Information Disclosure Rules Appendix 1

PERSON / GROUP NOTICE OF ACQUISITION/LOSS OF VOTING RIGHTS PACKAGE

1. Issuer's name, leg	gal entity code, regis	stered office address, co	untry	
The joint-stock tradit	ng company Panevez	io Statybos Trestas AB, o	company code 147732	2969, P.Puzino
str.1, LT-35173 Pane	evezys, Lithuania			
2. Reason for exceed	ding the declared lir	nit (check the appropri	ate box or boxes):	
[] Acquisition or [] I [] An event resulting [] Other (enter a su	itable reason, for exa		ssification of the natu	•
		ification obligation (exc	eeding the set limit in	the increasing or
Address of the registered office of the legal entity Clairmont Holdings, Ltd Address of the registered office of the legal entity 27 Grigori Afxentiou Avenue, 6021 Larnaca Cyprus			_	
10 and Article 26, Powhose votes must be the number of voting Clairmont Holdings, 5. The declared lim	art 2 of the Law, if it counted together sho rights directly held be Ltd	er (applies to the cases so is a person other than the puld be specified with the by each of them and the so crossing (for example, to obligation to report; in co	ne one specified in Cl person referred to in hare in percent.): he date of acquisition	ause 3. All persons point 3, indicating or loss of shares;
date of the stock even	nt):	1	v	•
4.86% 11 July 2023	3			
6. General positions	s of the persons subj	ect to the notification o	bligation:	
	voting rights granted by the shares, % (7.A in total)	voting rights granted through financial instruments, % (total 7.B.1 + 7.B.2)	A total of both % (7.A + 7.B)	Total number of voting rights of the issuer ²
The current situation at the time of crossing or reaching the limit	794 452		794 452	794 452
Position of previous notification (if	936 052		936 052	

applicable)

7. Information	on about the curren	t situation at the time of b	order crossing: ³		
A: Shares ca	rry voting rights				
Share	Number of voting	rights ⁴	Voting rights, %		
class/type ISIN code	Directly (Article 25 of the Law)	Not directly (Article 26 of the Law)	Live ah (Article 25 of th		Not directly rticle 26 of the Law)
Panevezio Statybos Trestas AB LT0000101 446	794 452		4.86%		,
SUBSTITU TE A	794 452		4.86%		
		h, according to a formal a eady issued shares of the is			
Financial instrument	Expiry date ⁵	Use /Conversion Period	The number of voting rights that can be acquired if the instrument is exercised/converted Voting right		Voting rights,
	<u> </u>	INTERMEDIATE AMOUNT B.1			
	al instruments linke omic effect (Article	ed to the financial instrumo 27 of the Law)	ents specified in p	oart B1 ar	nd having a
Financial instrument	Expiry date 5	Use /Conversion Period	Payment in kind or cash ⁷	Number of voting rights	Voting
			SUBSTITUT E AMOUNT B.2		

8. Data on the person su	bject to the obligation to	submit a notification (check	the required box):		
[] The person subject to the reporting obligation is not patronized by any natural or legal person and does not patronize any other companies directly or indirectly holding voting rights of the issuer package (if the person subject to the reporting obligation is patronized and/or patronizes another company, the second choice is marked)					
	ibsidiaries inrough which i the main parent natural	ovoting rights and/or financi or legal person ⁸ :	iai instruments are		
Name and surname / title 9	Voting rights, % (if they are equal to or exceed the limit to be reported)	Voting rights through financial instruments, % (if they are equal to or exceed the limit to be reported)	Total of both voting rights, % (if they are equal to or exceed the limit to be reported)		
9. Data when proxy votes: [proxy's name and surname/title] will not have voting rights [percentage and number] from [date]					
10. Additional information: (For example, a correction to a previous message)					
New York, 13 Dece Harvey Sawikin, Di	mber 2024, rector of Clairmont Holdin	gs, Ltd			

¹In the cases specified in clauses 3-9 of paragraph 1 of Article 26 of the Law, information about the following persons should be provided:

