# [Name of the firm / Institution]

[Name of the shareholder (or of the shareholders acting in concert)]

[or name of the person holding direct or indirect control<sup>i</sup>, at the level of the ultimate shareholder or of the group of shareholders having breached the statutory threshold(s)]

[Address / registered office]

### **AIR FRANCE - KLM**

Department of Investor Relations Address: AFKL.FI.IR

7, rue du Cirque 75008 Paris France

E-mail: mail.airfranceklmfinance@airfrance.fr

Sent by registered letter and by email

# Notification of statutory threshold(s) breach

Please find below the information to be provided in accordance with provisions of Article 13 of the by-laws of the company Air France – KLM (the "Company") related to the obligation to notify to the Company any direct or indirect breach of the threshold of 0.5% of the Company's share capital or voting rights, or a multiple of this percentage (whether upwards or downwards) within four trading days from said threshold breach, as more broadly detailed into the Company's by-laws.

l°)	Notification of significant holding(s) ii
	☐ Notification made after the deadline <sup>iii</sup>
	$oxdot$ Notification made following a change of allocation within a previously-declared position $^{ ext{iv}}$
	An One of the share exists and of the region sinks and to relate the three bold broads.
	A°) Composition of the share capital and of the voting rights used to calculate the threshold breach(s)
	Total number of shares in the Company <sup>v</sup> :
	Source :
	Date of the source <sup>vi</sup> : / /
	Theoretical number of voting rights used to calculate the notifiable shareholdings <sup>vii</sup> :
	Source:
	Date of the source <sup>viii</sup> : / /

Do Name of the characteristic and characteristic concept begins brooked throughold (a)					
B°) Name of the shareholder or shareholders acting in concert having breached threshold(s) <sup>x</sup>					
☐ Individual shareholding <sup>x</sup> :					
Last name, given name(s) <sup>xi</sup>	Company name and legal formxiii:				
Address:	Registered office:				
Citizenship:	Name and address in France of the authorized				
Name and address in France of the authorized financial intermediary <sup>xii</sup> :	financial intermediary:				
☐ Concert party shareholdingxiv:					
Last name, given name(s)	Company name and legal form:				

1/12

Address:	Registered office:				
Citizenship:	Name and address in France of the authorized financial intermediary:				
Name and address in France of the authorized financial intermediary:					
Last name, given name(s):	Company name and legal form:				
Address:	Registered office:				
Citizenship:	Name and address in France of the authorized financial intermediary:				
Name and address in France of the authorized financial intermediary:	manoiai intermediary.				
☐ Declaration by an <b>investment services provider</b>					
Company name and legal form:					
Registered office:					
	sset management activity conducted separately form all ducted <sup>xv</sup> : ☐ on behalf of fund(s) ☐ on behalf of client(s)				
b- The investment services provider declares that it is acting independently from the entity that controls it, as stipulated in art. L. 233-9 II of the Commercial Code and arts. 223-12 and 223-12-1 of the French Autorité des Marchés Financiers ("AMF") General Regulation. Please specify:					
C°) Name of the person(s) controlling the shareholde	r or of the ultimate beneficiary(ies) of the shareholder				
	r or of the ultimate beneficiary(ies) of the shareholder ntrol, at the ultimate level of the person(s) having				
1. Individual or entity owning direct or indirect co					
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup>	ntrol, at the ultimate level of the person(s) having				
Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvii</sup> Last name, given name(s) <sup>xviii</sup> :	ntrol, at the ultimate level of the person(s) having  Company name and legal form <sup>xviii</sup> :				
Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address:	ntrol, at the ultimate level of the person(s) having  Company name and legal form <sup>xviii</sup> :  Registered office:  Citizenship:				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address:  Citizenship:  If the shareholder is part of a group, attach an organizati	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address:  Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address:  Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached.	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address:  Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached Last name, given name(s) <sup>xx</sup> :	Company name and legal form <sup>xviii</sup> :  Registered office: Citizenship: onal chart detailing the structure of said group and the I the statutory threshold(s) <sup>xix</sup> Company name and legal form <sup>xxi</sup> :				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address: Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached Last name, given name(s) <sup>xx</sup> :  Address: Citizenship:	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the I the statutory threshold(s) <sup>xix</sup> Company name and legal form <sup>xxi</sup> : Registered office:				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address: Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached Last name, given name(s) <sup>xx</sup> :  Address: Citizenship:  D°) Shareholding threshold(s) breached xxiii	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the I the statutory threshold(s) <sup>xix</sup> Company name and legal form <sup>xxi</sup> : Registered office: Citizenship:				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s)xvi  Last name, given name(s)xvii:  Address: Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached Last name, given name(s)xx:  Address: Citizenship:  D°) Shareholding threshold(s) breachedxxiii  Percentage of capital:	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the I the statutory threshold(s) <sup>xix</sup> Company name and legal form <sup>xxi</sup> : Registered office: Citizenship:				
1. Individual or entity owning direct or indirect cobreached the statutory threshold(s) <sup>xvi</sup> Last name, given name(s) <sup>xvii</sup> :  Address: Citizenship:  If the shareholder is part of a group, attach an organizatic citizenship of the controlling shareholders.  2. Beneficial owner of the person(s) having breached Last name, given name(s) <sup>xx</sup> :  Address: Citizenship:  D°) Shareholding threshold(s) breached xxiii	Company name and legal form <sup>xviii</sup> : Registered office: Citizenship: onal chart detailing the structure of said group and the I the statutory threshold(s) <sup>xix</sup> Company name and legal form <sup>xxi</sup> : Registered office: Citizenship:				

