(BIDS) О корпоративном действии "Оферта - предложение о выкупе" - Vale Overseas Limited 6.875 21/11/36 (облигация ISIN US91911TAH68)

Реквизиты корпоративного действия				
Референс корпоративного действия	937045			
Код типа корпоративного действия	BIDS			
Тип корпоративного действия	Оферта - предложение о выкупе			
Признак обязательности КД	VOLU Добровольное событие, для участия требуются ин струкции			
Статус обработки	Предварительное объявление: подтверждено			
Инициатор выкупа	VALE OVERSEAS LIMITED			

Информация о ценных бумагах							
Референс КД по ценной бумаге	Наименова ние ценной бумаги		Депозитарн ый код выпуска	ISIN	Номиналь ная стоимость	Остаточна я номиналь ная стоимость	Валюта номина ла
455	Vale Overseas Limited 6.875 21/11/36		US91911TA H68	US91911TA H68	1000	1000	USD

Детали корпоративного действия			
Процентный период	Неизвестно		
Флаг сертификации	Нет		
Предлагающая сторона	VALE OVERSEAS LIMITED		

Варианты корпоративного действия		
Номер варианта	001	
Тип варианта	CASH Деньги	
Признак условий варианта	Пропорционально	
Признак условий варианта	Инструкции бенефициарного владельца	
Конец периода блокировки ценных бумаг	Блокировка до даты платежа	
Валюта опции	USD	
Признак обработки по умолчанию	Нет	
Флаг возможности отзыва	Да	
Дата и время окончания приема инструкций по корпоративному действию, установленные НКО АО НРД	08 июля 2024 г. 17:00	
Последний срок ответа рынку	09 июля 2024 г. 23:00	
Дата истечения срока	09 июля 2024 г. 18:00	
Период действия на рынке	с 25 июня 2024 г. по 09 июля 2024 г.	

Варианты корпоративного действия			
Период возможного	25 2024 20 20 20 20		
отзыва владельцем ЦБ на рынке	с 25 июня 2024 г. по 09 июля 2024 г. 23:00		
Период возможного отзыва в НКО АО НРД	с 25 июня 2024 г. по 09 июля 2024 г. 17:00		
, ,	Движение ценных бумаг		
Признак зачисления (списания)	Списание		
ISIN	US91911TAH68		
Описание бумаги	VALE OVER LTD 6.875 21/11/36		
Дата наступления срока обязательств (погашения)	21 ноября 2036 г.		
Минимальное количество, требуемое для исполнения	2000.0 (сумма номинала)		
Минимальный комбинированный лот, требуемый для исполнения	1000.0 (сумма номинала)		
Дата платежа	11 июля 2024 г.		
	Движение денежных средств		
Признак зачисления (списания)	Зачисление		
Дата платежа	11 июля 2024 г.		
Дата валютирования	11 июля 2024 г.		
Цена, полученная в расчете на продукт	Неизвестно		
Дополнительный текст	NARC/TO TENDER BEFORE EARLY TENDERDATE AND RE CEIVE TOTALCONSIDERATION + ACCRUED INTEREST		
F	Зарианты корпоративного действия		
Номер варианта	002		
Тип варианта	CASH Деньги		
Признак условий варианта	Пропорционально		
Признак условий варианта	Инструкции бенефициарного владельца		
Конец периода блокировки ценных бумаг	Блокировка до даты платежа		
Валюта опции	USD		
Признак обработки по умолчанию	Нет		
Флаг возможности отзыва	Нет		
Дата и время окончания приема инструкций по			
корпоративному действию, установленные НКО АО НРД	23 июля 2024 г. 17:00		
Последний срок ответа рынку	24 июля 2024 г. 23:00		
Дата истечения срока	24 июля 2024 г. 15:00		
· ·	с 10 июля 2024 г. по 24 июля 2024 г.		
<u> </u>	Движение ценных бумаг		

Варианты корпоративного действия			
Признак зачисления			
(списания)	Списание		
ISIN	US91911TAH68		
Описание бумаги	VALE OVER LTD 6.875 21/11/36		
Дата наступления срока обязательств (погашения)	21 ноября 2036 г.		
Минимальное количество, требуемое для исполнения	2000.0 (сумма номинала)		
Минимальный комбинированный лот, требуемый для исполнения	1000.0 (сумма номинала)		
Дата платежа	11 июля 2024 г.		
Движение денежных средств			
Признак зачисления (списания)	Зачисление		
Дата платежа	11 июля 2024 г.		
Дата валютирования	26 июля 2024 г.		
Цена, полученная в расчете на продукт	Неизвестно		
Дополнительный текст	NARC/TO TENDER AFTER EARLY TENDERDATE BUT BEF ORE EXPIRATION DATE ANDRECEIVE TENDER CONSIDE RATION +ACCRUED INTEREST		
I	Зарианты корпоративного действия		
Номер варианта	003		
Тип варианта	NOAC Не участвовать		
Признак обработки по умолчанию	Да		
Дата и время окончания приема инструкций по корпоративному действию, установленные НКО АО НРД	23 июля 2024 г. 17:00		
Последний срок ответа рынку	24 июля 2024 г. 23:00		
Дата истечения срока	24 июля 2024 г. 15:00		
Период действия на рынке	с 25 июня 2024 г. по 24 июля 2024 г.		

Обновление от 28.06.2024:

От Clearstream Banking S.A. получена информация о корпоративном действии. Конец обновления.

Обращаем Ваше внимание, что на текущий момент Clearstream Banking S.A. не подтвердил возможность проведения данного КД.

Подробная информация изложена в тексте сообщения от Иностранного депозитария и материалах к корпоративному действию.

Материалы к корпоративному действию приложены к данному сообщению. Также материалы доступны по запросу у Иностранного депозитария.

Обращаем внимание, что в настоящий момент существуют ограничения при участии в

корпоративных действиях по иностранным ценным бумагам. Подробная информация приведена на сайте НКО АО НРД. Дата и время окончания приема инструкций по корпоративному действию, установленные НКО АО НРД, являются техническими.

