

PREVIOUS ANNOUNCEMENT OF THE VOLUNTARY TAKEOVER BID FOR THE SHARES OF TALGO, S.A. LAUNCHED BY GANZ-MAVAG EUROPE ZRT.

*This previous announcement is publicly disclosed in accordance with the provisions of Real Decreto 1066/2007, de 27 de julio, sobre el régimen de las ofertas públicas de adquisición de valores (“**Royal Decree 1066/2007**”) and contains the main characteristics of the voluntary takeover bid, which is subject to mandatory authorisation by the Spanish Securities Market Commission (“**CNMV**”).*

The detailed terms and characteristics of the takeover bid shall be set out in the explanatory prospectus, which shall be published after the aforementioned authorisation has been obtained.

Pursuant to the provisions of article 30.6 of Royal Decree 1362/2007, of 19 October, from the date of this announcement, any shareholders of Talgo, S.A. who acquire securities conferring voting rights must notify such acquisitions to the CNMV when the proportion of voting rights held by them reaches or exceeds 1%. Likewise, any shareholders already holding 3% of the voting rights shall notify any transaction that entails any subsequent changes to such percentage.

Pursuant to the provisions of article 2.b) of Rule Five of CNMV Circular 1/2017, of 26 April, as of the date of this announcement, operations on Talgo, S.A.’s liquidity contract, if any, must be suspended.

1. IDENTITY OF THE OFFEROR

The offeror company is Ganz-Mavag Europe Zrt. (the “**Offeror**”), a Hungarian private limited company, with registered address at 1122 Budapest, Városmajor utca 13. 6. em, Hungary, VAT number 32449208-2-43 (EU VAT number HU32449208), LEI Code 875500V42WGFO5KXW371 and registered with the Hungary register of commerce and companies under number 01-10-142629. Being the Offeror a private limited company, the shares of the Offeror are not introduced and admitted to trading on any securities market.

The Offeror is wholly owned, directly, by the following entities:

- (i) Ganz-Mavag Holding Kft., a Hungarian limited liability company, with registered address at 1122 Budapest, Városmajor utca 13. 6. em, Hungary, VAT number 32438985-2-43 and registered with the Hungary register of commerce and companies under number 01-09-424173, owning a 55% stake in the Offeror, and
- (ii) Corvinus Zrt. (Corvinus International Investment Private Limited Company), a Hungarian private limited company, with registered address at 1024 Budapest, Fény utca 16. II. em, Hungary, VAT number 12293160-2-41 (EU VAT number HU12293160) and registered with the Hungary register of commerce and companies under number 01-10-043547, owning a 45% stake in the Offeror. Corvinus Zrt. is a company fully owned by the Hungarian State, whose ownership rights are exercised by the Ministry for National Economy of Hungary.

The Offeror is jointly controlled by Ganz-MaVag Holding Kft. and Corvinus Zrt.

Ganz-Mavag Holding Kft., in turn, is wholly-owned by Magyar Vagon Befektetési Vagyonkezelő Zrt., a Hungarian private limited company, with registered address at 1122 Budapest, Városmajor utca 13. 6. em, Hungary, VAT number 26711487-2-43 (EU VAT number HU26711487) and registered with the Hungary register of commerce and companies under number 01-10-140260.

In turn, Magyar Vagon Befektetési Vagyonkezelő Zrt. is wholly-owned, directly, by the following entities:

- (i) Magyar Vagon Invest Zrt., a Hungarian private limited company, with registered address at 1122 Budapest, Városmajor utca 13. 6. Em, Hungary, VAT number 27910081-2-43 and registered with the Hungary register of commerce and companies under number 01-10-140759, owning a 50% stake, and
- (ii) Solva Industrial Zrt., a Hungarian private limited company, with registered address at 1122 Budapest, Városmajor utca 13. 6. em, Hungary, VAT number 29153925-1-43 and registered with the Hungary register of commerce and companies under number 01-10-141252, owning a 50% stake.

