## NOTIFICATION OF A PERSON ON THE ACQUISITION OF THE VOTING RIGHTS

		ad office address, sta		
Public limited liabi	lity company "Pieno	žvaigždės", legal entit	y code 124665536, h	ead office addres
Perkūnkiemio str. 3	3, Vilnius, the Repub	olic of Lithuania		
2. Reasons for cro	ssing the declared t	hreshold (tick the rel	levant box(es)):	
[X] Acquisition or	[] disposal of the vot	ting rights		
	] disposal of financia			
[] Event resulting	in the change of the l	held amount of the vot	ing shares	
[] Other (indicate a	a relevant reason, e.g	change of classificat	ion of the nature of t	he holding (e.g.
expiration of validi	ity of financial instru	ments), acting jointly,	other reasons)	8 ( 8
		t to the obligation of		eeding the
specified limits in the	he descending or the	ascending order)1	(-)	8
Name and surname		Head office address of	f legal entity	
entity		CLUSTER 41 VILLA		ISLANDS
Vikas Sachar		P O BOX 486005 DU		
4. Name and suri	name or name of s	hareholder (applicab	le in the cases refe	rred to in Articl
16(1)(2-10), if diffe	erent from the person	n referred to in item 3	3. Every person who	se votes are to h
calculated together	r with the votes of i	the person referred to	in item 3 should b	pe indicated, wit
specifying the amount	unt and the share in	per cent of the voting	g rights directly held	d by each of suc
persons):			5 6	-, -, -, -, -, -, -, -, -, -, -, -, -, -
5. Declared thresh	old and date of cros	ssing it (e.g., date of a	cquisition or dispose	al of the shares:
date of any other re	eason causing the ob	ligation of notification	to arise; in cases of	a passive
crossing of the thre.	shold, the date of sho	are-related event):	,	***************************************
5 and 10%; date of	the transaction 3 Jun	e 2020.		
6 Conoral position	es of the neverne wh			2002-00
o. General position	is of the persons wh	o are subject to the r	iotification obligation	on:
	Voting mights	Voting rights granted		
	Voting rights granted by the	by means of financial		Net amount of
	shares,	instruments,	per cent $(7. A + 7.$	issuer's voting
	00.000000000000000000000000000000000000	per cent (total 7. B.1	B)	rights <sup>2</sup>
	per cent (total 7. A)	+ 7. B.2)	***	
Situation present				
upon crossing or	11.35	0	11.35	5 122 022
reaching the	11.55	U	11.55	5,122,022
threshold				
Position of the				
previous				
notification (if		_	-	
applicable)				

		present upon crossing	the threshold: <sup>3</sup>	
Class/ type			Voting rights, per cent	
of shares ISIN code  Direct	Directly	Indirectly (Article 16 of the Law)	Directly	Indirectly

	(Article 15 of the Law)		(Article 15 of the Law)	(Article 16 of the Law)
ORS, ISIN LT00001116 76	5,122,022	0	11.35	0
SUBTOTA L A	5,122,022	0	11.35	0

B 1: Financial instruments which upon expiration of the buy-up term as agreed officially grant the right or possibility to acquire shares granting the voting rights already issued by the issuer (Article 17 of the Law)

Financial instrument	Expiration date of the term <sup>5</sup>	Period for usage/ conversion <sup>6</sup>	Amount of the voting rights which may be obtained if the instrument is used / converted	Voting rights, per cent
	u .			
		SUBTOTAL B.1		

B 2: Financial instruments linked to the financial instruments referred to in item B1 and having a similar economic effect (Article 17 of the Law) Settlement in Amount of Voting **Financial Expiration date** Period for usage/ kind or in the voting rights, per instrument of the term<sup>5</sup> conversion<sup>6</sup> money<sup>7</sup> rights cent SUBTOTAL

8. Details on the person who is subject to the obligation of notification (tick the relevant box):

**B.2** 

[X] A person who is subject to the obligation of notification is not controlled by any other natural or legal person and does not control any other undertakings that directly or indirectly have the issuer's voting rights (if a person who is subject to the obligation of notification is controlled by and (or) controls other undertaking, the second option is to be marked)