Текст сообщения от Clearstream Banking S.A.:

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:70E::ADTX//++ EVENT DETAILS ++
:70E::ADTX//FREE FORMAT MESSAGES.UNSOLICITED
INSTRUCTION and INCORRECTLY
FORMATTED MT565 DEADLINE IS 4
BUSINESS HOURS PRIOR TO DEADLINE
STATED IN DEDICATED FORMATTED FIELD
::98C::EARD// AND/OR :98C::RDDT//.
:70E::ADTX//++ ADDITIONAL INFORMATION ++
+++ORIGINAL NOTIFICATION+++
SUMMARY
PRIORITY LEVEL: 1
INSTRUCTIONS PER BO: YES
BO DISCLOSURE REQUIRED: NO
:70E::ADTX//PAPERWORK: NO
1. EVENT DETAILS
VALE OVERSEAS LIMITED HEREBY OFFERS
TO PURCHASE FOR CASH THE
OUTSTANDING NOTES ISSUED.
:70E::ADTX//NOTWITHSTANDING ANY OTHER PROVISION
OF THE OFFERS. THE OFFEROR W
:70E::ADTX//ILL NOT
BE REQUIRED TO ACCEPT FOR PURCHASE
AND PAY FOR ANY VALIDLY TENDERED
AND NOT VALIDLY WITHDRAWN NOTES
PURSUANT TO THE OFFERS, IF THE
FINANCING CONDITION HAS NOT BEEN
SATISFIED OR WAIVED OR THE GENERAL
CONDITIONS HAVE NOT BEEN SATISFIED
OR WAIVED ON OR PRIOR TO THE
EXPIRATION DATE. THE OFFERS ARE NOT
:70E::ADTX//CONTINGENT UPON THE TENDER OF ANY
MINIMU
:70E::ADTX//M PRINCIPAL AMOUNT OF NOTES.
SOURCE AND AMOUNT OF FOUNDS:
THE SOURCE OF FUNDS FOR THE
PURCHASE OF NOTES PURSUANT TO THE
```

OFFERS WILL BE THE NET PROCEEDS FROM AN OFFERING OF DEBT SECURITIES OF VALE OVERSEAS, GUARANTEED BY VALE, ON TERMS THAT ARE SATISFACTORY TO VALE IN ITS SOLE :70E::ADTX//DISCRETION, AS PART OF THE FINANCING CONDITION. THE ISSUER MAY. IN THE :70E::ADTX//IR SOLE DISCRETION, SUBJECT TO MARKET CONDITIONS, ISSUE

NEW NOTES AT ANY TIME PRIOR TO THE

EXPIRATION DATE AND USE THE

PROCEEDS THEREOF TO FINANCE, IN

WHOLE OR IN PART, THE TOTAL

CONSIDERATION, THE TENDER

CONSIDERATION OR ANY ACCRUED

INTEREST PURSUANT TO THE OFFERS

(SUCH ISSUANCES OF DEBT SECURITIES

:70E::ADTX//OF VALE OVERSEAS, GUARANTEED BY

VALE, AND ISSUA

:70E::ADTX//NCE OF NEW NOTES, IN

EACH CASE, THE NEW SECURITIES).

ALLOCATIONS IN SUCH CONCURRENT

OFFERING OF DEBT SECURITIES WILL BE

DETERMINED BY VALE OVERSEAS, VALE

AND THE UNDERWRITERS FOR SUCH

OFFERING BASED ON A NUMBER OF

DIFFERENT FACTORS, WHICH MAY

INCLUDE SUCH INVESTORS

PARTICIPATION IN THE OFFERS.

:70E::ADTX//.

2. HOW TO INSTRUCT

. PLEASE SEND A SWIFT OR XACT MESS

:70E::ADTX//AGE

TO PARTICIPATE IN THE OFFER. YOUR

INSTRUCTION MUST INCLUDE YOUR

ACCOUNT NUMBER, ISIN CODE, FULL

CONTACT DETAILS AND AMOUNT TO BE

INSTRUCTED (PLEASE REFER TO THE

ELIGIBLE BALANCE ON YOUR ACCOUNT).

HOLDERS SUBMITTING INSTRUCTIONS

COMPLY WITH THE TERMS AND

:70E::ADTX//CONDITIONS OF THE OFFER TO PURCHASE

FOR CASH

NOTE:

BY SUBMITTING YOUR INSTRUCTION

THROUG

:70E::ADTX//H CLEARSTREAM YOU HAVE IRREVOCABLY AND AUTOMATICALLY

ACCEPTED:

(I) THE DISCLOSURE OF YOUR ACCOUNT DETAILS (NOT YOUR UNDERLYING HOLDER AND,

(II) TO BE BOUND TO THE TERMS AND CONDITIONS OF THE OFFER TO PURCHASE FOR CASH,

(III) THE BLOCKING OF YOUR

:70E::ADTX//INSTRUCTED BALANCE.

2.1. INSTRUCTION PER BO

OPTION 001: YES

OPTION 002: YES

. 2.2. BO REQUIREMENT

:70E::ADTX//S

OPTION 001: NONE

OPTION 002: NONE

3. PROCEEDS

:70E::ADTX//PRICE DETERMINATION DETAILS: THE APPLICABLE TOTAL CONSIDERATION PAYABLE FOR EACH SERIES OF NOTES ACCEPTED FOR PURCHASE PURSUANT TO THE APPLICABLE OFFER WILL BE A PRICE PER USD 1,000 PRINCIPAL AMOUNT OF SUCH SERIES OF NOTES, CALCULATED IN ACCORDANCE WITH STANDARD MAR :70E::ADTX//KET PRACTICE, AS DESCRIBED ON SCHEDULE A OF THE OFFER TO PURCHASE, THAT WOULD REFLECT, AS OF THE APPLICABLE SETTLEMENT DATE, A YIELD TO THE APPLICABLE MATURITY DATE, IN ACCORDANCE WITH STANDARD MARKET PRACTICE, FOR A SERIES OF NOTES EQUAL TO THE SUM OF: 1. THE APPLICABLE FIXED SPREAD FOR :70E::ADTX//SUCH SERIES OF NOTES (THE FIXED SPREAD), PLUS 2. THE APPL :70E::ADTX//ICABLE YIELD-TO-MATURITY (THE REFERENCE YIELD), CALCULATED IN ACCORDANCE WITH STANDARD MARKET PRACTICE, BASED ON THE BID-SIDE PRICE OF THE APPLICABLE REFERENCE U.S. TREASURY SECURITY FOR SUCH

