

STANDARD FORM – NOTIFICATION OF THE ACQUISITION OR DISPOSAL OF MAJOR PROPORTIONS OF VOTING RIGHTS

VOTING RIGHTS ATTACHED TO SHARES— ARTICLE 85 OF THE ACT ON SECURITIES TRANSACTIONS NO. 108/2007

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached ⁱ:

Arion banki hf., reg. no. 5810080150 (ARION, ISIN IS0000028157)

2.	Reason for the notification (please tick the appropriate box or boxes): [X] an acquisition or disposal of voting rights					
	[] an acquisition or disposal of financial instruments which may result in the acquisition of shares already issued to which voting rights are attached					
	[] an event changing the breakdown of voting rights					
	name of person(s) subject to the notification obligation ii: ic Capital Advisors L.P.					

- 4. Full name of shareholder(s) (if different from the person mentioned in point 3.) iii:
- 5. Date of the transaction and date on which the threshold is crossed or reached ^{iv}: 12 April 2019
- 6. Threshold(s) that is/are crossed or reached: 10% exceeded.
- 7. Notified details:

Class/type of shares (if possible using the ISIN CODE)	Situation previous to the Triggering transaction		Resulting situation after the triggering transaction vi				
	Number of Shares	Number of Voting rights vii	Number of shares	Number of voting rights viii		% of voting rights	
			Direct	Direct ix	Indirect x	Direct	Indirect
IS0000028157	199,999,9 99	199,999, 999	290,699, 999	0	290,699, 999	0	14.535%
	33	777			333		



SUBTOTAL A (based on aggregate voting rights)					
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B) Financial Instruments Resulting situation after the triggering transaction ^{xi}							
Type of financial instrument	Expiration Date xii	Exercise/Conversio n Period/ Date xiii	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights			
		SUBTOTAL B (in relation to all expiration dates)					

Total (A+B) [if applicable]	number of voting rights	% of voting rights

8. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable xiv:

A: Taconic Sidecar Master Fund SPC, Segregated Portfolio 3; TCA New Sidecar III S.à r.l.

B: Taconic Opportunity Master Fund L.P.

C: Taconic Master Fund 1.5 L.P.

9. In case of proxy voting: [name of the proxy holder] will cease to hold [number] voting rights as of [date].

10. Additional information:

Taconic Capital Advisors L.P., in its capacity as an investment manager of funds holding securities in the issuer, has the power to vote, and to execute proxies, waivers, consents and other instruments with respect to the securities or to refrain from the exercise of such rights to vote, consent, waive, or take other action, in such manner as Taconic Capital Advisors L.P. may determine in its discretion.

Done in London on 15 April 2019.

Sam Taylor

Associate General Counsel

For and on behalf of Taconic Capital Advisors L.P. Sam Taylor