# SECURITIES AND FUTURES ACT (CAP. 289) SECURITIES AND FUTURES (DISCLOSURE OF INTERESTS) REGULATIONS 2012

# NOTIFICATION FORM FOR SUBSTANTIAL SHAREHOLDER(S)/UNITHOLDER(S) IN RESPECT OF INTERESTS IN SECURITIES

FORM

3
(Electronic Format)

#### **Explanatory Notes**

- 1. Please read the explanatory notes carefully before completing the notification form.
- 2. This form is for a Substantial Shareholder(s)/Unitholder(s) to give notice under section 135, 136, 137, 137J (as applicable to sections 135, 136 and 137) or 137U (as applicable to sections 135, 136 and 137) of the Securities and Futures Act (the "SFA").
- 3. This electronic Form 3 and a separate Form C, containing the particulars and contact details of the Substantial Shareholder(s)/Unitholder(s), must be completed by the Substantial Shareholder(s)/Unitholder(s) or a person duly authorised by the Substantial Shareholder(s)/Unitholder(s) to do so. The person so authorised should maintain records of information furnished to him by the Substantial Shareholder(s)/Unitholder(s).
- 4. This form and Form C, are to be completed electronically and sent to the Listed Issuer via an electronic medium such as an e-mail attachment. The Listed Issuer will attach both forms to the prescribed SGXNet announcement template for dissemination as required under section 137G(1), 137R(1) or 137ZC(1) of the SFA, as the case may be. While Form C will be attached to the announcement template, it will not be disseminated to the public and is made available only to the Monetary Authority of Singapore (the "Authority").
- 5. Where a transaction results in similar notifiable obligations on the part of more than one Substantial Shareholder/Unitholder, all of these Substantial Shareholders/Unitholders may give notice using the same notification form.
- 6. A single form may be used by a Substantial Shareholder/Unitholder for more than one transaction resulting in notifiable obligations which occur within the same notifiable period (i.e. within two business days of becoming aware of the earliest transaction). There must be no netting-off of two or more notifiable transactions even if they occur within the same day.
- 7. All applicable parts of the notification form must be completed. If there is insufficient space for your answers, please include attachment(s) by clicking the paper clip icon on the bottom left-hand corner or in item 11 of Part II or item 10 of Part III. The total file size for all attachment(s) should not exceed 1MB.
- 8. Except for item 5 of Part II and item 1 of Part IV, please select only one option from the relevant check boxes.
- 9. Please note that submission of any false or misleading information is an offence under Part VII of the SFA.
- 10. In this form, the term "Listed Issuer" refers to -
  - (a) a company incorporated in Singapore any or all of the shares in which are listed for quotation on the official list of a securities exchange;
  - (b) a corporation (not being a company incorporated in Singapore, or a collective investment scheme constituted as a corporation) any or all of the shares in which are listed for quotation on the official list of a securities exchange, such listing being a primary listing;

- (c) a registered business trust (as defined in the Business Trusts Act (Cap. 31A)) any or all of the units in which are listed for quotation on the official list of a securities exchange;
- (d) a recognised business trust any or all of the units in which are listed for quotation on the official list of a securities exchange, such listing being a primary listing; or
- (e) a collective investment scheme that is a trust, that invests primarily in real estate and real estaterelated assets specified by the Authority in the Code on Collective Investment Schemes, and any or all the units in which are listed for quotation on the official list of a securities exchange, such listing being a primary listing ("Real Estate Investment Trust").
- 11. For further instructions and guidance on how to complete this notification form, please refer to section 7 of the User Guide on Electronic Notification Forms which can be accessed at the Authority's Internet website at <a href="http://www.mas.gov.sg">http://www.mas.gov.sg</a> (under "Regulations and Financial Stability", "Regulations, Guidance and Licensing", "Securities, Futures and Fund Management", "Forms", "Disclosure of Interests").