SERIES OF NOTES (AS APPLICABLE TO

EACH SERIES OF NOTES, THE REFERENCE

SECURITY), AS QUOTED ON THE

BLOOMBERG BOND TRADER FIT1 (WITH

:70E::ADTX//RESPECT TO EACH REFERENC

:70E::ADTX//E SECURITY,

THE REFERENCE PAGE) AT 11:00 A.M.,

NEW YORK CITY TIME, ON 10JUL24, FOR

THE OFFERS (SUCH TIME AND DATE, AS

THE SAME MAY BE EXTENDED, THE

PRICE DETERMINATION DATE). IF THE

EARLY ACCEPTANCE DATE IS EXTENDED

BY MORE THAN 48 HOURS BY THE

OFFEROR IN ITS SOLE DISCRETION, THE

PRICE DETERMINATION DATE MAY BE

:70E::ADTX//EXTENDED TO 11:00 A.M., NEW YORK C

:70E::ADTX//ITY TIME, ON THE SAME DAY OF THE

EXTENDED EARLY ACCEPTANCE DATE. THE

SUM OF THE FIXED SPREAD AND THE

REFERENCE YIELD IS REFERRED TO IN

THE OFFER TO PURCHASE AS THE

REPURCHASE YIELD.

SPECIFICALLY. THE TOTAL

CONSIDERATION OFFERED PER USD 1,000

PRINCIPAL AMOUNT OF EACH SERIES OF

NOTES VALIDLY TENDERED AND NOT

:70E::ADTX//VALIDLY WITHDRAWN AND ACCEPTED FOR

PUR

:70E::ADTX//CHASE WILL EQUAL:

1. THE PRESENT VALUE PER USD 1,000

PRINCIPAL AMOUNT OF ALL REMAINING

PAYMENTS OF PRINCIPAL AND INTEREST

TO THE MATURITY DATE, IN ACCORDANCE

WITH STANDARD MARKET PRACTICE, ON

SUCH SERIES OF NOTES, DISCOUNTED TO

THE APPLICABLE SETTLEMENT DATE IN

ACCORDANCE WITH THE FORMULA AT A

DISCOUNT RATE EQUAL TO THE

:70E::ADTX//APPLICABLE REPURCHASE YIE

:70E::ADTX//LD, MINUS

2. ACCRUED INTEREST FROM, AND

INCLUDING. THE LAST INTEREST

PAYMENT DATE TO, BUT NOT INCLUDING,

THE APPLICABLE SETTLEMENT DATE PER

USD1,000 PRINCIPAL AMOUNT OF SUCH

SERIES OF NOTES.

THE TOTAL CONSIDERATION IS

INCLUSIVE OF THE EARLY TENDER

PAYMENT. HOLDERS THAT VALIDLY

:70E::ADTX//TENDER THEIR NOTES PURSUANT TO THE

OFFERS AFTER THE EARLY TENDER DA

:70E::ADTX//TE,

BUT ON OR PRIOR TO THE EXPIRATION DATE, AND WHOSE NOTES ARE ACCEPTED FOR PURCHASE, WILL RECEIVE ONLY THE APPLICABLE TENDER CONSIDERATION, WHICH CONSISTS OF THE APPLICABLE TOTAL CONSIDERATION MINUS AN AMOUNT IN CASH (THE EARLY TENDER PAYMENT). 3. FIXED SPREAD AND US TREASURY REFERENCE SECURITY DETAILS: THE :70E::ADTX//APPLICABLE FIXED SPREAD FOR THIS **SERIE**

:70E::ADTX//S OF NOTES (THE FIXED SPREAD) IS PLUS 180 BPS. THE APPLICABLE REFERENCE U.S. TREASURY SECURITY AS QUOTED ON THE BLOOMBERG BOND TRADER FIT1 (REFERENCE PAGE) FOR THIS SERIES OF NOTES IS 4.375 PCT DUE 15MAY34.

ACCRUED AND UNPAID INTEREST PERIOD :70E::ADTX//.: FROM, AND INCLUDING, THE LAST INTEREST PAYMENT DATE TO, BUT NOT INCLUDING, THE APPLICABLE SETTLEM :70E::ADTX//ENT DATE

EARLY SETTLEMENT DATE: EXPECTED TO BE 11JUL24. FINAL SETTLEMENT DATE: EXPECTED TO BE 26JUL24.

:70E::ADTX//4. MAXIMUM TENDER AMOUNT : USD 500,000,000

PRORATION, ACCEPTANCE PRIORITY PROCEDURES:

ACCEPTANCE OF TENDERS OF THE NOTES OF ANY SERIES MAY BE SUBJECT TO PRORATION IF THE AGGREGATE PRINCIPAL AMOUNT OF NOTES VALIDL :70E::ADTX//Y

TENDERED AND NOT VALIDLY WITHDRAWN WOULD CAUSE THE MAXIMUM PRINCIPAL AMOUNT TO BE EXCEEDED. IF THE OFFERS ARE FULLY SUBSCRIBED AS OF THE EARLY TENDER DATE, HOLDERS WHO VALIDLY TENDER NOTES AFTER THE EARLY TENDER DATE WILL NOT HAVE ANY OF THEIR NOTES ACCEPTED FOR PURCHASE.

:70E::ADTX//.

IF PRORATION OF THE TENDERED NOTES

OF ANY SERIES IS REQUIRED, THE OFFE

:70E::ADTX//ROR WILL DETERMINE THE FINAL

PRORATION FACTORS AS SOON AS

PRACTICABLE AFTER THE EARLY TENDER

DATE OR THE EXPIRATION DATE, AS

APPLICABLE. HOLDERS MAY OBTAIN SUCH

INFORMATION FROM THE TENDER AND

INFORMATION AGENT AND THE DEALER

MANAGERS AND MAY BE ABLE TO OBTAIN

SUCH INFORMATION FROM THEIR

BROKERS. DEPENDING ON THE PRORATION

:70E::ADTX//FACTOR APPLIED, IF THE

