Certification of Person Acquiring American Depositary Shares upon Deposit of Shares Pursuant to Section 2.2 of the Deposit Agreement*

We refer to the Amended and Restated Deposit Agreement dated as of June 13, 2016 (the "Deposit Agreement"), among Kazia Therapeutics (the "Issuer"), The Bank of New York Mellon, as Depositary, and Kazia Therapeutics of American Depositary Shares (the "ADSs") issued thereunder. Capitalized terms used but not defined herein shall have the meanings given them in the Deposit Agreement.

This certification is furnished in connection with a deposit of ordinary shares of the Issuer (the

"Shares") and is	suance of ADSs pursuant to Section 2.2 of the Deposit Agreement.
We/I certify that	either [check one paragraph that applies]:
We are/libe, the purchase on Febru otherwis	ay be used for 40 days after closing of the Offering and Placement referred to below] am, or at the time the Shares are deposited and at the time the ADSs are issued will beneficial owner of the Shares and (i) none of the Shares to be deposited were ed by us/me in the Issuer's [rights offering / offering / placement] of Shares that closed pary 24, 2023 (the "Offering and Placement"), (ii) the Shares to be deposited are not be "restricted securities" within the meaning of Rule 144 under the Securities Act of a amended, and (iii) we/I have not borrowed Shares to be deposited with the intention ing them with Shares purchased in the Offering and Placement; or
We are that it is the bene were purchased be deported.	ay be used for 40 days after closing of the Offering and Placement referred to below] a broker-dealer acting on behalf of our customer; our customer has confirmed to us or at the time the Shares are deposited and at the time the ADSs are issued will be, sticial owner of the Shares and of the ADSs and (i) none of the Shares to be deposited rchased by our customer in the Issuer's [rights offering / offering / placement] of hat closed on February 24, 2023 (the "Offering and Placement"), (ii) the Shares to sited are not otherwise "restricted securities" within the meaning of Rule 144 under unities Act of 1933, as amended; and (iii) our customer has not borrowed Shares to be d with the intention of replacing them with Shares purchased in the Offering and ent.
Very truly yours,	
[NAME OF CER	TIFYING ENTITY/PERSON]
Ву:	
Name: Title:	
Dated:	
Amount of ADSs	S Issued: DTC Participant #:

[[]This form is applicable where the Issuer has conducted a Regulation S offering of Shares outside the United States.] Must be delivered in connection with deposits of Shares for 40 days after the Issuer's [rights offering / offering / placement] of Shares that closed on February 24, 2023.