#### Part I - General

	i aiti - Geliciai
•	Name of Listed Issuer:
	China Jinjiang Environment Holding Company Limited
	Type of Listed Issuer:  Company/Corporation  Registered/Recognised Business Trust  Real Estate Investment Trust
	Is more than one Substantial Shareholder/Unitholder giving notice in this form?  No (Please proceed to complete Part II)  Yes (Please proceed to complete Parts III & IV)
	Date of notification to Listed Issuer:  05-Aug-2016
	05-Aug-2010

## Part III - Substantial Shareholder(s)/Unitholder(s) Details

[To be used for multiple Substantial Shareholders/Unitholders to give notice]

Sub	stantial Shareholder/Unitholder A
1.	Name of Substantial Shareholder/Unitholder:
	Radec XIX Ltd
2.	Is Substantial Shareholder/Unitholder a fund manager or a person whose interest in the securities of the Listed Issuer are held solely through fund manager(s)?  Yes  No
2	
3.	Notification in respect of:     Becoming a Substantial Shareholder/Unitholder
	Change in the percentage level of interest while still remaining a Substantial Shareholder/Unitholder
	Ceasing to be a Substantial Shareholder/Unitholder
4.	Date of acquisition of or change in interest:
	03-Aug-2016
5.	Date on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the change in, interest (if different from item 4 above, please specify the date):
	03-Aug-2016
6.	Explanation (if the date of becoming aware is different from the date of acquisition of, or the change in, interest):
	NA
7	Quantum of total voting shares/units (including voting shares/units underlying rights/ontions/

7. Quantum of total voting shares/units (including voting shares/units underlying rights/options/warrants/convertible debentures {conversion price known}) held by Substantial Shareholder/Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	180,620,574	0	180,620,574
As a percentage of total no. of voting shares/units:	14.99	0	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	Direct Interest 180,620,574	Deemed Interest 0	Total 180,620,574

	NA	
9.	[You	tionship between the Substantial Shareholders/Unitholders giving notice in this form: may attach a chart in item 10 to show the relationship between the Substantial Shareholders/ nolders]
		c XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by at Kellett Master Fund II, L.P.
	Advis makir	nt Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK ors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including ing investment and divestment decisions and voting the securities and interests held by Mount Kellett for Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.
	affairs and v Mauri Mana his fai	eneral partner of Mount Kellett Capital Management L.P., which has full control over the business and s of Mount Kellett Capital Management L.P., including making all investment and divestment decisions oting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP itius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital gement GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and mily member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% ctively.
	FIG LI Entity makir	ess MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary on LC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including any investment and divestment decisions and voting the securities and interests held by Fortress ating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group
	Capit McGc	rdingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett al Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark oldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed we an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.
10.	Atta	chments (if any): 👔
	Ø	(The total file size for all attachment(s) should not exceed 1MB.)
11.	If thi	s is a <b>replacement</b> of an earlier notification, please provide:
	(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
	(b)	Date of the Initial Announcement:
		15-digit transaction reference number of the relevant transaction in the Form 3

	at 3 August 2016.	culated based on an i	ssued share capital of	1,204,819,400 shares as						
Sub	stantial Shareholder/Unitholder B	<b>(i)</b>								
1.	Name of Substantial Shareholder/Unitholder:									
	MKCP Mauritius Master Holdings Ltd.			]						
2.	Is Substantial Shareholder/Unithous securities of the Listed Issuer are hardy Yes  No		•	vhose interest in the						
3.	Notification in respect of:									
	✓ Becoming a Substantial Sharehold	ler/Unitholder								
	☐ Change in the percentage level of	interest while still re	maining a Substantia	I Shareholder/Unitholder						
	Ceasing to be a Substantial Share	holder/Unitholder								
4.	Date of acquisition of or change in	interest:								
	03-Aug-2016									
5.	Date on which Substantial Sharehochange in, interest (if different			•						
	03-Aug-2016									
6.	Explanation (if the date of becoming change in, interest):	ng aware is differe	ent from the date of	acquisition of, or the						
	NA									
7.	Quantum of total voting shares/un warrants/convertible debentures (duality unitholder before and after the transport of the start of th	conversion price k	_							
	Immediately before the transaction	Direct Interest	Deemed Interest	Total						
und	of voting shares/units held and/or lerlying the rights/options/warrants/ vertible debentures:	0	180,620,574	180,620,574						
As a	a percentage of total no. of voting shares/s:	0	14.99	14.99						
	Immediately after the transaction	Direct Interest	Deemed Interest	Total						