:70E::ADTX//PRINCIPAL

AMOUNT OF NOTES RETURNED TO A

HOLDER AS A RESULT OF PRORATION

WOULD RESULT IN LESS THAN THE

MINIMUM DENOMINATION BEING RETURNED

TO SUCH HOLDER. THE OFFEROR MAY

ACCEPT OR REJECT ALL OF SUCH

HOLDERS VALIDLY TENDERED NOTES.

•

IF THE PURCHASE OF NOTES VALIDLY

:70E::ADTX//TENDERED AND NOT VALIDLY WITHDRAWN

IN THE OFFERS WOULD CAUSE THE

ISSUER TO PURCHASE

:70E::ADTX//AN AGGREGATE

PRINCIPAL AMOUNT OF NOTES IN EXCESS

OF THE MAXIMUM PRINCIPAL AMOUNT,

SUBJECT TO THE TERMS AND CONDITIONS

OF THE OFFERS, THE ISSUER WILL

PRORATE THE NOTES ACCEPTED IN THE

OFFERS AS DESCRIBED BELOW. THE

ACCEPTANCE PRIORITY PROCEDURES ARE

DESCRIBED IN THIS PARAGRAPH:

:70E::ADTX//1) IF THE AGGREGATE PRINCIPAL

AMOUNT OF ALL NOTES VALIDLY

TENDERED O

:70E::ADTX//N OR PRIOR TO THE EARLY

TENDER DATE AND NOT VALIDLY

WITHDRAWN ON OR PRIOR TO THE

WITHDRAWAL DATE DOES NOT EXCEED THE

MAXIMUM PRINCIPAL AMOUNT, THEN THE

ISSUER WILL ACCEPT FOR PURCHASE ALL

SUCH TENDERED NOTES.

.

IF THE AGGREGATE PRINCIPAL AMOUNT

OF NOTES VALIDLY TENDERED ON OR

:70E::ADTX//PRIOR TO THE EARLY TENDER DATE AND

NOT VALIDLY WITHDRAWN ON OR PRIOR

TO

:70E::ADTX//THE WITHDRAWAL DATE EXCEEDS THE MAXIMUM PRINCIPAL AMOUNT, THEN THE OFFERS WILL BE OVERSUBSCRIBED AS OF THE EARLY TENDER DATE AND (I) THE ISSUER WILL NOT ACCEPT FOR PURCHASE ANY NOTES TENDERED AFTER THE EARLY TENDER DATE, AND (II) THEY WILL ACCEPT FOR PURCHASE ON THE EARLY ACCEPTANCE DATE, IN THE ORDER OF THE RELATED ACCEPTANCE PRIORITY :70E::ADTX//LEVEL S :70E::ADTX//ET FORTH IN THE TABLE ON THE COVER OF THIS OFFER TO PURCHASE, THE MAXIMUM AGGREGATE PRINCIPAL AMOUNT OF NOTES TENDERED ON OR PRIOR TO THE EARLY TENDER DATE THAT THE ISSUER CAN ACCEPT WITHOUT EXCEEDING THE MAXIMUM PRINCIPAL AMOUNT.

.

IF THE AGGREGATE PRINCIPAL AMOUNT :70E::ADTX//OF ALL VALIDLY TENDERED AND NOT VALIDLY WITHDRAWN NOTES OF A SERIES AT A GIVEN ACCE :70E::ADTX//PTANCE PRIORITY LEVEL, WHEN ADDED TO THE AGGREGATE PRINCIPAL AMOUNT OF ALL NOTES ACCEPTED FOR PURCHASE AT HIGHER ACCEPTANCE PRIORITY LEVELS (INDICATED BY LOWER NUMERICAL VALUES), DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT, THEN THE ISSUER WILL ACCEPT FOR PURCHASE ALL SUCH VALIDLY TENDERED NOTES OF SUCH :70E::ADTX//SERIES. IF THE AGGREGATE PRINCIPAL **AMOUNT**

:70E::ADTX//OF ALL VALIDLY TENDERED
NOTES OF A SERIES AT A GIVEN
ACCEPTANCE PRIORITY LEVEL, WHEN
ADDED TO THE AGGREGATE PRINCIPAL
AMOUNT OF ALL NOTES ACCEPTED FOR
PURCHASE AT A HIGHER ACCEPTANCE
PRIORITY LEVEL, EXCEEDS THE MAXIMUM
PRINCIPAL AMOUNT, THEN THE ISSUER
WILL ACCEPT FOR PURCHASE A
PROPORTIONATE AMOUNT OF TENDERED
:70E::ADTX//NOTES OF SUCH SERIES SUCH THAT THEY
:70E::ADTX//DO NOT EXCEED THE MAXIMUM PRINCIPAL
AMOUNT. TENDERED NOTES WITH LOWER
ACCEPTANCE PRIORITY LEVELS

(INDICATED BY HIGHER NUMERICAL VALUES) THAN THE ACCEPTANCE PRIORITY LEVEL THAT RESULTS IN THE PURCHASE OF THE FULL MAXIMUM PRINCIPAL AMOUNT WILL NOT BE ACCEPTED FOR PURCHASE.

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:70E::ADTX//2) IF THE OFFERS ARE NOT OVERSUBSCRIBED AS OF THE EARLY

TENDER DATE, AND TH

:70E::ADTX//E AGGREGATE

PRINCIPAL AMOUNT OF NOTES VALIDLY

TENDERED IN THE OFFERS ON OR PRIOR

TO THE EXPIRATION DATE EXCEEDS THE

MAXIMUM PRINCIPAL AMOUNT, THEN THE

ISSUER WILL (I) ACCEPT FOR PURCHASE

ALL NOTES TENDERED ON OR PRIOR TO

THE EARLY TENDER DATE, AND (II)

ACCEPT FOR PURCHASE THE MAXIMUM

AGGREGATE PRINCIPAL AMOUNT OF NOTES

:70E::ADTX//TENDERED AFTER THE EARLY T

:70E::ADTX//ENDER

DATE AND ON OR PRIOR TO THE

EXPIRATION DATE THAT THEY CAN

ACCEPT WITHOUT EXCEEDING THE

MAXIMUM PRINCIPAL AMOUNT AND ON OR

PRIOR TO THE EXPIRATION DATE AS THE

ISSUER CAN WITHOUT EXCEEDING THE

MAXIMUM PRINCIPAL AMOUNT.