<b>Direction:</b> Upward □	Downward		<b>Direction:</b> Upward □	Downward								
E°) Reason for breach of shareholding threshold(s) <sup>xxv</sup>												
1. Shares and voting rights held by the reporting shareholder												
a- Acquisition(s) of shares, please specify:												
off market	], on market $\square$ or	as part of a p	ublic tender offer 🔲, provi	de details as nec	essary <sup>xxvi</sup> :							
b- Subscription(s) to a	a capital increase,	please speci	fy as necessary <sup>xxvii</sup> :									
c- Attribution(s) or los	s of double voting	rights										
d- Gift or inheritance,	please specify as	necessary:										
e-  Passive breach of rights, please specify as		g from an inc	rease or reduction of the I	number or share	s or voting							
f- Merger, demerger of	or contribution, plea	ase specify*x	ix:									
g-   Sale(s) of shares,	please specify:											
off market   necessary <sup>xx</sup>		or contribut	ion to a public tender of	ifer □, provide	details as							
h-  Other transaction,	Other transaction, please specify:											
2. Shares and voting rig	ghts assimilated	by the repor	ting shareholder <sup>xxxi</sup>									
a- ☐ Shares or voting rig Specify the number of sh		persons on b	ehalf of the reporting shar	eholder.								
b- Shares or voting r meaning of Article L. 233 Specify the number of sh	3-3 of the French C		re controlled by the report odexxxiii.	ting shareholder	within the							
c- ☐ Shares or voting rig Specify the number of sh	ghts held by a third nares:	l party with w	hom the reporting shareho	older is acting in	concert <sup>xxxiii</sup> .							
			ng shareholder is entitled eement or a financial inst									
e- Issued shares and voting rights covered by any agreement or financial instrument which is <b>phys</b> settled or cash-settled and has an economic effect similar to that of owning said shares <sup>xxxv</sup> . Please specify (cf. I° and J°)												
f- Shares to which the reporting shareholder holds a life interest ("usufruit").  Specify the number of shares:  g- Shares or voting rights owned by a third party with whom a temporary sale agreement has been conwith regard to the shares or voting rights.  Specify the number of shares:  h- Shares deposited with the reporting shareholder, if the latter is able to exercise the voting rights attact the shares at its discretion in the absence of specific instructions from the shareholders.  Specify the number of shares:												
							i- Voting rights that the instructions from the sha Specify the number of vo	reholders concern		ely exercise by virtue of a	proxy in the abse	ence of specific

