

Notification of major holdings in the Company

TORM plc has been notified of the following transaction in TORM plc securities:

TR-1: Standard form for notification of major holdings.

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer <u>and</u> to the FCA in Microsoft Word format if possible)ⁱ

1a. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached ⁱⁱ :			TORM plc			
1b. Please indicate if	the issuer is a non-UK is	suer (please m	nark with an "X"	" if appropriate)		
Non-UK issuer						
2. Reason for the noti	fication (please mark the	appropriate bo	x or boxes with	ı an "X")		
An acquisition or dispos	sal of voting rights				Х	
An acquisition or dispos	sal of financial instruments					
An event changing the	breakdown of voting rights					
Other (please specify)	:					
3. Details of person s	ubject to the notification	obligation ^{iv}			•	
Name Oaktree Capital Group Holdings GP, LLC				, LLC		
City and country of registered office (if applicable) Los Angeles, United States of America			ica			
4. Full name of sharel	nolder(s) (if different from	3.) ^v				
Name OCM Njord Holdings S.à.r.l.						
City and country of regi	City and country of registered office (if applicable) Luxembourg					
5. Date on which the t	hreshold was crossed or	reached ^{vi} :	9 September 2020			
6. Date on which issu	er notified (DD/MM/YYYY	·):	11 September 2020			
7. Total positions of p	7. Total positions of person(s) subject to the notification obligation					
	attached to shares financial in		ights through nstruments 3 1 + 8.B 2)	Total of both in % (8.A + 8.B)	Total number of voting rights of issuer ^{vii}	
Resulting situation on the date on which threshold was crossed or reached	70.32	0		70.32	52,567,981	



Position of previous notification (if applicable)	69.16	0	69.16	
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8. Notified details of the resulting situation on the date on which the threshold was crossed or reached ^{viii}					
A: Voting rights attached	to shares				
Class/type of shares	Number of voting ri	ghts ^{ix}	% of voting rights		
ISIN code (if possible)	Direct (Art 9 of Directive 2004/109/EC) (DTR5.1)	Indirect (Art 10 of Directive 2004/109/EC) (DTR5.2.1)	Direct (Art 9 of Directive 2004/109/EC) (DTR5.1)	Indirect (Art 10 of Directive 2004/109/E C) (DTR5.2.1)	
A-shares GB00BZ3CNK81	N/A	52,567,981	N/A	70.32	
SUBTOTAL 8. A	52,5	52,567,981			

B 1: Financial Instruments according to Art. 13(1)(a) of Directive 2004/109/EC (DTR5.3.1.1 (a))					
Type of financial instrument	Expiration date ^x	Exercise/ Conversion period ^{xi}	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights	
	•	SUBTOTAL 8. B 1			

B 2: Financial Instrur (DTR5.3.1.1 (b))	ments with similar	economic effect ac	cording to Art. 13(1)(b) of Directive 20	04/109/EC
Type of financial instrument	Expiration date ^x	Exercise/ Conversion period ^{xi}	Physical or cash settlement ^{xii}	Number of voting rights	% of voting rights
			SUBTOTAL 8.B.2		



9. Information in relation to applicable box with an "X")	the person subject to the n	otification obligation (please	mark the		
		d by any natural person or lega y an interest in the (underlying)			
Full chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity ^{xiv} (please add additional rows as necessary)					
Name ^{xv}	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it e or is higher than notifiable thresh	the	
Oaktree Capital Group Holdings GP, LLC					
Oaktree Capital Group Holdings, L.P.					
Oaktree Capital Group, LLC					
Oaktree Holdings, LLC					
Oaktree Holdings Ltd. (Cayman Islands)					
Brookfield Asset Management Inc.					
Brookfield Holdings Canada Inc.					
Brookfield US Holdings Inc.					
Brookfield Residential Properties Inc.					
Brookfield US Inc.					
Atlas Holdings LLC					
Atlas Holdings II LLC					
Oaktree New Holdings, LLC					
OCM Holdings I, LLC					
Oaktree Capital I, L.P.					
Oaktree Fund GP I, L.P.					
Oaktree Opportunities Fund IX GP Ltd.					
Oaktree Opportunities Fund IX, L.P.					
OCM Luxembourg Opps IX S.à.r.l.					
Oaktree Capital Group Holdings GP, LLC					
Oaktree Capital Group Holdings, L.P.					