IF THE AGGREGATE PRINCIPAL AMOUNT

OF ALL NOTES OF A SERIES AT A GIVEN

:70E::ADTX//ACCEPTANCE PRIORITY LEVEL VALIDLY

TENDERED AFTER THE EAR

:70E::ADTX//LY TENDER

DATE AND ON OR PRIOR TO THE

EXPIRATION DATE, WHEN ADDED TO (I)

THE AGGREGATE PRINCIPAL AMOUNT OF

ALL NOTES VALIDLY TENDERED ON OR

PRIOR TO THE EARLY TENDER DATE AND

NOT VALIDLY WITHDRAWN ON OR PRIOR

TO THE WITHDRAWAL DATE THAT ARE

ACCEPTED FOR PURCHASE AND (II) THE

AGGREGATE PRINCIPAL AMOUNT OF ALL

:70E::ADTX//NOTES VALIDLY TENDERED AFTER THE EARL

:70E::ADTX//Y TENDER DATE AND ON OR PRIOR

TO THE EXPIRATION DATE THAT ARE

ACCEPTED FOR PURCHASE AT HIGHER

ACCEPTANCE PRIORITY LEVELS

(INDICATED BY LOWER NUMERICAL

VALUES), DOES NOT EXCEED THE

MAXIMUM PRINCIPAL AMOUNT, THEN THE

ISSUER WILL ACCEPT FOR PURCHASE ALL

SUCH TENDERED NOTES OF SUCH SERIES.

IF THE AGGREGATE PRINCIPAL AMOUNT

:70E::ADTX//OF ALL TENDERED NOTES OF A S

:70E::ADTX//ERIES

AT A GIVEN ACCEPTANCE PRIORITY

LEVEL VALIDLY TENDERED AFTER THE

EARLY TENDER DATE AND ON OR PRIOR

TO THE EXPIRATION DATE, WHEN ADDED

TO (I) THE AGGREGATE PRINCIPAL

AMOUNT OF ALL NOTES THAT ARE

ACCEPTED FOR PURCHASE ON THE EARLY

ACCEPTANCE DATE AND (II) THE

AGGREGATE PRINCIPAL AMOUNT OF ALL

:70E::ADTX//NOTES VALIDLY TENDERED AFTER THE

EARLY TENDER DATE

:70E::ADTX//AND ON OR PRIOR

TO THE EXPIRATION DATE THAT ARE

ACCEPTED FOR PURCHASE AT HIGHER

ACCEPTANCE PRIORITY LEVELS

(INDICATED BY LOWER NUMERICAL

VALUES), EXCEEDS THE MAXIMUM

PRINCIPAL AMOUNT, THEN THE ISSUER

WILL ACCEPT FOR PURCHASE A

PROPORTIONATE AMOUNT OF TENDERED

NOTES OF SUCH SERIES SUCH THAT THE

:70E::ADTX//ISSUER DO NOT EXCEED THE MAXIMUM

PRINCIPAL AMOUNT. TE

:70E::ADTX//NDERED NOTES

TENDERED AFTER THE EARLY TENDER

DATE AND ON OR PRIOR TO THE

EXPIRATION DATE WITH LOWER

ACCEPTANCE PRIORITY LEVELS

(INDICATED BY HIGHER NUMERICAL

VALUES) THAN THE ACCEPTANCE

PRIORITY LEVEL THAT RESULTS IN THE

PURCHASE OF THE FULL MAXIMUM

PRINCIPAL AMOUNT, AS THE CASE MAY

:70E::ADTX//BE, WILL NOT BE ACCEPTED FOR

PURCHASE.

. 3) FOR THE AVOIDANCE OF

:70E::ADTX//DOUBT: (I)

IF THE OFFERS ARE NOT

OVERSUBSCRIBED AS OF THE EARLY

TENDER DATE, NOTES TENDERED ON OR

PRIOR TO THE EARLY TENDER DATE WILL

BE ACCEPTED FOR PURCHASE IN

PRIORITY TO NOTES TENDERED AFTER

THE EARLY TENDER DATE, EVEN IF SUCH

NOTES TENDERED AFTER THE EARLY

TENDER DATE HAVE A HIGHER

:70E::ADTX//ACCEPTANCE PRIORITY LEVEL, AND (II)

IN NO EVENT WILL WE ACCEP :70E::ADTX//T FOR PURCHASE AN AGGREGATE PRINCIPAL AMOUNT OF NOTES IN EXCESS OF THE

MAXIMUM PRINCIPAL AMOUNT.

.

THE ISSUER RESERVE THE RIGHT, IN THEIR SOLE DISCRETION AND SUBJECT TO APPLICABLE LAW, TO INCREASE THE MAXIMUM PRINCIPAL AMOUNT WITHOUT REINSTATING WITHDRAWAL RIGHTS OR

:70E::ADTX//EXTENDING THE EARLY TENDER DATE OR

THE WITHDRAWAL DATE, SUBJECT TO

APPLICABLE LAW

:70E::ADTX//. ALL NOTES NOT

ACCEPTED AS A RESULT OF PRORATION

WILL BE REJECTED FROM THE OFFERS

AND PROMPTLY RETURNED TO THE

TENDERING HOLDER. TO ENSURE THE

RETURN OF NOTES IN MINIMUM

PRINCIPAL AMOUNTS OF USD 2,000 AND

INTEGRAL MULTIPLES OF USD 1,000 IN

EXCESS THEREOF, IF NECESSARY, THE

ISSUER WILL MAKE APPROPRIATE

:70E::ADTX//ADJUSTMENTS DOWNWARD TO THE NEAREST USD 1,00

:70E::ADTX//0 PRINCIPAL AMOUNT, OR IF

APPLICABLE, THE MINIMUM

DENOMINATION OF USD 2,000, WITH

RESPECT TO EACH HOLDER VALIDLY

TENDERING NOTES. ANY TENDER OF

NOTES, THE PRORATION OF WHICH WOULD

OTHERWISE RESULT IN A RETURN OF

NOTES TO A TENDERING HOLDER IN A

PRINCIPAL AMOUNT BELOW THE MINIMUM

DENOMINATION OF USD 2,000, MAY BE

:70E::ADTX//REJECTED IN FULL OR ACCEPTED IN FUL

:70E::ADTX//L IN THE ISSUER SOLE DISCRETION.

HOLDERS WHO TENDER LESS THAN ALL

THEIR NOTES MUST CONTINUE TO HOLD