Deemed Interest

180,620,574

convertible debentures :

Immediately after the transaction

0

No. of voting shares/units held and/or underlying the rights/options/warrants/

180,620,574

As unit		e of total no. of voting shares/	0	14.99	14.99				
8.	Circumstances giving rise to deemed interests (if the interest is such): [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]								
	Radec XIX	Ltd is wholly owned by MKC	P Mauritius M	aster Holdings Ltd.					
		yly, MKCP Mauritius Master Ho virtue of Section 4 of the SFA		deemed to have an in	terest in the shares held by Radeo				
9.		/ attach a chart in item 10 to			giving notice in this form: he Substantial Shareholders/				
		Ltd is wholly owned by MKC llett Master Fund II, L.P.	P Mauritius M	aster Holdings Ltd., wh	nich in turn is wholly-owned by				
	Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.								
	affairs of Mand voting Mauritius Managem	Mount Kellett Capital Manage g the securities and interests I Master Holdings Ltd., is Mour ent GP LLC is collectively who member (who is a non-mana	ment L.P., inc held by Mour nt Kellett Capi olly-owned by	luding making all inve nt Kellett Master Fund I ital Management GP LL y Mr. Mark McGoldrick	(who is a managing member) and				
	FIG LLC, w Entity I LP making in	rhich is wholly-owned by Fort is FIG Corp., which controls the vestment and divestment de	ress Operatin he business a cisions and vo	ng Entity I LP. The gene nd affairs of Fortress O oting the securities and	P., is a wholly-owned subsidiary or ral partner of Fortress Operating perating Entity I LP, including I interests held by Fortress by Fortress Investment Group				
	Capital Ma McGoldric	anagement L.P., Fortress MK A	Advisors LLC, I g Entity I LP, F	Mount Kellett Capital N IG Corp. and Fortress Ir	laster Fund II, L.P., Mount Kellett Management GP LLC, Mr. Mark nvestment Group LLC is deemed 4 of the SFA.				
10.	Attachm	ents ( <i>if any</i> ): 🗿							
	<b>(</b> TI	ne total file size for all attachme	ent(s) should r	not exceed 1MB.)					
11.	If this is	a <b>replacement</b> of an ear	lier notificat	tion, please provide	:				
	` '	GXNet announcement ren SGXNet (the "Initial Ann		<del></del>	n which was announced				
	(b) Da	ate of the Initial Announce	ement:						

	(c)		•									the relevant transaction in the Form 3 ement:
12.	Rem	arks (	if ar	ny):								1
		ercenta ugust 2	_		reholo	lings	s are c	alcu	lated	bas	ed (	on an issued share capital of 1,204,819,400 shares as
Sub	stantia	ıl Sha	reho	older/	'Unith	olde	er C	(	1			
1.	Nam	e of S	ubs	tantia	al Sha	areh	olde	r/Ur	nithol	der	:	
	Moun	t Kellet	t Ma	ister F	und II,	L.P.						
2.	secu	rities ( es										manager or a person whose interest in the rough fund manager(s)?
3.		icatior ecomir		•			arehc	ldei	r/Unith	nold	ler	
	_ C	hange	in th	ne pe	rcenta	ge I	evel c	of in	terest	wh	ile	still remaining a Substantial Shareholder/Unitholder
	□ C	easing	to b	e a S	Substa	ntia	l Sha	reho	older/l	Jnit	hol	der
4.	Date	of ac	quis	ition	of or	cha	nge i	n ir	iteres	st:		
	03-Au	g-201 <i>6</i>	5									
5.												der became aware of the acquisition of, or the above, please specify the date):
	03-Au	g-201 <i>6</i>	<u> </u>									
6.		anatio ge in,				of b	econ	ning	awa	re i	is c	different from the date of acquisition of, or the
	NA											
7.	Quar	ntum (	of to	tal v	oting	sha	ires/u	inits	s (inc	ludi	ing	voting shares/units underlying rights/options/