[] The entire chain of controlled undertakings by means of which the voting rights and (or) financial instruments are managed, starting with the main controlling natural or legal person<sup>8</sup>:

Name and surname / name <sup>9</sup>	Voting rights in per cent (if they amount to the threshold mandatory of notification or cross that threshold)	threshold mandatory of	Total of both voting rights, per cent (if they amount to the threshold mandatory of notification or cross that threshold)

9. Details in	case of voting by	proxy:	name and	surname /	name of proxy]	shall lose	his voting
rights							

[per cent and amount] from [date]

## 10. Additional information:

(e.g. correction of the previous notification)

Completed in Dubai, 15-06-2020

Vikas Sachar

<sup>1</sup>In the circumstances referred to in Article 16(1)(3–9) of the Law, information about the following persons should be provided:

- in case referred to in Article 16(1)(3) of the Law, natural or legal person acquiring the voting rights and entitled to exercise them according to the agreement;
- in case referred to in Article 16(1)(4) of the Law, natural or legal person to whom the shares have been pledged, provided that the natural or legal person in question controls the voting rights and declared his intentions to exercise them, as well as the natural or legal person who pledged the shares under such conditions;
- in case referred to in Article 16(1)(5) of the Law, natural or legal person who uses the shares as an usufruct, provided that the natural or legal person in question is entitled to exercise the voting rights granted by such shares, as well as the natural or legal person who loses the voting rights when using the shares as an usufruct;
- in case referred to in Article 16(1)(6) of the Law, controlling natural or legal person and the controlled undertaking, if it is bound by obligation of notification of acquisition or disposal of the voting rights as provided for in Article 15, Article 16(1)(2-5) of the Law or any of these cases;
- in case referred to in Article 16(1)(7) of the Law, a person to whom the shares are transferred by trust, provided that he may exercise the voting rights granted by such shares at his own discretion, as well as the person who transferred the shares by trust granting the right to exercise the voting rights granted by such shares;

- in case referred to in Article 16(1)(8) of the Law, natural or legal person managing the voting rights;
- in case referred to in Article 16(1)(9) of the Law, an authorized person (proxy), provided that he may exercise the voting rights at his own discretion, as well as the shareholder who has granted the proxy the right to exercise the voting rights at his own discretion (e.g. management undertakings).
- <sup>2</sup> The net amount of the voting rights shall be comprised of the voting rights granted by all shares including depository receipts marking the shares which are granted the voting rights, even if the exercise of the voting rights is suspended for a time.
- <sup>3</sup> If the amount of the voting rights is less than the minimum threshold referred to in Article 15(1) of the Law, the amount of the held financial instruments and the voting rights attached thereto which is present on the date of crossing the declared threshold shall be indicated.
- <sup>4</sup> To be filled in only when the holding is comprised of directly and indirectly held voting rights. The definition "directly held votes" shall mean the votes granted by the shares held by the person by the right of the ownership. The definition "indirectly held votes" shall mean the votes held by the person on one or more of the grounds specified in Article 16(1)(2–10) and (or) Article 16(2) of the Law.
- <sup>5</sup> Expiration date of the buy-up/validity of financial instrument shall be the date when the right to acquire shares expires.
- <sup>6</sup> To be filled in only when the financial instrument has the same period (e.g. every 3 months, starting with [date]).
- <sup>7</sup> If settlement is made in cash, the amount and percentage of the voting rights subject to notification shall be calculated considering the total relative number of the shares forming the basis for financial instrument multiplied by *delta* ratio (paragraph 28 of the Rules).
- <sup>8</sup> The entire chain of the controlled undertakings, starting with the main controlling natural or legal person, shall be indicated also in cases when the threshold is crossed at the level of only the controlled undertakings, whereas the controlled undertaking shall inform about submission of notification. In cases of multiple chains by means of which the voting rights and (or) financial instruments are used, notification of all such chains has to be made, with leaving a blank line between different chains (e.g. A, B, C, blank line, A, B, D, blank line, A, E, F etc.).
- <sup>9</sup> Names of the controlled undertakings by means of which the voting rights and (or) financial instruments are used shall be indicated disregarding whether these controlled undertakings reach or cross the lowest set threshold.