F°) Other informationxxxvi						
G°) Reporting shareho holding(s)xxxvii:	lder's voting rights	s and shares after	acquiring or disp	osing of significant		
	Shares	% of total share capital	Voting rights	% of total voting rights		
Total (shares and voting rights possessed and held						
through assimilation):						
H°) Supplementary Informationxxxviii						
a-  Securities giving access to shares <b>to be issued</b> and to the voting rights attached thereto <sup>xxxix</sup> . Specify the type of security:						
b- Issued shares that the shareholder is entitled to acquire under an agreement or a financial instrument which is <b>physically-settled or cash-settled</b> , if the conditions set in Article 13 paragraph 4 of the Company's by-laws, in Article L. 233-9 I 4° and 4° bis of the French commercial code, and in Article 223-14 III 2° of the General Regulation of the AMF are not satisfied <sup>xl</sup> . Specify the type of agreement or financial instrument:						

I°) Characteris	stics of the fir	nancial instrum	ents and agre	ements	mentior	ned in E° 2 d	- and in H <sup>exli</sup> (բ	ohysical
Number and r of securitie instruments agreemen	es, e s or	e of maturity or expiration  Date or period whe the shares or votin rights will be or ca be acquired		voting or can	Terms for acquiring the shares or voting rights		Maximum number of shares or voting rights that the holder of the security, agreement or instrument is entitled to	
Assimilated sh	ares and voting	rights						
Supplementary	Information							
J°) Character		inancial instrur	nents and agr	eement	s mentic	oned in E° 2	e- and in H°	
Number and nature of instruments / agreements	Date of maturity or expiration	Date or period when the instruments / agreements can be settled or exercised	Exercice price (if applicable)	numb share voting (N) co by instrur	mum per of es or rights evered the nents / ments	Delta (Δ) (specify the source)	Number of assimilated shares and voting rights (N x Δ)	
Assimilated sh	ares and voting	·		ag. cc				
Supplementary	Information				'			
III. Ctatamant	انالاخت معدانان							
II°) <u>Statement o</u>		doodlingXliV						
☐ Statement n		g a change of p	raviously-daa	lared in	onte			
Statement ii	iiaue iuliuwili	y a change of p	i eviousiy-uec	iaieu III	CIII 2			

Statement of intent

## III°) Contact information of the person responsible for this filexiv

Given nam	e(s) and last name:					
Tel.:			Fax:			
E-mail:	@					
Employerxl	vi <sub>.</sub>					
	Done	at:		Date:	/ /	
			Signature:			
	(Last	nar	ne, first name and positior	n)		
	CONT	AC <sup>-</sup>	·:			
	Air Franc Department of In Mr. Michiel AFKL	ves KLII	or Relations NKERS			

The individuals whose personal data are collected through this form are informed that these data are processed by the Company in order to get information on its shareholding structure, in accordance with Article 13 of its by-laws. All the requested data are mandatory. Failing to provide these data, and in accordance with Article 13 paragraph 5 of the Company's by-laws, the shareholder faces deprivation of voting rights under the conditions of Article L. 233-14 of the French Commercial code, upon the request of one or several shareholders holding at least 0.5% of the share capital of the Company.

In accordance with paragraph VII. A. of Appendix I of the (UE) Regulation 2017/1129 of the European Parliament and Council of June 14, 2017, a list of the shareholders holding more than 5% of the share capital or voting rights of the Company will be detailed into the Registration document of the Company for the related financial year. This list includes the given and last names of the individual shareholders and the Company name of the entity shareholders as well as the number and percentage of share capital and voting rights at a given date.