7. Quantum of total voting shares/units (*including voting shares/units underlying rights/options/warrants/convertible debentures* {*conversion price known*}) held by Substantial Shareholder/Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574

As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99

8. Circumstances giving rise to deemed interests (if the interest is such): [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Accordingly, Mount Kellett Master Fund II, L.P. is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/ Unitholders1

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10. Attachments (if any): 👔



(The total file size for all attachment(s) should not exceed 1MB.)

If this is a **replacement** of an earlier notification, please provide:

	(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
	(b)	Date of the Initial Announcement:
	` ,	
	(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
12.	Rem	arks (if any):
		ercentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as
	at 3 A	ugust 2016.
Sub	stantia	al Shareholder/Unitholder D
1.	Nam	e of Substantial Shareholder/Unitholder:
	Moun	t Kellett Capital Management L.P.
2.	secu	ubstantial Shareholder/Unitholder a fund manager or a person whose interest in the irities of the Listed Issuer are held solely through fund manager(s)? es o
3.	— Notif	ication in respect of:
•		ecoming a Substantial Shareholder/Unitholder
	C	hange in the percentage level of interest while still remaining a Substantial Shareholder/Unitholder
	□ C	easing to be a Substantial Shareholder/Unitholder
4.	Date	of acquisition of or change in interest:
	03-Au	ıg-2016
5.		on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the age in, interest (if different from item 4 above, please specify the date):
	03-Au	ıg-2016
6.	•	anation (if the date of becoming aware is different from the date of acquisition of, or the ege in, interest):
	NA	

7. Quantum of total voting shares/units (*including voting shares/units underlying rights/options/warrants/convertible debentures {conversion price known}*) held by Substantial Shareholder/Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
			rotar
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574

8. Circumstances giving rise to deemed interests (*if the interest is such*):
[You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Accordingly, Mount Kellett Capital Management L.P. is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10.	Attachments	(if anv):	9
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(The total file size for all attachment(s) should not exceed 1MB.)

11. If this is a <b>replacement</b> of an earlier notification, please processes the second	rovide:
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(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
(b)	Date of the Initial Announcement:
(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
Rem	arks ( <i>if any</i> ):
•	ercentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as ugust 2016.

Substantial Shareholder/Unitholder E



	Mount Kellett Capital Management GP LLC
	Is Substantial Shareholder/Unitholder a fund manager or a person whose interest in the securities of the Listed Issuer are held solely through fund manager(s)?  Yes  No
	Notification in respect of:
1	✓ Becoming a Substantial Shareholder/Unitholder
[	Change in the percentage level of interest while still remaining a Substantial Shareholder/Unitholde
	Ceasing to be a Substantial Shareholder/Unitholder
	Date of acquisition of or change in interest:
	03-Aug-2016
	Date on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the change in, interest (if different from item 4 above, please specify the date):
	03-Aug-2016
	Explanation (if the date of becoming aware is different from the date of acquisition of, or the change in, interest):
	NA
Į	

Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574
	0	14.99	14.99

8. Circumstances giving rise to deemed interests (if the interest is such): [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC.

Accordingly, Mount Kellett Capital Management GP LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10.	Attachments	(if anv):	9
10.	Attachinents	(II arry).	V



(The total file size for all attachment(s) should not exceed 1MB.)