Both of these two companies are in turn wholly-owned by Solva II Magántőkealap, a private equity fund incorporated under the laws of Hungary, with registered address at 1123 Budapest, Alkotás utca 53. F. épület II. emelet, Hungary, VAT number 19165231-1-43 and investment fund registration number 6122-84. Solva II Magántőkealap is participated by a number of different shareholders, with no individual shareholder (or group of concerted shareholders) holding more than 50% of the share capital of the fund. Mr. Csaba Törő, a Hungarian national, is the main shareholder of Solva II Magántőkealap, owning a 50% stake, and is currently one of the members of the board of directors of the Offeror.

Solva II Magántőkealap is managed by the fund management company Lead Ventures Alapkezelő Zrt., a Hungarian private limited company, with registered address at 1026 Budapest, Pasaréti út 122-124 4 2, Hungary, VAT number 26189541-1-41 (EU VAT number HU26189541) and registered with the Hungary register of commerce and companies under number 01-10-049597, pursuant to a fund management services agreement entered into on 26 January 2024.

Lead Ventures Alapkezelő Zrt. is wholly-owned by MOL Vagyonkezelő Kft., a Hungarian limited liability company, with registered address at 1016 Budapest, Krisztina körút 99. IV. em. 413, Hungary, VAT number 12517565-2-41 and registered with the Hungary register of commerce and companies under number 01-09-995532. Nevertheless, Lead Ventures Alapkezelő Zrt. operates as an autonomous fund management company.

In turn, MOL Vagyonkezelő Kft. is wholly-owned by MOL Hungarian Oil and Gas Public Limited Company (MOL Plc.), a Hungarian corporation, with registered address at Dombóvári út 28, 1117 Budapest, Hungary, VAT number 10625790-4-44 and registered with the Hungary register of commerce and companies under number 01-10-041683, which shares are admitted to trading on the Budapest and the Warsaw Stock Exchanges.

Below there is a table detailing the shareholders of MOL Hungarian Oil and Gas Public Limited Company (MOL Plc.) owning 3% or more of the voting rights, according to the information available at its corporate website:

Shareholders of MOL Plc.	% of voting rights
MOL New Europe Foundation	10.49%
Maecenas Universitatis Corvini Foundation	10.00%
Mathias Corvinus Collegium Foundation	10.00%
MOL Plc. SESOP Organizations	7.95%
OTP Bank Plc.	4.90%
ING Bank N.V.	3.77%
UniCredit Bank AG	3.75%

The Hungarian State does not have any participation, directly or indirectly, in Ganz-Mavag Holding Kft. or in Solva II Magántőkealap.

A more detailed description regarding the shareholding structure of the Offeror will be included in the explanatory prospectus that will be published after obtaining the approval by the CNMV of this voluntary offer to acquire 100% of the share capital of Talgo, S.A. (“**Talgo**” or the “**Target Company**”) by the Offeror (the “**Offer**”).

2. DECISION TO LAUNCH THE OFFER

The decision to launch the Offer was approved by means of a resolution passed by the Board of Directors of the Offeror on 7 March 2024.

The launching of the Offer does not require the approval or passing of any other corporate resolutions by any other person or entity.

3. FILING OF THE OFFER

The Offeror shall file the request for the authorisation of the Offer with the CNMV (the “**Offer Authorisation Request**”), along with the Offer prospectus and the supplementary documentation that must be also filed, all in accordance with the provisions of article 17 of Royal Decree 1066/2007.

The Offeror expects that the filing of the Offer Authorisation Request will occur next to the end of the one-month period referred to in the mentioned article 17 of Royal Decree 1066/2007.

4. TYPE OF OFFER

The Offer is considered a voluntary offer for the purposes of the provisions of article 117 of *Ley 6/2023, de 17 de marzo, de los Mercados de Valores y de los Servicios de Inversión* (“**LMVSI**”) and article 13 of Royal Decree 1066/2007.

5. STAKE OF THE OFFEROR IN THE TARGET COMPANY

The Offeror is not acting in concert with any other person or entity in connection with the Offer or the Target Company, except for the collaboration agreement entered into with CATO Investments Kft. (“**CATO**”), which is further described in section 12.