7, rue du Cirque – 75008 Paris France E-mail: mail.airfranceklmfinance@airfrance.fr <sup>i</sup> The "control" shall be understood, in accordance with provisions of the (CE) Regulation n°1008/2008 of September 24 2008, as interpreted by the guidelines of the European Commission of June 8 2017, as "a relationship constituted by rights, contracts or any other means which, either separately or jointly and having regard to the considerations of fact or law involved, confer the possibility of directly or indirectly exercising a decisive influence on an undertaking, in particular by: (a) the right to use all or part of the assets of an undertaking; (b) rights or contracts which confer a decisive influence on the composition, voting or decisions of the bodies of an undertaking or otherwise confer a decisive influence on the running of the business of the undertaking". In case of concert, indicate the controlling shareholder of all the members of the concert

ii Under the terms of Article 13 of the Company's by-laws, the concerned person must inform the Company of the threshold breach(es) within four trading days following the breach. The notification must be sent by registered letter but can additionally be sent by email.

Tick this box only if the filing is made after the deadline of four trading days stipulated in Article 13 of the Company's by-laws for notification of statutory threshold breach. Individuals or entities required to provide notification should see the provisions of Article L. 233-14 of the French Commercial Code to learn about the consequences of missing the notification deadline.

<sup>iv</sup> Tick this box if the filing is made pursuant to Article 223-11-1 I of the AMF General Regulation which provides that shares and voting rights covered by financial instruments or agreements that have already been notified according to Article L. 233-9 I 4° and 4° bis of the French Commercial Code, shall be notified again when their holder has acquired the underlying shares and voting rights and such acquisition results in the total number of shares and voting rights reaching or exceeding the thresholds of Article L. 233-7 of said Code.

<sup>v</sup> The Company releases each month on its website (<a href="https://www.airfranceklm.com/en/finance">https://www.airfranceklm.com/en/finance</a>) the total number of voting rights and of shares making up the Company's share capital, if they have changed as compared to previously, in accordance with Article L.233-8 II of the French Commercial code, and Articles 221-1-2° f), 221-3 and seq., 223-11 and 223-16 of the AMF General Regulation. When the information about the total number of shares is provided or confirmed directly by the Company to the reporting shareholder, please include any information obtained from the issuer with the notification.

vi Under the format dd/mm/yyyy

vii The number of voting rights to be included in the denominator is determined on the basis of shares with voting rights, including shares with suspended voting rights, as stipulated in Article 223-11 I (2) of the AMF General Regulation.

viii Under the format dd/mm/yyyy

In accordance with Article 13 of the Company's by-laws, the notification must include all the information that has to be sent to the AMF in case of legal threshold breach pursuant to the applicable regulation, as well as, whenever necessary, the information mentioned in Article 10 of the Company's by-laws, which refers to the provisions applicable to the Company as holder or controlling shareholder (directly or indirectly) of airlines which themselves hold (1) operating licences as air carriers or (2) traffic rights, and in particular the provisions of Regulation (EC) No 1008/2008 of September 24, 2008, as interpreted by the European Commission's guidelines of June 8, 2017, international agreements and the provisions of the French Transportation Code (Articles L.6411-1 et seq.), or any text that would replace or supplement any of the latter, any shareholder (or any intermediary registered on behalf of an ultimate beneficiary) is required to provide in writing to the Company, and at its request, the following information, in particular in the cases referred to in Articles 9.2, 9.5, 9.6.1 and 9.6.2 of Company's by-laws:

# a) Individuals

- Name and address,
- Nationality,
- Number and type of stock acquired and the date of acquisition,
- In the case of individuals whose domicile is not on French territory in the meaning of Article 102 of the Code of Civil Law, the name of the individual or legal entity in France acting as an approved financial intermediary at whose address they have elected domicile,
- Confirmation that the relevant person is acting on his/her own account, and, if applicable, relevant information
  apposite to determine the nationality of the beneficial owner of the shares in accordance with the above
  provisions relating to the nationality of shareholders.