NOTES IN AUTHORIZED DENOMINATIONS.

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5. DOCUMENTATION

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PLEASE BE ADVISED THAT THE OFFER TO PURCHASE FOR CASH IS AVAILABLE UPON :70E::ADTX//REQUEST BY SENDING AN EMAIL TO CADATABASE.CS(AT)CLEARSTREAM.COM BY STATING IN THE SUBJECT: OCE VAL :70E::ADTX//E OVERSEAS BIDS 27JUN24

.

DOCUMENTATION IS AVAILABLE ON THE

AGENTS WEBSITE (PLEASE REFER TO THE

RELEVANT WEBB FIELD).

:70E::COMP//RESTRICTIONS:

RESTRICTIONS APPLY INCLUDING IN

BRAZIL.

PLEASE CAREFULLY READ TO THE OFFER

AND DISTRIBUTION RESTRICTIONS.

PAGES VIII OF THE OFFER TO PURCHASE

:70E::DISC//THIS SUMMARY DOES NOT CONSTITUTE A

LEGALLY BINDING DESCRIPTION OF THE

CHOICES OFFERED TO CLEARSTREAM

:70E::DISC//BANKING CUSTOMERS AND CANNOT BE

RELIED UPON AS SUCH. KINDLY REFER

TO ANY OFFERING DOCUMENTS THAT MAY

BE AVAILABLE FROM THE ISSUER FOR

COMPLETE DETAILS AND OFFERING

TERMS. CB CUSTOMERS MAY WISH TO

SEEK INDEPENDENT LEGAL AND TAX

ADVICE ON THE INTER

:70E::DISC//PRETATION OF THE

OFFER. CB CUSTOMERS ARE DEEMED TO

UNDERSTAND THE OFFER AND TO

INSTRUCT CB ACCORDINGLY. THIS

NOTIFICATION CAN NOT BE REPRODUCED

OR TRANSMITTED IN ANY FORM OR BY

ANY MEANS, IF NEITHER YOU NOR THE

ADDRESSEE IS ENTITLED TO

PARTICIPATE IN THE RELEVANT

CORPORATE ACTION. YOU SHALL BEAR

:70E::DISC//SOLE RESPONSIBILITY FOR ANY AND ALL

HARMFUL CONSEQUE

:70E::DISC//NCES, LOSSES OR

DAMAGES, WHICH MAY BE SUFFERED FOR

ANY REASON BY YOURSELVES, THE

ADDRESSEE, THIRD PARTIES OR CB BY

REPRODUCING OR TRANSMITTING THE

NOTIFICATION.

IN CASE THE CLIENT INSTRUCTION IS

NOT CORRECTLY FORMATTED,

CLEARSTREAM WILL ATTEMPT TO REPAIR

THE INSTRUCTION ON BEST EFFORT

:70E::DISC//BASIS WITHOUT TAKING LIABILITY FOR

THE CORRECTNESS OF THE INF

:70E::DISC//ORMATION

AND CLEARSTREAM CANNOT BE HELD

LIABLE IN CASE OF DAMAGE RESULTING

FROM THIS ACTION.

:70E::PACO//ATTENTION: SECURITIES ADM/CORPORATE

ACTIONS/REORG

:70E::PACO//Carlos FERREIRA INTERNATIONAL CORP

ACT LUXEMBOURG PHONE: +352 243 36427

:70E::DISC//PLEASE FIND FURTHER INFORMATION

ABOUT DATA PROTECTION ON OUR

WEBSITE:

https://www.clearstream.com/clearstream-en/about-clearstream/due-diligence/gdpr/dataprotection

Текст сообщения от Euroclear Bank S.A./N.V.:

OTE/NO LEGAL DOCUMENTATION TO BECOMPLETEDCAED/PRIORITY 1 + FEE

----- EVENT DETAILS -----

INFORMATION SOURCE: INFORMATION AGENT:

D.F. KING AND CO., INC

48 WALL STREET, 22ND FLOOR

NEW YORK, NEW YORK 10005

E-MAIL: VALE(AT)DFKING.COM

OFFERS WEBSITE: WWW.DFKING.COM/VALE

BANKS AND BROKERS CALL: +1 (212) 269-5550

ALL OTHERS CALL TOLL FREE (UNITED STATES ONLY): +1 (800) 591-8263

BY MAIL:

48 WALL STREET, 22ND FLOOR

NEW YORK, NEW YORK 10005

BY OVERNIGHT COURIER:

48 WALL STREET, 22ND FLOOR

NEW YORK, NEW YORK 10005

BY HAND:

48 WALL STREET, 22ND FLOOR

NEW YORK, NEW YORK 10005

GENERAL INFORMATION

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THE PURPOSE OF THE OFFERS IS TO EXTEND THE AVERAGE MATURITY OF COMPANY'S DEBT.

PLEASE REFER TO THE DOCUMENTATION FOR MORE DETAILS

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1. TENDER AND CONSENT: NOT APPLICABLE

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2. CONDITIONS AND RESTRICTIONS: CERTAIN RESTRICTIONS MAY APPLY

THE OFFER IS SUBJECT TO, AMONG OTHER THINGS, THE FINANCING CONDITION.

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REFER TO THE OFFER DOCUMENTATION FOR THE COMPLETE CONDITIONS AND RESTRICTIONS OF THIS OFFER

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TIMETABLE

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. PRICE DETERMINATION DATE: 10/07/2024 11:00 NEW YORK CITY TIME,

UNLESS EXTENDED OR EARLIER