- 11. If this is a **replacement** of an earlier notification, please provide:
  - (a) SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):

(b)	Date of the Initial Announcement:

	<ul><li>(c) 15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:</li></ul>																	
12.	Rem	ark	s (ii	f a	ny	):	1											,
	The peat 3 Au		•	_		sha	ire	holo	ding	s aı	re c	alcu	ıla	atec	l b	ase	ed o	on an issued share capital of 1,204,819,400 shares as
Sub	stantia	ıl SI	har	eł	olo	der/	′U	nith	old	<u>er</u>	F		9					
1.	Nam	e o	f Sı	ub	sta	ntia	al	Sha	areł	nol	deı	r/Uı	٦i	tho	ld	er:		
	Mark	McG	old	ric	k													
2.	secu	ritie es																manager or a person whose interest in the rough fund manager(s)?
3.		Notification in respect of:  Becoming a Substantial Shareholder/Unitholder																
	□ C	han	ge i	in	the	pei	rce	enta	ıge l	ev	el c	of in	te	eres	t v	vhi	le s	still remaining a Substantial Shareholder/Unitholder
	□ C	eas	ing	to	be	a S	Sul	bsta	ıntia	I S	har	eho	olo	der	'Ur	nith	olo	der
4.	Date	of a	acq	qui	siti	on	of	for	cha	เทยู	je i	n ir	nt	ere	st:	:		
	03-Au	ıg-20	016															
5.							-											der became aware of the acquisition of, or the above, please specify the date):
	03-Au	ıg-20	016															
6.	-	Explanation (if the date of becoming aware is different from the date of acquisition of, or the change in, interest):																
	NA																	
7.								_						•			_	voting shares/units underlying rights/options/

warrants/convertible debentures {conversion price known}) held by Substantial Shareholder/ Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574

As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99

8. Circumstances giving rise to deemed interests (if the interest is such):
[You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Accordingly, Mr. Mark McGoldrick is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10.	Attachments	(if anv):	6
	,	( <i>''</i> \(\alpha\), \(\beta\)	6



12.

(The total file size for all attachment(s) should not exceed 1MB.)

11.	If this is a re	placement of an	earlier notification,	please provide:
11.		placement of an	carner nouncation,	picase provide.

(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
(b)	Date of the Initial Announcement:
(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
Rema	arks ( <i>if any</i> ):
	ercentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as ugust 2016.

Substantial Shareholder/Unitholder G



Fortress MK Advisors LLC
Is Substantial Shareholder/Unitholder a fund manager or a person whose interest in the securities of the Listed Issuer are held solely through fund manager(s)?  Yes  No
Notification in respect of:
✓ Becoming a Substantial Shareholder/Unitholder
Change in the percentage level of interest while still remaining a Substantial Shareholder/Unitholde
Ceasing to be a Substantial Shareholder/Unitholder
Date of acquisition of or change in interest:  03-Aug-2016  Date on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the change in, interest (if different from item 4 above, please specify the date):
03-Aug-2016
Explanation (if the date of becoming aware is different from the date of acquisition of, or the change in, interest):
NA

Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
Immediately after the transaction  No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	Direct Interest	Deemed Interest 180,620,574	Total 180,620,574

Circumstances giving rise to deemed interests (if the interest is such): 8. [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Accordingly, Fortress MK Advisors LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10. Attachments (if any):	9
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(The total file size for all attachment(s) should not exceed 1MB.)