Neither the Offeror nor any of the entities pertaining to the same group of entities as the Offeror, neither CATO, nor Corvinus Zrt., nor to the Offeror’s best knowledge, any of their respective directors, currently holds any direct or indirect stake in the Target Company or any securities granting subscription or acquisition rights over the shares in the Target Company. Additionally, to the Offeror’s best knowledge, neither any entities directly or indirectly controlled by MOL Plc, nor any funds managed by Lead Ventures Alapkezelő Zrt., nor their respective directors, hold any direct or indirect stake in the Target Company or any securities granting subscription or acquisition rights over the shares in the Target Company.

In the 12 months prior to the date of this announcement, neither the Offeror nor any other company of the same group to which it belongs, neither CATO, nor Corvinus Zrt., nor to the Offeror’s best knowledge, any of their respective directors, have carried out, directly or indirectly, individually or jointly with others or in any other way, any transaction over the shares of the Target Company or securities granting rights for the subscription or acquisition of shares of the Target Company. Additionally, to the Offeror’s best knowledge, neither any entities directly or indirectly controlled by MOL Plc, nor any funds managed by Lead Ventures Alapkezelő Zrt., nor their respective directors have carried out, directly or indirectly, individually or jointly with others or in any other way, any transaction over the shares of the Target Company or securities granting rights for the subscription or acquisition of shares of the Target Company.

Moreover, up to the date of this announcement, the Offeror has not appointed any members of the board of directors or the management of the Target Company.

6. INFORMATION CONCERNING THE TARGET COMPANY

The Target Company is Talgo, S.A., a Spanish corporation (*sociedad anónima*), with registered address at Paseo del Tren Talgo, 2, Las Matas (28290), Madrid, Spain, and tax number (N.I.F.) A-84453075. The Target Company is registered in the Madrid Commercial Registry (*Registro Mercantil de Madrid*), with a LEI Code number 95980037JECHVQDJDT59.

Pursuant to the publicly available information concerning the Target Company, its current share capital is 37,281,924.41 euros, represented by 123,860,214 shares with a par value of 0.301 euro each, fully subscribed and paid up. The shares of the Target Company are represented by book entries, listed in the corresponding accounting

registers of the *Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.* (Iberclear) and its authorised participating entities, and are admitted to trading on the Madrid, Barcelona, Bilbao and Valencia Stock Exchanges and quoted on the automated quotation system of the Spanish Stock Exchanges (*Sistema de Interconexión Bursátil Español - Mercado Continuo*).

Pursuant to the publicly available information, currently the Target Company has not issued non-voting shares or any special class shares, nor has issued preferential subscription rights, bonds that may be converted into or swapped for shares or any other similar securities or instruments outstanding which could directly or indirectly grant entitlement to subscription or purchase of the shares of the Target Company. Consequently, there are no securities in the Target Company other than the shares included in the Offer that could be targeted by said Offer.

According to the public information available as of the date of this previous announcement, Talgo is the owner of 956,901 treasury shares, representing 0.77% of its total share capital.

7. SECURITIES AND MARKETS TARGETED BY THE OFFER

The Offer is launched over the totality of the issued shares of the Target Company in which its share capital is divided. Therefore, the Offer is addressed to a total of 123,860,214 shares in the Target Company, of €0.301 par value each, pertaining to a single class and series, representing 100% of its share capital.

The terms of the Offer are identical for all the shares of the Target Company which the Offer is addressed to.

The Offer is launched exclusively in the Spanish market, as this is the only market in which the shares of the Target Company are listed. This notwithstanding, the Offer is addressed to all shareholders of the Target Company regardless of their nationality or residence.

This announcement and its contents do not constitute a formulation or dissemination of the Offer in jurisdictions or territories other than Spain. Therefore, this announcement shall not be published or in any other way distributed or sent to jurisdictions or territories in which the Offer may be illegal or in which additional documentation may be required, and those receiving this announcement may not distribute it or send it to the aforesaid jurisdictions or territories.