Oaktree Capital Group,			
LLC			
Oaktree Holdings, LLC			
Oaktree Holdings Ltd. (Cayman Islands)			
Brookfield Asset			
Management Inc.			
Brookfield Holdings Canada Inc.			
Brookfield US Holdings Inc.			
Brookfield Residential Properties Inc.			
Brookfield US Inc.			
Atlas Holdings LLC			
Atlas Holdings II LLC			
Oaktree New Holdings, LLC			
OCM Holdings I, LLC			
Oaktree Capital I, L.P.			
Oaktree Fund GP I, L.P.			
Oaktree Opportunities Fund IX GP Ltd.			
Oaktree Opportunities Fund IX (Parallel), L.P.			
OCM Luxembourg Opps IX S.à.r.l.			
Oaktree Capital Group Holdings GP, LLC			
Oaktree Capital Group Holdings, L.P.			
Oaktree Capital Group, LLC			
Oaktree Holdings, LLC			
Oaktree Holdings Ltd. (Cayman Islands)			
Brookfield Asset Management Inc.			
Brookfield Holdings Canada Inc.			
Brookfield US Holdings			
Inc.			
Brookfield Residential			
Properties Inc.			
Brookfield US Inc.			
Atlas Holdings LLC			
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Atlan Holding and H. L. C		
Atlas Holdings II LLC		
Oaktree New Holdings, LLC		
OCM Holdings I, LLC		
Oaktree Capital I, L.P.		
Oaktree Fund GP I, L.P.		
Oaktree Opportunities Fund IX GP Ltd.		
Oaktree Opportunities Fund IX GP L.P.		
Oaktree Opportunities Fund IX (Parallel 2), L.P.		
OCM Luxembourg Opps IX (Parallel 2) S.à.r.l.		
Oaktree Capital Group Holdings GP, LLC		
Oaktree Capital Group Holdings, L.P.		
Oaktree Capital Group, LLC		
Oaktree Holdings, LLC		
Oaktree Holdings Ltd. (Cayman Islands)		
Brookfield Asset Management Inc.		
Brookfield Holdings Canada Inc.		
Brookfield US Holdings Inc.		
Brookfield Residential Properties Inc.		
Brookfield US Inc.		
Atlas Holdings LLC		
Atlas Holdings II LLC		
Oaktree New Holdings, LLC		
OCM Holdings I, LLC		
Oaktree Capital I, L.P.		
Oaktree Fund GP I, L.P.		
Oaktree Opportunities Fund VIIIb GP Ltd.		
Oaktree Opportunities Fund VIIIb GP, L.P.	 	
Oaktree Opportunities Fund VIIIb L.P.		



OCM Luxembourg Opps VIIIb S.à.r.l.				
Oaktree Capital Group Holdings GP, LLC				
Oaktree Capital Group Holdings, L.P.				
Oaktree Capital Group, LLC				
Oaktree Holdings, LLC				
Oaktree Holdings Ltd. (Cayman Islands)				
Brookfield Asset Management Inc.				
Brookfield Holdings Canada Inc.				
Brookfield US Holdings Inc.				
Brookfield Residential Properties Inc.				
Brookfield US Inc.				
Atlas Holdings LLC				
Atlas Holdings II LLC				
Oaktree New Holdings, LLC				
OCM Holdings I, LLC				
Oaktree Capital I, L.P.				
Oaktree Fund GP I, L.P.				
Oaktree Opportunities Fund VIIIb GP Ltd.				
Oaktree Opportunities Fund VIIIb GP, L.P.				
Oaktree Opportunities Fund VIIIb (Parallel), L.P.				
OCM Luxembourg Opps VIIIb S.à.r.l.				
OCM Njord Holdings S.à r.l. ¹	70.32		70.32	
¹ OCM Njord Holdings S.à r.l. is jointly controlled by OCM Luxembourg Opps IX S.à r.l., OCM Luxembourg Opps IX				