If this is a **replacement** of an earlier notification, please provide:

	•	′ '	•		
(a)	SGXNet announcement refere	nce of the first	notification	which was	announce

,	on SGXNet (the "Initial Announcement"):
)	Date of the Initial Announcement:
;)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:

12.	Remarks ( <i>if any</i> ):			
	The percentages in shareholdings are cal at 3 August 2016.	culated based on an i	issued share capital of	1,204,819,400 shares as
Sub	stantial Shareholder/Unitholder H	•		
1.	Name of Substantial Shareholder/	Unitholder:		
	FIG LLC			]
2.	Is Substantial Shareholder/Unithous securities of the Listed Issuer are I			- vhose interest in the
	✓ No			
3.	Notification in respect of:			
	✓ Becoming a Substantial Sharehold			
	Change in the percentage level of		maining a Substantia	I Shareholder/Unitholde
	Ceasing to be a Substantial Share	holder/Unitholder		
4.	Date of acquisition of or change in	interest:		
	03-Aug-2016			
5.	Date on which Substantial Shareh change in, interest (if different			•
	03-Aug-2016			
6.	Explanation (if the date of becoming change in, interest):	ng aware is differe	ent from the date of	acquisition of, or the
	NA			
7.	Quantum of total voting shares/un warrants/convertible debentures { Unitholder before and after the train	conversion price k	_	
	Immediately before the transaction	Direct Interest	Deemed Interest	Total
und	of voting shares/units held and/or derlying the rights/options/warrants/ overtible debentures:	0	180,620,574	180,620,574
Λ.	a paraentage of total no. of voting shares/	0	14.99	14.99

Direct Interest

Deemed Interest

units:

As a percentage of total no. of voting shares/

Immediately after the transaction

Total

No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99

8. Circumstances giving rise to deemed interests (*if the interest is such*): [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC.

Accordingly, FIG LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/ Unitholders1

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10. Attachments (if any):



(The total file size for all attachment(s) should not exceed 1MB.)

If this is a **replacement** of an earlier notification, please provide:

	(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
	(b)	Date of the Initial Announcement:
	` ,	
	(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
12.	Rem	arks ( <i>if any</i> ):
	The pe	ercentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as
	at 3 A	ugust 2016.
Sub	stantia	al Shareholder/Unitholder I
1.	Nam	e of Substantial Shareholder/Unitholder:
	Fortre	ess Operating Entity I LP
2.	secu	ubstantial Shareholder/Unitholder a fund manager or a person whose interest in the rities of the Listed Issuer are held solely through fund manager(s)? es o
3.	Notif	ication in respect of:
		ecoming a Substantial Shareholder/Unitholder
	□ C	hange in the percentage level of interest while still remaining a Substantial Shareholder/Unitholder
	C	easing to be a Substantial Shareholder/Unitholder
4.	Date	of acquisition of or change in interest:
	03-Au	ıg-2016
5.		on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the age in, interest (if different from item 4 above, please specify the date):
	03-Au	ıg-2016
6.	•	anation (if the date of becoming aware is different from the date of acquisition of, or the ge in, interest):
	NA	

7. Quantum of total voting shares/units (*including voting shares/units underlying rights/options/warrants/convertible debentures {conversion price known}*) held by Substantial Shareholder/Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
•			rotar
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574

8. Circumstances giving rise to deemed interests (*if the interest is such*):
[You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P. on 31 July 2015, is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP.

Accordingly, Fortress Operating Entity I LP is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10.	Attachments	(if anv):	9
10.	Allacinicitis	(II arry).	(I



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(The total file size for all attachment(s) should not exceed 1MB.)

11.	If this is a <b>re</b>	placement of a	n earlier notification,	please provide:

(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
(b)	Date of the Initial Announcement:
(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
Rem	arks ( <i>if any</i> ):
•	ercentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as ugust 2016.

Substantial Shareholder/Unitholder J



FIG Corp.
Is Substantial Shareholder/Unitholder a fund manager or a person whose interest in the securities of the Listed Issuer are held solely through fund manager(s)?  Yes  No
Notification in respect of:
✓ Becoming a Substantial Shareholder/Unitholder
Change in the percentage level of interest while still remaining a Substantial Shareholder/Unitholde
Ceasing to be a Substantial Shareholder/Unitholder
Date of acquisition of ar abanda in interests
Date of acquisition of or change in interest:
03-Aug-2016
Date on which Substantial Shareholder/Unitholder became aware of the acquisition of, or the change in, interest (if different from item 4 above, please specify the date):
03-Aug-2016
Explanation (if the date of becoming aware is different from the date of acquisition of, or the change in, interest):
NA

Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
Immediately after the transaction  No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	Direct Interest	Deemed Interest 180,620,574	Total 180,620,574

Circumstances giving rise to deemed interests (if the interest is such): 8. [You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC.