### b) Legal entities

- Name and the address of the registered office,
- Legal form of the entity,
- Quantity and type of stock acquired and the date of acquisition,
- In the case of legal entities whose domicile is not on French territory in the meaning of Article 102 of the Code
  of Civil Law, the name of the individual or legal entity in France acting as an approved financial intermediary
  at whose address they have elected domicile
- the identity and the nationality of any natural or legal person having direct or indirect control, at the ultimate level, of the relevant shareholder, within the meaning of the above-mentioned provisions relating to the nationality of shareholders
- confirmation that the relevant person involved is acting on its own account, or otherwise, if applicable, relevant
  information apposite to determine the nationality of the beneficial owner of the shares in accordance with the
  above provisions relating to the nationality of shareholders.

<sup>&</sup>lt;sup>x</sup> See Article L. 233-7 V 2° of the Commercial Code with regard to the entity required to report the threshold(s) within a group.

To be filled if the shareholder is an individual.

- xii The information related to the authorized financial intermediary must be filled if the shareholder is not a French resident within the meaning of Article 102 of the French Civil code and has taken up residence with an authorized financial intermediary, in accordance with Article 10 of the Company's by-laws.
- xiii To be filled if the shareholder is an entity.
- xiv Give the last names and given names of all individuals and the company names or all legal persons acting in concert with the reporting shareholder within the meaning of Article L. 233-10 and Article L. 233-10-1 of the French Commercial Code
- xv Specify the framework within which the reporting shareholder is making the declaration on behalf of a third party, and list the third parties concerned.
- <sup>xvi</sup> The "control" shall be understood, in accordance with provisions of the (CE) Regulation n°1008/2008 of September 24 2008, as interpreted by the guidelines of the European Commission of June 8 2017, as "a relationship constituted by rights, contracts or any other means which, either separately or jointly and having regard to the considerations of fact or law involved, confer the possibility of directly or indirectly exercising a decisive influence on an undertaking, in particular by: (a) the right to use all or part of the assets of an undertaking; (b) rights or contracts which confer a decisive influence on the composition, voting or decisions of the bodies of an undertaking or otherwise confer a decisive influence on the running of the business of the undertaking". In case of concert, indicate the controlling shareholder of all the members of the concert.
- xvii To be filled if the shareholder is an individual.
- xviii To be filled if the shareholder is an entity.
- xix The concept of « beneficial owner » shall be interpreted in accordance with the European directive 2015/849 of the Parliament and Council of Mau 20 2015, and of the relating transposing provisions of French law (and notably Article R. 561-1 of the Monetary and Financial Code). In case of concert, indicate the beneficial owner of all the members of the concert.
- xx To be filled if the shareholder is an individual.
- xxi To be filled if the shareholder is an entity.
- xxii The notification requirement set out in Árticle L. 233-7 I and II of the French Commercial Code and Article 223-11 of the AMF General Regulation applies to significant holdings calculated as a proportion of share capital and those calculated as a proportion of voting rights.

Furthermore, Article L. 233-9 of the French Commercial Code and Article 223-11 of the AMF General Regulation stipulate the cases where shares and voting rights are to be assimilated with the shares and voting rights held by the person subject to the notification requirement set out in Article L. 233-7 I and II of the French Commercial Code and Article 223-11 of the AMF General Regulation. When determining whether a threshold is breached, a shareholder must take into account (i) the shares and voting rights he possesses and (ii) the shares and voting rights he is to assimilate. Please specify in E°) whether the shareholding threshold(s) is (are) breached under the terms of Article L. 233-7 of the French Commercial Code and/or under the assimilation provided for in Articles L. 233-7 and L. 233-9 I of the French Commercial Code and Article 233-11 of the AMF General Regulation.

