

Mr. Stenger,

You are listed in the June 29, 2021, letter as the person to contact if more information is needed. There are three areas for which additional information is needed. According to the simplified organization chart, Mirion (Canberra) [the licensee] is currently owned by Mirion Technologies, Inc. which, in turn, is owned by Mirion Technologies (TopCo), Ltd.. Charterhouse Capital Partners LLP is the current indirect owner of Mirion Technologies (TopCo), Ltd., which is undergoing an acquisition to become a publicly owned company indirectly owned by GSAH. Based on the organization chart and the discussion in the letter, it appears that the transferor is Charterhouse Capital Partners LLP and the transferee is GSAH. Mirion (Canberra) is indirectly transferred from Charterhouse to GSAH. If this is not correct, please explain.

Yes, this is generally correct. There are, however, some aspects that we would like to clarify. First, Charterhouse Capital Partners LLP currently owns the majority of the issued share capital of Mirion Technologies (TopCo), Ltd. ("TopCo") via the funds that it controls. Second, after closing of the transaction, although the Licensee Mirion Technologies (Canberra), Inc. will be controlled (indirectly) by GSAH, GSAH will not be owned by any dominant person or entity as GSAH will remain listed on the New York Stock Exchange ("NYSE") and will have a broad ownership base, similar to the situation with many publicly traded companies.

1. According to the information, Mirion Technologies (TopCo), Ltd that will become a publicly traded company under GSAH, and it will become Mirion Technologies, Inc. Please explain what will happen to the current Mirion Technologies, Inc.

The current Mirion Technologies, Inc. will be renamed, although it has not yet been determined what the new name of the entity will be. TopCo will retain its current name. GSAH, the special purpose acquisition company ("SPAC") created to facilitate the going public transaction, will indirectly control TopCo and the Licensee following the closing of the transaction, and it is and will remain listed on the NYSE, and will be renamed "Mirion Technologies, Inc." moving forward (i.e. once the current Mirion Technologies, Inc. has surrendered that name and been renamed).

2. Several of the items in the letter state "Mirion and the licensee confirm that..." although the statement refers to the transferor, which appears to be Charterhouse Capital Partners LLP, and the transferee, which appears to be GSAH. We require confirmation that the transferee is aware of the requirements of the NRC license.

Yes, we confirm that GSAH is aware of and acknowledges the applicable requirements of the NRC License. As noted above, although GSAH will indirectly control the Licensee following closing of the transaction, GSAH will not be owned by any dominant person or entity (as is typical for a publicly traded entity). Furthermore, as stated in Question 1 of the Application, the current Licensee, Mirion Technologies (Canberra), Inc., will remain the holder of the License, and no changes are anticipated to occur in the Licensee's management and organization responsible for licensed activities, or in equipment, facilities, personnel and procedures. The Licensee's activities will continue to be subject to all existing requirements and conditions of the License and the applicable NRC provisions.

3. Does the transferee, GSAH, currently possess [directly or indirectly] any companies which possess an NRC or Agreement State license? If so, please you provide the name of the company and the license number. If not, please provide me with contact

information for persons from this group that may be able to provide information we require from persons who are not current licensees.

GSAH does not hold any current licenses from the NRC or Agreement States, as GSAH was created exclusively to seek and facilitate a transaction like the current transaction. You may contact Tom Knott (tom.knott@gs.com; 212-902-3380) if you need further information regarding GSAH.

Thank you for your attention to this matter, You may contact me by email (best) or cell phone 240-704-4575 if you need to discuss this with me. Please do not leave a message on the cell phone number as I am unable to retrieve messages there. If you send an email with a contact number, I will call you.

Betsy