## **Appendix 3H**

## Notification of cessation of +securities

Information and documents given to ASX become ASX's property and may be made public. \*Denotes minimum information required for first lodgement of this form.

## Part 1 – Entity and announcement details

Question no	Question	Answer
1.1	*Name of entity We (the entity named above) provide the following information about our issued capital.¹	AVITA Medical, Inc. ("Avita US")
1.2	*Registration type and number  Please supply your ABN, ARSN, ARBN, ACN or another registration type and number (if you supply another registration type, please specify both the type of registration and the registration number).	ARBN 641 288 155
1.3	*ASX issuer code	AVH
1.4	*The announcement is Select whichever is applicable.	<ul> <li>☑ New announcement</li> <li>☐ Update/amendment to previous announcement</li> <li>☐ Cancellation of previous announcement</li> </ul>
1.4a	*Reason for update  Answer this question if your response to Q 1.4 is "Update/amendment to previous announcement".	Not applicable
1.4b	*Date of previous announcement to this update  Answer this question if your response to Q 1.4 is "Update/amendment to previous announcement".	Not applicable
1.4c	*Reason for cancellation  Answer this question if your response to Q 1.4 is "Cancellation of previous announcement".	Not applicable
1.4d	*Date of previous announcement to this cancellation  Answer this question if your response to Q 1.4 is "Cancellation".	Not applicable
1.5	*Date of this announcement	7 July 2021

Listing rule 3.10.3E requires an entity to notify ASX of details of the cessation of:

5 June 2021

<sup>(</sup>a) any securities issued under an employee incentive scheme:

<sup>(</sup>i) to key management personnel or an associate, within 5 business days of their cessation;

<sup>(</sup>ii) to someone who is not key management personnel or an associate, within 10 business days of the end of the quarter in which the cessation occurred;

<sup>(</sup>b) any other equity securities not otherwise notifiable to ASX under rule 3.8A, within 5 business days of their cessation; or

<sup>(</sup>c) any quoted debt securities, within 5 business days of their cessation.

The notification must be in the form of, or accompanied by, an Appendix 3H.

Listing rule 3.8A requires an entity to notify ASX of the cessation of securities pursuant to a buy-back by giving ASX an Appendix 3H:

<sup>•</sup> in the case of a minimum holding buy-back, within 5 business days of the completion of the buyback; or

<sup>·</sup> in all other cases, within 5 business days of giving ASX the final notice for the buy-back.

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

Part 2 – Details of +equity securities or quoted +debt securities that have ceased

Question No.	Question	Ar	Answer	
2.1	*ASX +security code and description	А١	AVHAT: Restricted Stock Units	
2.2	*Number of securities that have ceased	1,725		
2.3	*Reason for cessation  Note: the conversion of a convertible security (which is notifiable to ASX under Listing Rule 3.10.3B) is not regarded as the "cessation" of the convertible security for the purposes of this rule. Likewise, the payment up of a partly paid security resulting in it becoming a fully paid security (which is notifiable to ASX under Listing Rule 3.10.3D) is not regarded as the "cessation" of the partly paid security for the purposes of this rule.		Expiry of option or other convertible security without exercise or conversion	
			Lapse of conditional right to securities because the conditions have not been, or have become incapable of being, satisfied	
			Cancellation pursuant to a minimum holding buy-back	
			Cancellation pursuant to an employee share scheme buy-back	
			Cancellation pursuant to an on-market buy-back	
			Cancellation pursuant to an equal access scheme buy-back	
			Cancellation pursuant to a selective buy-back	
			Cancellation pursuant to another form of buy back	
			Cancellation pursuant to a reduction of capital	
			Cancellation pursuant to a scheme of arrangement or other reconstruction	
			Cancellation by agreement between the entity and the holder	
			Repayment or redemption of +convertible debt security without conversion	
			Repayment or redemption of quoted +debt security	
			Redemption of redeemable preference securities	
			Redemption of units	
			Cancellation of partly paid +securities upon which a call or instalment has not been paid	
			Other	
		-	rou have selected 'other' please provide additional tails regarding the reason for cessation here:	

2.4	*Date of cessation	4 June 2021
2.5	*Is the entity paying any consideration for the cessation?  Example: the payment of an amount to the holder of an option or right as consideration for the holder to agree to a cancellation of the option or right.  The repayment of the principal amount of a convertible debt security or quoted debt security in accordance with its terms is not regarded as consideration paid for the cessation of that security.	No
2.6	*In what currency is the consideration being paid? Answer this question if your response to Q 2.5 is "Yes"	Not applicable
2.6a	*Consideration amount per +security paid by the entity for the cessation  Answer this question if your response to Q 2.5 is "Yes"  The consideration amount per security should be provided per the currency specified in Q2.6.  Note: This question is not applicable for buy-back events (i.e. Minimum Holding, Employee, On-Market, Equal Access, Selective),	Not applicable
2.6b	*Total consideration paid or payable for the securities  The total consideration amount should be provided per the currency specified in Q2.6.  Note: This question is applicable to buy-back events only (i.e. minimum holding, employee share scheme, on-market, equal access scheme, selective or other),	Not applicable
2.7	Any other information the entity wishes to notify to ASX about the cessation?	Not applicable

Repeat the above questions if you are advising the cessation of more than one security class.

## Part 3 – Issued capital following changes

Following the cessation of the +securities the subject of this notification, the issued capital of the entity will comprise: 3.1 \*Quoted +equity securities and +debt securities (total number of each +class of +securities quoted on ASX) ASX +security code and description Total number of +securities on issue AVH: Chess Depositary Interests 5:1 70,006,230 3.2 \*Unquoted +equity securities (total number of each +class of +equity securities issued but not quoted on ASX): ASX +security code and description Total number of +securities on issue 10,612,113 Fully paid shares of common stock in Avita US (which do not have CDIs issued over them and therefore are not quoted on ASX) 5,000 Unquoted RSU's in Avita US Unquoted Options in Avita US 435,200 Unquoted options in Avita Medical Pty 105,829,500 (consolidated equivalent = Limited (Avita Australia)\* 1,058,295 unquoted options in Avita US) 9,501,400 (consolidated equivalent = Unquoted RSU's in Avita Australia\* 95,014 unquoted RSUs in Avita US)

Note: the figures provided in the tables in sections 3.1 and 3.2 above are used to calculate the total market capitalisation of the entity published by ASX from time to time. Please make sure you include in the relevant table each class of securities issued by the entity.

If you have quoted CHESS Depository Interests (CDIs) issued over your securities, include them in the table in section 3.1. Restricted securities should only be included in the table in section 3.1 if you are applying to have them quoted because the escrow period for the securities has expired or is about to expire. Otherwise include them in the table in section 3.2.

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