TERMINATED BY THE OFFEROR IN ITS SOLE DISCRETION. IF THE EARLY ACCEPTANCE DATE IS EXTENDED BY MORE THAN 48 HOURS BY THE OFFEROR IN ITS SOLE DISCRETION, THE PRICE DETERMINATION DATE MAY BE EXTENDED TO 11:00 NEW YORK CITY TIME, ON THE SAME DAY OF THE EXTENDED EARLY ACCEPTANCE DATE

. EARLY ACCEPTANCE DATE: IF THE OFFEROR ELECTS TO EXERCISE THE EARLY SETTLEMENT RIGHT (AS DEFINED HEREIN), A DATE FOLLOWING THE EARLY TENDER DATE AND PRIOR TO THE EXPIRATION DATE.

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ENTITLEMENT

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1. PURCHASE PRICE:

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- . TENDER CONSIDERATION: THE TOTAL CONSIDERATION FOR EACH USD 1,000 PRINCIPAL AMOUNT OF EACH APPLICABLE SERIES OF NOTES VALIDLY TENDERED AND NOT VALIDLY WITHDRAWN AND ACCEPTED FOR PURCHASE PURSUANT TO THE OFFERS WILL BE DETERMINED BY REFERENCE TO THE APPLICABLE FIXED SPREAD FOR SUCH NOTES PLUS THE YIELD TO MATURITY OF THE APPLICABLE REFERENCE SECURITY BASED ON THE BID-SIDE PRICE OF THE APPLICABLE REFERENCE SECURITY ON THE PRICE DETERMINATION DATE
- . EARLY TENDER FEE: USD 50.00 PER PER USD 1,000 PRINCIPAL AMOUNT . TOTAL CONSIDERATION: CONSISTS OF THE APPLICABLE TOTAL CONSIDERATION MINUS THE EARLY TENDER PAYMENT, FOR EACH USD 1,000 PRINCIPAL AMOUNT OF NOTES

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2. ACCRUED AND UNPAID INTEREST: ACCRUED AND UNPAID INTEREST WILL BE PAID UP TO, BUT NOT INCLUDING, THE APPLICABLE SETTLEMENT DATE

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3. MINIMUM AGGREGATE ACCEPTANCE AMOUNT: THE TENDER OFFER IS NOT CONDITIONAL ON A MINIMUM AGGREGATE AMOUNT OF SECURITIES BEING TENDERED.

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4. TENDER CAP: THE MAXIMUM PRINCIPAL AMOUNT:

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USD 500,000,000, EXCLUDING ANY PREMIUM AND ANY ACCRUED AND UNPAID INTEREST, AGGREGATE AMOUNT OF OUTSTANDING SECURITIES

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5. PRORATION: APPLICABLE. THE COMPANY OFFERS TO ACCEPT INSTRUCTIONS UP TO THE TENDER CAP. IF THE CAP IS EXCEEDED, INSTRUCTIONS WILL BE ACCEPTED ON A PRO-RATA BASIS. THE AMOUNT OF NOTES THAT ARE TENDERED ON THE APPLICABLE SETTLEMENT DATE WILL BE DETERMINED IN ACCORDANCE WITH THE ACCEPTANCE PRIORITY LEVELS SET FORTH IN THE DOCUMENTATION (WITH 1 BEING THE HIGHEST AND 3 BEING THE LOWEST).FOR FURTHER DETAILS OF THE PRORATION PLEASE REFER TO THE DOCUMENTATION

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6. POOLFACTOR: NOT APPLICABLE

THIS CORPORATE ACTION NOTIFICATION DOES NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY ANY SECURITIES BY

ANYONE IN ANY JURISDICTION.

IT IS NOT, AND SHOULD NOT BE CONSTRUED OR TREATED AS, INVESTMENT OR FINANCIAL ADVICE. IN PROVIDING THIS INFORMATION, EUROCLEAR BANK IS NOT ACTING AS AGENT OF THE ISSUER.

BY SENDING AN INSTRUCTION TO EUROCLEAR BANK, YOU CONFIRM THAT YOU (AND ANY BENEFICIAL OWNER(S) FOR WHOM YOU ACT) COMPLY WITH THE TERMS AND CONDITIONS OF THE CORPORATE EVENT AND COMPLY WITH APPLICABLE LOCAL LAWS OR REQUIREMENTS, INCLUDING BUT NOT LIMITED TO HOLDING AND TRANSFER RESTRICTIONS.

IF HOLDING AND TRANSFER RESTRICTIONS WOULD PROHIBIT YOU (AND ANY BENEFICIAL OWNER(S) FOR WHOM YOU ACT) TO HOLD THE PROCEEDS OF A CORPORATE EVENT IN YOUR ACCOUNT IN EUROCLEAR BANK, YOU (AND ANY BENEFICIAL OWNER(S) FOR WHOM YOU ACT) MUST ENSURE TO SEND AN INSTRUCTION TO ALLOW THE TRANSFER OF THESE PROCEEDS TO AN ACCOUNT OUTSIDE THE EUROCLEAR SYSTEM.

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----- ACTION TO BE TAKEN -----

TO INSTRUCT, YOU NEED TO:

. SEND A SEPARATE INSTRUCTION PER BENEFICIAL OWNER (BO) THE ABOVE IS GUIDANCE ONLY. YOU ARE SOLELY RESPONSIBLE TO DETERMINE WHETHER TO SEND ONE INSTRUCTION PER BENEFICIAL OWNER OR NOT.

WE WILL FORWARD BUT NOT VALIDATE ANY INSTRUCTION RECEIVED REGARDLESS IF YOU SENT IT SEPARATELY PER BENEFICIAL OWNER OR NOT.

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ELECTRONIC INSTRUCTIONS:

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1. FREE FORMAT MT 599/MT 568 USERS: YOUR DEADLINE IS 10:00 (BRUSSELS TIME) ON THE BUSINESS DAY BEFORE THE DEADLINE DATE.

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2. EASYWAY USERS:

A. TO TENDER BEFORE EARLY TENDER DATE AND RECEIVE TOTAL CONSIDERATION, CHOOSE OPTION 001

B. TO TENDER AFTER EARLY TENDER DATE BUT BEFORE EXPIRATION DATE AND RECEIVE TENDER CONSIDERATION, CHOOSE OPTION 002

. MENTION IN FIELD 'NARRATIVE TO SERVICE PROVIDER': YOUR CONTACT NAME AND PHONE NUMBER PRECEDED BY 'INX CONTACT DETAILS'

3. EUCLID USERS:

A. TO TENDER BEFORE EARLY TENDER DATE AND RECEIVE TOTAL CONSIDERATION, SEND AN INSTRUCTION TYPE '54' WITH SUBTYPE 'CSH1' B. TO TENDER AFTER EARLY TENDER DATE BUT BEFORE EXPIRATION DATE AND RECEIVE TENDER CONSIDERATION, SEND AN INSTRUCTION TYPE '54' WITH SUBTYPE 'CSH2'

C. TO TAKE NO ACTION, SEND AN INSTRUCTION TYPE '54' SUBTYPE 'NOAC'. MENTION THE EVENT NUMBER IN FIELD 72 AS FOLLOWS: 'EVNB CA00000XXXXXXXX' (WHERE XXXXXXXX IS THE EVENT NUMBER)

ALWAYS MENTION IN FIELD:

. 72: YOUR CONTACT NAME AND PHONE NUMBER PRECEDED BY 'INX CONTACT DETAILS' $\,$

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4. SWIFT MT565 USERS:

A. TO TENDER BEFORE EARLY TENDER DATE AND RECEIVE TOTAL CONSIDERATION, USE CAON 001 CAOP CASH

B. TO TENDER AFTER EARLY TENDER DATE BUT BEFORE EXPIRATION DATE AND RECEIVE TENDER CONSIDERATION, USE CAON 002 CAOP CASH

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ALWAYS MENTION IN FIELD:

. 70E:INST: YOUR CONTACT NAME AND PHONE NUMBER PRECEDED BY 'INX CONTACT DETAILS' $\,$

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PAPER FORM:

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NO LEGAL DOCUMENTATION TO BE COMPLETED

DOCUMENTATION

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YOU MAY REQUEST THE CORPORATE ACTION DOCUMENT(S) EITHER VIA E-MAIL OR VIA THE WEBSITE:

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A. E-MAIL: SEND AN E-MAIL TO CADOCS(AT)EUROCLEAR.COM. INDICATE IN THE SUBJECT OF YOUR E-MAIL THE FOLLOWING REFERENCE 4317112-221

NOTE: IN THE RARE CASE THAT THE SIZE OF THE CA DOCUMENT EXCEEDS 10 MB, IT WILL NOT BE POSSIBLE TO SEND IT VIA E-MAIL. YOU WILL RECEIVE AN E-MAIL INFORMING YOU THAT THE DOCUMENT WILL BE AVAILABLE ONLY VIA THE WEBSITE

.

B. THE EUROCLEAR WEBSITE (MY.EUROCLEAR.COM): TO ACCESS THE DOCUMENTATION, LOG IN OR GO THROUGH TO MYEUROCLEAR AS A GUEST. YOU CAN DOWNLOAD THE DOCUMENT(S) BY ENTERING THE CORPORATE ACTION

NOTIFICATION NUMBER 4317112 IN THE SEARCH BOX ON MY.EUROCLEAR.COM MY APPS CORPORATE ACTIONS

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REVOCABILITY

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INSTRUCTIONS MAY BE WITHDRAWN PURSUANT TO THE OFFER DOCUMENTATION

AND UPON AGENTS FINAL AGREEMENT

FREE TEXT LIMITATIONS APPLICABLE IN THE FOLLOWING FIELDS (IF REQUIRED):

- . 4 X 35 CHARACTERS IN FIELD: 88D
- . 10 X 35 CHARACTERS IN FIELDS 72, 70E:INST, 80B, 95V:OWND

WE WILL FORWARD BUT NOT VALIDATE ANY OF THE INFORMATION IN THESE FIELDS.

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NOTE:

PLEASE REFER TO THE CORPORATE ACTIONS FAQ SECTION ON MY.EUROCLEAR.COM FOR MORE INFORMATION WITH REGARDS TO THE APPLICABLE PROCESS TO CANCEL AND REPLACE YOUR INSTRUCTION

Приложение 1: Адрес в сети Интернет, по которому можно ознакомиться с дополнительной документацией