603 page 1/2 15 July 2001

shares

			Corporat	m 603 Ions Act 2001 m 671B			
			Notice of initial s	substantial	holder	N, ,	
o_ Company	Name/Scheme	The Hyd	ration Pharmaceuticals	s Company Lim	iited	10 T 1	
CN/ARSN		83 620 385 677					
Details of ame	substantial holder (1)	One Fu Saville	nds Management Ltd a Capital Emerging Com	atf panies Fund			
CN/ARSN (If	f applicable) <u>2</u>	9 975 507	213				
	came a substantial holder o		14 / 12/ 2021				
e totaři ntimi evant linteri	ber of votes attached to all ost (3) in on the date the str Class of securities (4)	the voting sh bstantial hold	ares in the company or voting inter terbecame a substantial holder are 	ests in the scheme that e as follows: Person's vote		Voting power (6)	
	ordinary		12,068,966	12,068,966	is (a)	7.50%	
	or unitary	i	· · · ·				
		Steat	ier or an associate had in the follow Nature of relevant in Beineficial owner			stanutal holder became a substantia mber of securities	
	Ltd atf Saville Cap	ital Emor	ging Companies Fund				
	of present registered ho agistered as holders of the Holder of relevant interest		ctred to in paragraph 3 above are a Registered holder of securities	as follows; Person entitie registored as		Class and number of securities	
			HSBC Custody			12,088,966	
	-		Nominoos Aust Ltd			shares	
		interest refer	red to in paragraph 3 above, and a	equired in the four mo	nths prior to the day	y that the substantial holder became	
	Holder of relevant interest		Date of acquisition	Consideration		Class and number of securities	
			Date of acquisition	Consideration Cash \$3,500,000.14) (9) Non-cash		

Ltd atf Saville Capital Emerging Companies Fund

.