10. In case of proxy voting, please identify:		
Name of the proxy holder	N/A	
The number and % of voting rights held	N/A	

¹OCM Njord Holdings S.à r.l. is jointly controlled by OCM Luxembourg Opps IX S.à r.l., OCM Luxembourg Opps IX (Parallel II) S.à r.l. and OCM Luxembourg Opps VIIIb S.à r.l., and the ownership chain in respect of each is set out in section 9.



The date until which the voting rights will be held	N/A
The date until which the voting rights will be field	I W/A

11. Additional informationxvi

In addition to the A-shares, OCM Njord Holdings S.à.r.l. holds the sole C-share of nominally USD 0.01 which carries 350,000,000 votes in respect of certain matters as set out in TORM plc's Articles of Association. OCM Njord Holdings S.à.r.l. holds 100% of the C-share capital and 100% of the voting rights attached to the C-share.

Place of completion	London, United Kingdom
Date of completion	11 September 2020

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ABOUT TORM

TORM is one of the world's leading carriers of refined oil products. The Company operates a fleet of approximately 80 modern vessels with a strong commitment to safety, environmental responsibility and customer service. TORM was founded in 1889. The Company conducts business worldwide. TORM's shares are listed on Nasdaq in Copenhagen and on Nasdaq in New York (ticker: TRMD A and TRMD). For further information, please visit www.torm.com.

SAFE HARBOR STATEMENTS AS TO THE FUTURE

Matters discussed in this release may constitute forward-looking statements. Forward-looking statements reflect our current views with respect to future events and financial performance and may include statements concerning plans, objectives, goals, strategies, future events or performance, and underlying assumptions and statements other than statements of historical facts. The words "believe," "anticipate," "intend," "estimate," "forecast," "project," "plan," "potential," "may," "should," "expect," "pending" and similar expressions generally identify forward-looking statements.

The forward-looking statements in this release are based upon various assumptions, many of which are based, in turn, upon further assumptions, including without limitation, management's examination of historical operating trends, data contained in our records and other data available from third parties. Although the Company believes that these assumptions were reasonable when made, because these assumptions are inherently subject to significant uncertainties and contingencies that are difficult or impossible to predict and are beyond our control, the Company cannot guarantee that it will achieve or accomplish these expectations, beliefs or projections.

Important factors that, in our view, could cause actual results to differ materially from those discussed in the forward-looking statements include the strength of the world economy and currencies, general market conditions, including fluctuations in charter hire rates and vessel values, the duration and severity of the COVID-19, including its impact on the demand for petroleum products and the seaborne transportation thereof, the operations of our customers and our business in general, changes in demand for "ton-miles" of oil carried by oil tankers and changes in demand for tanker vessel capacity, the effect of changes in OPEC's petroleum production levels and worldwide oil consumption and storage, changes in demand that may affect attitudes of time charterers to scheduled and unscheduled dry-docking, changes in TORM's operating expenses, including bunker prices, dry-docking and insurance costs, changes in the regulation of shipping operations, including actions taken by regulatory authorities, potential liability from pending or future litigation, domestic and international political conditions, potential disruption of shipping routes due to accidents, political events including "trade wars," or acts by terrorists.

In light of these risks and uncertainties, you should not place undue reliance on forward-looking statements contained in this release because they are statements about events that are not certain to occur as described or at all. These forward-looking statements are not guarantees of our future performance, and actual results and future developments may vary materially from those projected in the forward-looking statements.

Except to the extent required by applicable law or regulation, the Company undertakes no obligation to release publicly any revisions to these forward-looking statements to reflect events or circumstances after the date of this release or to reflect the occurrence of unanticipated events.