Accordingly, FIG Corp. is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10. Attachments (if	any):
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(The total file size for all attachment(s) should not exceed 1MB.)

11.	If this is a	renlacement	of an	earlier notification.	nlease	nrovide:
11.	าเ แทง เจ a	Teniarellielli	. Оган	came mountaion.	NIEGOE	DIDVIDE.

(a)						oun he									fir	<u>st</u>	not	ifica	tion	wh	ich	was	an	nou	nced	
(b)	Da	ate	of	the	· In	itia	ΙA	nno	our	ice	me	ent:	: 													

	(c)			_												of the relevant transaction in the Form 3 cement:
																7
12.	Rem	ark	s (i	f ar	y):						1			1		_
	The poat 3 A		•	_	n sh	ar	ehol	ding	JS	are ca	alcu	ıla	ated	bas	sec	on an issued share capital of 1,204,819,400 shares as
Sub	stantia	al S	har	ehc	lde	r/l	Jnitl	nold	le	<u>r</u> K	(	9				
1.	Nam	ie o	f Sı	ubs	tant	ia	l Sh	arel	ho	older	/Ur	ηi	thol	dei	r:	
	Fortre	ess Ir	nves	tme	ent G	irc	oup l	LC.								
2.	secu	ıriti∈ es														manager or a person whose interest in the nrough fund manager(s)?
	✓ N															
3.	Notif				-					robo	ldai	r/I	l Inith	مام	40	
				_						reho						still remaining a Substantial Shareholder/Unitholder
			•		·			•		Shar						•
4.	Date	of	acc	luis	itior	۱ (	of or	cha	ar	nge ii	n ir	nt	eres	t:		
	03-Au	ıg-2	016													
5.																lder became aware of the acquisition of, or the above, please specify the date):
	03-Au	ıg-2	016													
6.	Expla chan			•			late	of k	Бе	ecom	ing	7	awa	re	is	different from the date of acquisition of, or the
	NA															
7.	Qua	ntur	n o	f to	tal v	vo	ting	sha	ar	es/u	nits	5	(inc	lua	din	g voting shares/units underlying rights/options/

7. Quantum of total voting shares/units (*including voting shares/units underlying rights/options/warrants/convertible debentures* {*conversion price known*}) held by Substantial Shareholder/Unitholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures:	0	180,620,574	180,620,574

As a percentage of total no. of voting shares/units:	0	14.99	14.99
Immediately after the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares/units held and/or underlying the rights/options/warrants/ convertible debentures :	0	180,620,574	180,620,574
As a percentage of total no. of voting shares/units:	0	14.99	14.99

8. Circumstances giving rise to deemed interests (if the interest is such):
[You may attach a chart in item 10 to illustrate how the Substantial Shareholder/Unitholder's deemed interest arises]

Radec XIX Ltd is wholly owned by MKCP Mauritius Master Holdings Ltd., which in turn is wholly-owned by Mount Kellett Master Fund II, L.P.

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

9. Relationship between the Substantial Shareholders/Unitholders giving notice in this form: [You may attach a chart in item 10 to show the relationship between the Substantial Shareholders/Unitholders]

Mount Kellett Master Fund II, L.P. is co-managed by Mount Kellett Capital Management L.P. and Fortress MK Advisors LLC, which have control over the business and affairs of Mount Kellett Master Fund II, L.P., including making investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd.