- In the case specified in Article 26, Paragraph 1, Clause 3 of the Law, a natural or legal person who acquires voting rights and has the right to use them according to the contract;
- In the case specified in Article 26, Paragraph 1, Point 4 of the Law a natural or legal person to whom the shares were pledged, provided that that natural or legal person controls the voting rights and has declared his intentions to use them, as well as the natural or legal person who pledged them under these conditions;
- In the case specified in Article 26, Paragraph 1, Point 5 of the Law a natural or legal person who uses the shares as a usufructuary, provided that that natural or legal person has the right to use the voting rights granted by these shares, and a natural or legal person who, using the shares as a usufructuary, voting rights are lost;
- In the case specified in Article 26, Part 1, Clause 6 of the Law the parent natural or legal person and the subsidiary company, if it is subject to the obligation to notify the acquisition or loss of voting rights in accordance with Article 25, Article 26, Part 1, Clauses 2-5 of the Law, or several of these cases;
- In the case specified in Clause 7 of Article 26, Paragraph 1 of the Law the person to whom the shares have been transferred in trust, if he can use the voting rights granted by such shares at his own discretion, and the person who has transferred the shares in trust with the right to exercise the voting rights granted by them;
- In the case specified in Article 26, Paragraph 1, Clause 8 of the Law, a natural or legal person controlling voting rights;
- In the case specified in Article 26, Paragraph 1, Clause 9 of the Law an authorized person, if he can exercise voting rights at his discretion, and a shareholder who has given the authorized representative the right to exercise voting rights at his discretion (e.g., management companies).
- ² The total number of voting rights must be made up of all shares with voting rights, including depository receipts denoting shares that have been granted voting rights, even if the exercise of voting rights has been temporarily suspended.
- ³ If the package of voting rights does not reach the minimum limit set in Article 25, Paragraph 1 of the Law, the number of available financial instruments and the number of voting rights granted by them on the date of exceeding the declared limit shall be indicated.
- ⁴ Filled in only if the share package consists of directly and indirectly held voting rights. The term "directly held votes" shall be understood as the votes granted by shares owned by a person. The term "indirectly held votes" must be understood as the votes held by a person on the basis of one or more of the grounds specified in Clauses 2-10 of Part 1 of Article 26 and/or Part 2 of the Law.
- ⁵ The maturity date/expiration date of the financial instrument, i.e. i.e. the date on which the right to acquire shares expires.
- ⁶To be completed if the financial instrument has such a period (e.g. every 3 months starting from [date]).
- ⁷ If the instruments are paid for in cash, the number and percentage of voting rights must be presented, calculated taking into account the entire relative amount of shares on which the financial instrument is based, after applying the delta coefficient (Clause 28 of the Rules).
- ⁸ The entire chain of subsidiaries, starting from the main parent natural person or legal entity, must also be indicated in cases where the limit is exceeded only at the level of subsidiaries, and the subsidiary informs about the submission of the notification. In the case of multiple chains through which voting rights and/or financial instruments are exercised, all such chains must be reported, leaving a blank line between the different chains (e.g. A, B, C, blank line, A, B, D, free line, A, E, F, etc.).
- ⁹ The names of subsidiaries through which voting rights and/or financial instruments are exercised must be indicated regardless of whether the subsidiaries themselves reach or exceed the minimum threshold.

PERSON / GROUP ADDENDUM TO NOTICE OF ACQUISITION/LOSS OF VOTING RIGHTS¹

A: The identity of the person subject to the reporting obligation

Name and surname / name of legal entity, legal entity code and legal form

Clairmont Holdings, Ltd

Contact address (residential address of a natural person, registered office of a legal entity)

27 Grigori Afxentiou Avenue, 6021 Larnaca Cyprus

email post office

Firebird@fbird.com

Tel. / Fax

001-212-698-9260

Other useful information

B: Identity of the reporter (if applicable)

Name and surname / name of legal entity, legal entity code and legal form

Contact address (residential address of a natural person , registered office of a legal entity)

email post office

Tel. / Fax

Other useful information (e.g. functional relationship with the person or legal entity subject to the reporting obligation)

C: Additional information:

By signing this information notice, I confirm that the information provided in the notice on the acquisition/loss of voting rights and in this appendix is complete and correct and that I am familiar with the sanctions set forth in the Securities Law of the Republic of Lithuania and the Code of Administrative Offenses of the Republic of Lithuania for providing misleading information.

(signature of the person informing about the acquisition or loss of voting rights (name and surname, signature of the manager of the legal entity), date and place of completion of the notification) 2

¹Submitted only to the competent authority.

²If a single general notification is submitted in the course of fulfilling the obligation of several persons to inform about the acquisition or loss of voting rights, the person appointed by the group of persons must sign the notification and indicate that the notification is signed on behalf of the entire group of persons.

Translation