- xxiii DD/MM/YYYY
- xxiv DD/MM/YYYY
- xxv Possible reasons include: acquisition or disposal of shares on or off a regulated market, attribution of shares with double voting rights, passive breaching of a threshold resulting from a change in the total number of voting rights, participation in a capital increase, a merger or demerger or a public tender offer...
- www Where available, please mention the reference of the prospectus or memorandum registered with the AMF or any legal notice. Please specify whether the transaction was carried out for the purposes of trading portfolio management.
- xxvii Where available, please mention the reference of the prospectus or memorandum registered with the AMF or any legal notice.
- xxviii Where available, please mention the reference of the prospectus or memorandum registered with the AMF or any legal notice.
- xxix Where available, please mention the reference of the prospectus or memorandum registered with the AMF or any legal notice.
- was Where available, please mention the reference of the prospectus or memorandum registered with the AMF or any legal notice. Please specify whether the transaction was carried out for the purposes of trading portfolio management.
- Please specify whether the shareholding threshold was breached under the terms of Article L. 233-7 I of the French Commercial Code and/or because of assimilation for the purposes of Article 13 paragraph 4 of the Company's by-laws and Article L. 233-9 of the French Commercial Code (threshold breached through assimilation). In the case of assimilation, please specify the reasons for assimilation, along with the number of shares and voting rights that may be obtained through assimilation. Please note that Article 223-11 I of the AMF General Regulation provides that assimilation applies, even when the shareholder concerned does not hold any shares in the issuer concerned.
- xxxii Holding, acquiring or losing control of a company that owns shares directly in the company traded on a regulated market or a trading system.
- xoxiii In the case of notification of an action in concert, if the agreement between the parties is covered by a written agreement, enclose the relevant document. If the agreement has already been published, specify the reference of the publication.
- xxxiiv Article 223-11 II of the AMF General Regulation stipulates that the reporting shareholder shall specify the maximum number of issued shares that the reporting shareholder is entitled to acquire at its sole initiative, immediately or in the future under the terms of an agreement or a financial instrument, without set-off against the number of shares that the shareholder is entitled to sell under the terms of another agreement or financial instrument. This category includes bonds exchangeable or redeemable for shares, forward contracts, call options that can be exercised immediately or in the future, regardless of the level of the share price relative to the option strike price, and barrier options provided that the barrier has been activated.

Article 223-14 IV of the AMF General Regulation stipulates that the reporting shareholder shall provide the following information for each type of physically-settled financial instrument or agreement entitling the holder to acquire shares at its sole initiative:

- a- The expiry or maturity date of the instrument or agreement;
- b- Where applicable, the date or period at which the shares or voting rights will or can be acquired;
- c- The name of the issuer of the shares concerned;
- d- The main characteristics of the instrument or agreement, in particular :
  - The conditions in which the instrument or agreement carries the right to acquire shares or voting rights;
  - The maximum number of shares to which the instrument or the agreement carries the right, or which the holder
    or beneficiary can acquire, without set-off against the number of shares that this person is entitled to sell pursuant
    to another financial instrument or another agreement.

Article 223-11-1 I of the AMF General Regulation provides that shares and voting rights covered by financial instruments or agreements that have already been notified according to Article L. 233-9 I 4° and 4° bis of the French Commercial Code, shall be notified again when their holder has acquired the underlying shares and voting rights and such acquisition results in the total number of shares and voting rights reaching or exceeding the thresholds of Article L. 233-7 of said Code

xxxx Article 223-11 III of the AMF General Regulation stipulates that the reporting shareholder shall specify the maximum number of issued shares covered by an agreement or a financial instrument, having an economic effect for said person that is equivalent to owning said shares and which confer a right to a physical settlement or a cash settlement

This is the case for:

- 1° Bonds that are exchangeable or redeemable in shares;
- 2° Futures and forward contracts;
- 3° Options, whether exercisable immediately or at the end of a maturity period, and regardless of the level of the share price relative to the option strike price;
- 4° Warrants:
- 5° Repurchase agreements;
- 6° Rights to recall lent shares;
- 7° Contracts for differences;
- 8° Swaps;
- 9° Any financial instruments referenced to a basket of shares or an index. The number of shares or voting rights to be taken into account by the reporting person shall be calculated on the basis of the weight of the share in the basket of shares or index where any of the following conditions apply:
  - The shares held through financial instruments referenced to the basket or index represent 1% or more of the voting rights attached to shares of that issuer;
  - The shares in the basket or index represent 20% or more of the value of the securities in the basket or index.