The general partner of Mount Kellett Capital Management L.P., which has full control over the business and affairs of Mount Kellett Capital Management L.P., including making all investment and divestment decisions and voting the securities and interests held by Mount Kellett Master Fund II, L.P., including those in MKCP Mauritius Master Holdings Ltd., is Mount Kellett Capital Management GP LLC. Mount Kellett Capital Management GP LLC is collectively wholly-owned by Mr. Mark McGoldrick (who is a managing member) and his family member (who is a non-managing member) with shareholding interests of 99.0% and 1.0% respectively.

Fortress MK Advisors LLC, a co-Manager of Mount Kellett Master Fund II, L.P., is a wholly-owned subsidiary of FIG LLC, which is wholly-owned by Fortress Operating Entity I LP. The general partner of Fortress Operating Entity I LP is FIG Corp., which controls the business and affairs of Fortress Operating Entity I LP, including making investment and divestment decisions and voting the securities and interests held by Fortress Operating Entity I LP, including those in FIG LLC. FIG Corp. is wholly owned by Fortress Investment Group LLC.

Accordingly, each of MKCP Mauritius Master Holdings Ltd., Mount Kellett Master Fund II, L.P., Mount Kellett Capital Management L.P., Fortress MK Advisors LLC, Mount Kellett Capital Management GP LLC, Mr. Mark McGoldrick, FIG LLC, Fortress Operating Entity I LP, FIG Corp. and Fortress Investment Group LLC is deemed to have an interest in the shares held by Radec XIX Ltd by virtue of Section 4 of the SFA.

10.	Attachments	(if any):	9
IU.	Allacillients	(II ally).	6



12.

(The total file size for all attachment(s) should not exceed 1MB.)

11. If this is a <b>replacement</b> of an earlier notification, please provide	11.	If this is a <b>re</b>	placement of	an earlier	notification.	please provi	de:
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(a)	on SGXNet (the "Initial Announcement"):
(b)	Date of the Initial Announcement:
(c)	15-digit transaction reference number of the relevant transaction in the Form 3 which was attached in the Initial Announcement:
Rem	arks (if any):

The percentages in shareholdings are calculated based on an issued share capital of 1,204,819,400 shares as at 3 August 2016.

## Part IV - Transaction details

/oting shares/units Rights/Options/Warrants over voting shares/units Convertible debentures over voting shares/units (conversion price known) Others (please specify):  ber of shares, units, rights, options, warrants and/or principal amount of convertible
Convertible debentures over voting shares/units (conversion price known)  Others (please specify):  ber of shares, units, rights, options, warrants and/or principal amount of convertible
Others (please specify): ber of shares, units, rights, options, warrants and/or principal amount of convertible
ber of shares, units, rights, options, warrants and/or principal amount of convertible
ntures acquired or disposed of by Substantial Shareholders/Unitholders:
20,574 shares
unt of consideration paid or received by Substantial Shareholders/Unitholders (excluding erage and stamp duties):
ımstance giving rise to the interest or change in interest:
isition of:
ecurities via market transaction
securities via off-market transaction (e.g. married deals)
securities via physical settlement of derivatives or other securities
securities pursuant to rights issue
securities via a placement
securities following conversion/exercise of rights, options, warrants or other convertibles
osal of:
ecurities via market transaction
Securities via off-market transaction (e.g. married deals)
r circumstances:
cceptance of take-over offer for the Listed Issuer
Corporate action by the Listed Issuer which Substantial Shareholders/Unitholders did not participate in (please specify):
thers (please specify):
sting of China Jinjiang Environment Holding Company Limited on the Main Board of the Singapore Exchang
ities Trading Limited on 3 August 2016.

		culars of Individual submitting this notification form to the Listed Issuer:
	(a)	Name of Individual:
		Malcolm Moller
	(b)	Designation (if applicable):
		Director
	(c)	Name of entity (if applicable):
		Radec XIX Ltd
rans 5 6		n Reference Number (auto-generated):    3   8   2   4   5   5   2   8   7   6   3