603 page 2/2 15 July 2001

	Name and ACN/ARSN (if applicable)	Nature of association	
	N/A		· · · · · · · · · · · · · · · · · · ·
	ddresses fdresses of persons named in this form are as follows:		
	Name	Address	
	OFML atf Saville Capital	Level 16, Governor Macquari	e Tower, 1 Farrer Place, Sydney NSW 2000
	Emerging Companies Fund		I
Sigi	nature		
	piatnane Frank Joh	n Toarla	capacity Executive Director
		·····	
	sign here	rt. Teate	date 14 / 12 / 2021
		- / / -	
		DIRECTIONS	
		Diffeonio	
1)	 equity trust), the names could be included in an anne 	illar or related relevant interests (eg. a excire to the form, if the relevant intere	corporation and its related corporations, or the manager and trustee of sats of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of
	 equity trust), the names could be included in an anne throughout the form as a specifically named group if 	illar or related relevant interests (eg. a axure to the form. If the relevant intere the membership of each group, with (asts of a group of persons are essentially similar, they may be referred to
)	equity trust), the names could be included in an anne throughout the form as a specifically named group if form,	illar or related relevant interests (eg. a axure to the form. If the relevant inter I the membership of each group, with (Corporations Act 2001,	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of
1) 2) 3)	equity trust), the names could be included in an anne throughout the form as a specifically named group if form, See the definition of "associate" in section 9 of the (See the definition of "relevant interest" in sections 6	tillar or related relevant interests (eg. a exare to the form. If the relevant inter the membership of each group, with f Corporations Act 2001. 508 and 6718(7) of the Corporations A	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of
)	equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the (tillar or related relevant interests (eg. a exare to the form. If the relevant inter the membership of each group, with f Corporations Act 2001. 508 and 6718(7) of the Corporations A	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of
))	equity trust), the names could be included in an anne throughout the form as a specifically named group if form, Soo the definition of "associate" in section 9 of the (See the definition of "relevant interest" in sections f The voting shares of a company constitute one class	tillar or related relevant interests (eg. a axure to the form. If the relevant intere the membership of each group, with (Corporations Act 2001, 308 and 6718(7) of the Corporations A sunless divided into separate classes.	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of
)	equity trust), the names could be included in an anne throughout the form as a specifically named group if form, See the definition of "associate" in section 9 of the (See the definition of "relevant interest" in sections f The voting shares of a company constitute one class The total number of votes attached to all the voting s	tillar or related relevant interests (eg. a axure to the form. If the relevant intere the membership of each group, with (Corporations Act 2001, 308 and 6718(7) of the Corporations A sunless divided into separate classes.	ests of a group of persons are essentially similar, they may be referred to the names and addresses of members is clearly set out in paragraph 7 of at 2001.
)))	equity trust), the names could be included in an anne throughout the form as a specifically named group if form, See the definition of "associate" in section 9 of the (See the definition of "relevant interest" in sections f The voting shares of a company constitute one class The total number of votes attached to all the voting s	illar or related relevant interests (og. a axure to the form. If the relevant intere- the membership of each group, with f Corporations Act 2001. 508 and 6718(7) of the Corporations A surfless divided into separate classes. shares in the company or voting intere	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of at 2001, at 2001,
)))	equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class The total number of votes attached to all the voting s interest in.	illar or related relevant interests (og. a axure to the form. If the relevant intere- the membership of each group, with f Corporations Act 2001. 508 and 6718(7) of the Corporations A surfless divided into separate classes. shares in the company or voting intere	ests of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of at 2001, at 2001,
)))	 equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class. The total number of votes attached to all the voting sinterest in. The person's votes divided by the total votes in the b Include details of: (a) any relevant agreement or other circumsta 	illar or related relevant interests (og. a axure to the form. If the relevant inter- the membership of each group, with f Corporations Act 2001. 508 and 6718(7) of the Corporations A surfless divided into separate classes. Shares in the company or voting intere body corporate or scheme multiplied by nees by which the relevant interest we a statement by the person giving full a	asts of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of at 2001. It the scheme (if any) that the person or an associate has a relevant (100, as acquired. If subsection 671B(4) applies, a copy of any document settin of accurate details of any contract, scheme or arrangement, must accord
)))	 equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class The total number of votes attached to all the voting interest in. The person's votes divided by the total votes in the b Include details of: (a) any relevant agreement or other circumstathe terms of any relevant agreement, and a this form, together with a written statement 	Illar or related relevant interests (og. a axare to the form. If the relevant inter- the membership of each group, with (Corporations Act 2001, 608 and 6718(7) of the Corporations A surfless divided into separate classes, shares in the company or voting intere- shares in the company or voting intere- body corporate or scheme multiplied by inces by which the relevant interest wa a statement by the person giving full a nt cortinying this contract, scheme or a to exercise, control the exercise of, or	asts of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of st 2001. It 2001. It subsection 67 (IR any) that the person or an associate has a relevant of 100. It subsection 67 (IR any) applies, a copy of any document settin ind accurate details of any contract, scheme or arrangement, must accors prengement; and influence the exercise of, the voting powers on disposal of the securities
)))	 equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class The total number of Votes attached to all the voting interest in. The person's votes divided by the total votes in the b Include details of: (a) any relevant agreement or other circumsta the terms of any relevant agreement, and a this form, together with a written statement (b) any qualification of the power of a person 1 	Illar or related relevant interests (og. a axore to the form. If the relevant inter- the membership of each group, with (Corporations Act 2001, 508 and 6718(7) of the Corporations A surfless divided into separate classes. shares in the company or voting intere- body corporate or scheme multiplied by inces by which the relevant interest we a statement by the person giving full a nt cortifying this contract, scheme or a to exercise, control the exercise of, or ing clearly the particular securities to v	asts of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of st 2001. It 2001. It subsection 67 (IR any) that the person or an associate has a relevant of 100. It subsection 67 (IR any) applies, a copy of any document settin ind accurate details of any contract, scheme or arrangement, must accors prengement; and influence the exercise of, the voting powers on disposal of the securities
)))	 equity trust), the names could be included in an anne throughout the form as a specifically named group if form. Soo the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class. The total number of votes attached to all the voting sinterest in. The person's votes divided by the total votes in the b Include details of: (a) any relevant agreement or other circumstations form, together with a written statement. (b) any qualification of the power of a person i which the relevant agreement? in section 	Illar or related relevant interests (eg. a axure to the form: If the relevant inter- l the membership of each group, with t Corporations Act 2001, 308 and 671B(7) of the Corporations A surfless divided into separate classes. shares in the company or voting intere- body corporate or scheme multiplied by noes by which the relevant interest we a statement by the person giving full a nt certifying this contract, scheme or a to exercise, control the exercise of, or ing clearly the particular securities to v if 9 of the Corporations Act 2001.	asts of a group of persons are essentially similar, they may be referred to be names and addresses of members is clearly set out in paragraph 7 of st 2001. It 2001. It subsection 67 (IR any) that the person or an associate has a relevant of 100. It subsection 67 (IR any) applies, a copy of any document settin ind accurate details of any contract, scheme or arrangement, must accors prengement; and influence the exercise of, the voting powers on disposal of the securities
)))	 equity trust), the names could be included in an anne throughout the form as a specifically named group if form. See the definition of "associate" in section 9 of the 0 See the definition of "relevant interest" in sections 6 The voting shares of a company constitute one class. The total number of votes attached to all the voting sinterest in. The person's votes divided by the total votes in the b Include details of: (a) any relevant agreement or other circumsta the terms of any relevant agreement, and a this form, together with a written statement (h) any qualification of the power of a person which the relevant agreement" in section (b) any qualification of the power of a person which the relevant agreement in section (b) any qualification of the power of a person in which the relevant agreement in section (a) any consideration must helded any and all entitled to receive in relation to that acquisition. Details of the consideration must helded any and all entitled to receive in relation to that acquisition. 	Illar or related relevant interests (eg. a axure to the form. If the relevant inter- l the membership of each group, with (Corporations Act 2001, 508 and 6718(7) of the Corporations A curless divided into separate classes. curless divided into separate classes, shares in the company or voting intere- body corporate or scheme multiplied by inces by which the relevant interest wa a statement by the person giving full a nt cortifying this contract, scheme or a to exercise, control the exercise of, or ing clearly the particular securities to v in 9 of the Corporations Act 2001, dontity of the person (log, if the relevant to be perfect, money and other, that any p tatts must be included even if the bend	asts of a group of persons are essentially similar, they may be referred to be names, and addresses of members is clearly set out in paragraph 7 of at 2001. It was a characteristic of the person or an associate has a relevant of 100. It subsection 6718(4) applies, a copy of any document settin ad accurate details of any contract, scheme or arrangement, must accorr prangement; and influence the exercise of, the voting powers or disposal of the securities which the qualification applies).