Where a financial instrument is referenced to a series of baskets of shares or indices, the voting rights held through the individual baskets of shares or indices shall not be accumulated for the purpose of the thresholds set out in paragraph 1.

The number of shares to which an exclusively cash-settled financial instrument or agreement carries the right, shall be calculated on a delta-adjusted basis by multiplying the notional amount of underlying shares and voting rights by the delta of the instrument

The delta shall be calculated using a generally accepted standard pricing model. A generally accepted standard pricing model shall be a model that is generally used in the finance industry for that financial instrument and that is sufficiently robust to take into account the elements that are relevant to the valuation of the instrument. The elements that are relevant to the valuation shall include at least all of the following:

- Interest rate;
- Dividend payments;
- Time to maturity;
- Volatility;
- Price of underlying share.

When determining delta the holder of the financial instrument shall ensure all of the following:

- That the model used covers the complexity and risk of each financial instrument;
- That the same model is used in a consistent manner for the calculation of the number of voting rights of a given financial instrument.

Information technology systems used to carry out the calculation of delta shall ensure consistent, accurate and the deadline stipulated in Article 223-14 of the AMF General Regulation for the notification of significant holdings.

The number of shares and voting rights shall be calculated daily, taking into account the last closing price of the underlying share.

There shall be no set-off with any short position held by the reporting person as a result of another agreement or financial instrument.

Article 223-11-1 I of the AMF General Regulation provides that shares and voting rights covered by financial instruments or agreements that have already been notified according to Article L. 233-9 I 4° and 4° bis of the French Commercial Code, shall be notified again when their holder has acquired the underlying shares and voting rights and such acquisition results in the total number of shares and voting rights reaching or exceeding the thresholds of Article L. 233-7 of said Code.

xxxxi For complex transactions and/or when there are several reasons for breaching shareholding thresholds, please explain the transaction and its context.

xxxxiii If the shareholding is held directly and indirectly, or indirectly, please provide details about the holdings of each of the subsidiaries or companies in the same group, starting with the entity that is placed highest in the structure.

In a concert party, provide details about the shareholdings of each of the members of the concert party and also give the address or registered office of each member in a note at the end of the table.

Where applicable, please specify the number of securities acquired through a temporary sale of shares.

If the notification is filed after the deadline, please specify the shareholding on the date when the shareholding threshold was breached and on the date when the notification was eventually filed.

\*\*The securities mentioned in this section are not taken into account when determining whether a shareholding threshold was breached. They are merely mentioned as supplementary information when giving notification of a significant holding (Article L. 233-7 I subparagraph 3 of the French Commercial Code and Article 223-14 III of the AMF General Regulation).

xxxix Securities, other than warrants and various options, entitling the holder to the allocation of newly-issued securities, by means of an exchange, redemption, presentation of warrant or any other means, at any time or on a specific date. This category includes convertible bonds, bonds redeemable in shares, bonds with equity warrants, equity warrants and bonds that can be converted or redeemed with new or existing shares (OCEANE).

- xl In accordance with Article 223-14 III 2° of the AMF General Regulation. This section concerns, for example, barrier options provided that the barrier has not been reached yet.
- xii For the purposes of Article 223-14 IV of the AMF General Regulation, the reporting shareholder shall provide the following information for each type of physically-settled instrument or agreement:
- 1°) The expiry or maturity date of the instrument or agreement;
- 2°) Where applicable, the date or the period at which the shares or voting rights will or can be acquired;
- 3°) The name of the issuer of the shares concerned;
- 4°) The principal characteristics of the instrument or agreement, in particular:
  - The conditions in which the instrument or agreement carries the right to acquire shares;
  - The maximum number of shares and voting rights to which the instrument or the agreement carries the right or which the holder or beneficiary can acquire, without set-off against the number of shares that this person is entitled to sell pursuant to another financial instrument or another agreement.
- xiii For the purposes of Article 223-14 V of the AMF General Regulation, the reporting shareholder shall provide the information required by Article 223-14 IV for each type of physically-settled financial instrument or agreement entitling the holder to acquire shares and the description of each cash-settled financial instrument or agreement giving the following information:
- a- The expiry or maturity date of the instrument or agreement;
- b- The name of the issuer of the shares concerned;
- d- The main characteristics of the instrument or agreement, in particular :
  - The maximum number of shares which the instrument or the agreement is referenced, indexed or related to, without set-off against the number of shares on which the reporting shareholder holds a short position pursuant to another cash-settled financial instrument or agreement;
  - The delta of the instrument or agreement used to calculate the number of shares and voting rights aggregated by the reporting shareholder.
- xiiii If, for the purposes of Article L. 233-7 VII of the French Commercial Code, the notification of significant holdings requires a statement of intent for the next six months (when shareholdings exceed 10%, 15%, 20% or 25% of share capital or voting rights), the company concerned and the AMF should receive a statement of intent before the close of trading on the fifth trading day after the breach of the relevant shareholding threshold.

