 Shares	23,689,909
	Genesis Capital Fund	Genesis Capital Fund	608(3) of the Corporations Act by reason of having control of Genesis Manager.	8,060,091 Shares	8,060,091
	Beam Bidco	Beam Bidco	608(3) of the Corporations Act by reason of having voting power above 20% in GC Ultimate and GC Manager.	9,103,885 Shares	9,103,885
Lucolifia Family Trust	GFT 2 Trust	GFT 2 Trust	Relevant interest under section 608(3) of the Corporations Act by reason of having control of Genesis Manager.	23,689,909 Shares	23,689,909
	Genesis Capital Fund	Genesis Capital Fund		8,060,091 Shares	8,060,091
Plum Willow	Beam Bidco	Beam Bidco	Relevant interest under section 608(3) of the Corporations Act by reason of having voting power above 20% in Genesis Manager.		9,103,885
Family Trust	GFT 2 Trust	GFT 2 Trust	Relevant interest under section 608(3) of the Corporations Act by reason of having voting power above 20% in Genesis Manager.	23,689,909 Shares	23,689,909

	Genesis Capital Fund		8,060,091 Shares	8,060,091
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5. Changes in association

The persons who have become associates (2) of, ceased to be associates of, or have changed the nature of their association (9) 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
N/A	

6. Addresses

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

Name	Address
Beam Bidco	Level 9, 309 Kent Street, Sydney NSW 2000
Genesis Manager	Level 9, 309 Kent Street, Sydney NSW 2000
Genesis Capital Fund	Level 9, 309 Kent Street, Sydney NSW 2000
Genesis Capital Fund II	Level 9, 309 Kent Street, Sydney NSW 2000
Beam Co-investor Trust	Level 9, 309 Kent Street, Sydney NSW 2000
Beam Holdco	Level 9, 309 Kent Street, Sydney NSW 2000
GC Ultimate	GC Ultimate Level 9, 309 Kent Street, Sydney NSW 2000
GFT 2 Trust	3 Lindsay Avenue, Darling Point NSW 2027
Lucolifia Family Trust	88 Pitt Street, Redfern NSW 2016
Plum Willow Family Trust	88 Pitt Street, Redfern NSW 2016
Franklin Park	251 St. Asaphs Road, Three Bala Place, Suite 500 West, Bala Cynwyd, PA 19004
LFPE	41, Avenue de la Liberté, Luxembourg, L-1931
Asia Opportunities (Singapore)	18 Robinson Road, #17-02 18 Robinson, Singapore 048547
ADL ANZ Opportunities	18 Robinson Road, #17-02 18 Robinson, Singapore 048547
A6J	c/o Axiom Asia Private Capital, 168 Robinson Road, Capital Tower, #20-01, Singapore 068912
ACF-2	c/o Axiom Asia Private Capital, 168 Robinson Road, Capital Tower, #20-01, Singapore 068912
Axiom Asia 6-A	c/o Axiom Asia Private Capital, 168 Robinson Road, Capital Tower, #20-01, Singapore 068912
Genesis Capital Fund II	Level 9, 309 Kent Street, Sydney NSW 2000
Beam Midco	Level 9, 309 Kent Street, Sydney NSW 2000
Beam Subco	Level 9, 309 Kent Street, Sydney NSW 2000
Beam Investments Co Pty Limited	Level 9, 309 Kent Street, Sydney NSW 2000

Signature

print name

sign here Dr Michael Caristo

X

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Director capacity

15 November 2024 date

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 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 form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (6) Include details of:

(any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any adocument 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

(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 twhich 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.

- (7) 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 on 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.
- (8) 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".
- (9) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

Annexure "A" to Form 604

This is Annexure "A" of 1 page referred to in Form 604 signed by me and dated 15 November 2024.

Dr Michael Caristo, Director

Substantial Holders

Name	ACN	Short name
Beam Dental Holdings Ltd	676 301 456	Beam Holdco
Genesis Capital Ultimate GP Pty Ltd in its personal capacity	634 339 549	GC Ultimate
Genesis Capital Ultimate GP Pty Ltd as general partner of Genesis	634 339 549	Genesis Capital Fund
Capital Management Partnership I, LP (ILP 1900016), the general		
partner of Genesis Capital Fund I, LP (ILP 2100002)		
GFT 2 Co Pty Ltd as trustee for GFT 2 Trust	658 670 627	GFT 2 Trust
Genesis Capital Manager I Pty Ltd	634 339 576	Genesis Manager
Lucolifia Pty Ltd as trustee for the Lucolifia Family Trust	159 822 867	Lucolifia Family Trust
Plum Willow Pty Ltd as trustee for The Plum Willow Family Trust	605 734 316	Plum Willow Family Trust
Genesis Healthcare Holdings Pty Ltd as trustee for Beam Co-investor	634 487 684	Beam Co-investor Trust
Trust		
Franklin Park Co-Invest GP VI, LLC, as general partner and Franklin	N/A	Franklin Park
Park Associates, LLC, as managing member of Franklin Park Co-		
Investment Fund VI, L.P.		
LFPE Co-Invest II SLP;	N/A	LFPE
Asia Opportunities (Singapore) Pte. Limited	N/A	Asia Opportunities (Singapore)
ADL ANZ Opportunities I Pte. Limited	N/A	ADL ANZ Opportunities
A6J Ltd	N/A	A6J
ACF-2 Ltd	N/A	ACF-2
Axiom Asia 6-A SCSp, SICAV-RAIF	N/A	Axiom Asia 6-A
Genesis Capital Ultimate GP II Pty Ltd as general partner for Genesis	677 941 847	Genesis Capital Fund II
Capital Management Partnership II, LP, the general partner of Genesis		
Capital Fund II, LP		
Beam Dental Midco Pty Ltd	676 303 147	Beam Midco
Beam Dental Subco Pty Ltd	676 303 192	Beam Subco

Definitions

In the form 604:

Co-investor means:

- Genesis Capital Fund; (a)
- GFT 2 Trust;
- Beam Co-investor Trust; Franklin Park;
- (b) (c) (d) (e) (f) (g) (h) (i)
- LFPE;
- A6J; ACF-2;
- Axiom Asia 6-A; and Genesis Capital Fund II.