If the statement of intent required is not appended to this form, the reporting shareholder must so specify and provide the statement of intent under the terms and conditions set out above.

For the purposes of Article L. 233-7 VII of the French Commercial Code and Article 223-17 of the AMF General Regulation, this statement must specify:

- The methods of financing the acquisition and the arrangements thereof: the reporting shareholder shall indicate in particular whether the acquisition has been financed with equity or debt, the main features of that debt and, where applicable, the main guarantees given or received by the reporting shareholder. The reporting shareholder shall also indicate what proportion of its holding, if any, it obtained through securities loans.
- If the acquirer is acting alone or in concert;
- Whether the acquirer plans to cease or continue its purchases;
- Whether the acquirer intends to take control of the company;

- The strategy it intends to pursue in relation to the issuer;
- The operations for carrying out that strategy, including:
  - (a) Any plans for a merger, reorganisation, liquidation or substantial partial transfer of the assets of the issuer or any other entity it controls within the meaning of Article L. 233-3 of the French Commercial Code;
  - (b) Any plans to modify the business of the issuer;
  - (c) Any plans to modify the memorandum and Articles of association of the issuer;
  - (d) Any plans to delist a category of the issuer's financial securities;
  - (e) Any plans to issue the issuer's financial securities.

And, more generally, any measure that may have an impact on the issuer's strategy.

- The acquirer's intentions concerning the settlement or exercise of the agreements and financial instruments referred to in Article L. 233-9 I 4° and 4° bis of the French Commercial Code, providing he is part of such agreements or holds such financial instruments;
- Any agreement on a securities financing transaction involving the shares and/or voting rights of the issuer;
- Whether the acquirer intends to request its appointment or the appointment of one or more persons as a director at the executive board or supervisory board.

Please remember that if the intent changes during the six months following the filing of this statement, a new statement must be filed with the issuer and the AMF immediately and made public under the same terms and conditions. The new statement of intent shall cover a further six-month period.

#### Special case:

For the purposes of Article 223-17 II of the AMF General Regulation, any shareholder providing portfolio management services for third parties as a regular business is exempted from providing all the information stipulated above, if the following conditions are met:

- 1° The shareholder has breached the thresholds of 10% and/or 15% of the issuer's share capital or voting rights, in the normal course of business;
- 2° The shareholder declares that it does not intend to take control of the company or to request its appointment or the appointment of one or more persons as a director on the executive board or supervisory board.
- 3° The shareholder carries on its portfolio management activity independently of any other business.

In this case, the statement of intent may take the following form:

- "The acquisition of shares in Company X by Company Y took place in the normal course of the latter's business as a portfolio management company. It was carried out with no intention of implementing a particular strategy with regard to Company X and with no intention of exerting specific influence over the management of the company. Company Y is not acting in concert with a third party and does not intend to gain control of Company X or request a seat or seats on the Board of Directors, the Executive Board or the Supervisory Board for itself and other persons.
- xiiv Tick this box only if the time limit of five trading days has already expired. See the provisions of Article L. 233-14 of the French Commercial Code.
- xlv This information is not published by the AMF.
- xlvi Give the company name and address.