8. CONSIDERATION

The Offer is launched as a sale and purchase of shares. The consideration offered by the Offeror to the Target Company's shareholders is €5 per share and will be totally paid in cash (the "**Offer Price**"). As a consequence, the maximum total amount to be disbursed by the Offeror will be €619,301,070.

The Offeror has binding commitment letters from its shareholders (Ganz-Mavag Holding Kft. and Corvinus Zrt.), which in turn have both bank and equity binding financing commitments, to pay the total consideration of the Offer.

The entire consideration shall be made effective in cash. The fulfilment of the obligation to pay the total consideration will be secured by one or more bank guarantees to be submitted to the CNMV pursuant to the provisions of article 15 of Royal Decree 1066/2007.

If the Target Company carries out any distribution of dividends, reserves or any other distribution to its shareholders before the settlement of the Offer, whether ordinary or extraordinary, on account or supplementary, the Offer Price shall be reduced in an amount equivalent to the gross amount per share of the distribution, provided that the date on which the result of the Offer is published in the trading bulletins coincides or is subsequent to the *ex-dividendo* date.

Notwithstanding the fact that the premium data relating to quoted prices given below may change from the date of this announcement depending on the quoted prices and that these data do not determine that the price can be considered as an equitable price in the terms of Articles 110 of the LMVSI and 9 of Royal Decree 1066/2007, the Offeror informs that the Offer Price (per Talgo share) represents a premium of approximately:

- (i) 14.42% to the trading price of €4.370 per Talgo share at close of market on 7 February 2024, the trading session immediately preceding the date on which the CNMV suspended the trading of the Talgo shares due to a leak on the press in connection with the preparation of this Offer.
- (ii) 27.71% to the trading price of €3.915 per Talgo share at close of market on 15 November 2023, which is the day before the date when Talgo published an inside information disclosure referring to a preliminary indication of potential interest in the launching of a takeover bid for all the shares of Talgo by a Hungarian group at a price of €5 per share.
- (iii) 35.70% to the volume-weighted average price of €3.684 per Talgo share for the one-month period immediately before 15 November 2023.
- (iv) 36.06% to the volume-weighted average price of €3.675 per Talgo share for the three-month period immediately before 15 November 2023.
- (v) 41.37% to the volume-weighted average price of €3.537 per Talgo share for the six-month period immediately before 15 November 2023.

9. PRIOR AUTHORISATION OF ARTICLE 26.2 OF ROYAL DECREE 1066/2007

Pursuant to the Sole Transitional Provision of Royal Decree-Law 34/2020, of 17 November, on urgent measures to support business solvency and the energy sector, and on tax matters, and Law 19/2003, of 4 July, on the legal regime governing the movement of capital and economic transactions abroad, the Offeror understands that the direct investment in the Target Company by the Offeror, and indirectly by its

shareholders, resulting from the Offer is subject to the prior authorisation of the Council of Ministers of the Spanish Government.

The Offeror will commence the process of applying for authorisation from the competent authorities as soon as possible after publication of this announcement and in cooperation with such authorities.

Pursuant to article 26.2 of Royal Decree 1066/2007, the CNMV shall not authorise the Offer until it has been evidenced to the CNMV that the authorisation has been obtained.

In the event that the authorisation is subject to conditions imposed by the relevant authority (other than those related to Talgo and Patentes Talgo, S.L.U. maintaining their registered office and place of effective management in Spain, preserving the Spanish workforce and industrial capacity and Patentes Talgo, S.L.U. maintaining title to its intellectual property and patents), the authorisation shall only be deemed to have been obtained if the Offeror communicates its decision to accept them, which shall be duly notified to the CNMV and to the market as soon as possible.

10. CONDITIONS FOR THE EFFECTIVENESS OF THE OFFER

According to articles 13 and 26 of Royal Decree 1066/2007, the Offer shall be subject to the satisfaction of the following conditions:

- (i) According to article 13.2.b) of Royal Decree 1066/2007, acceptance of the Offer by shares of the Target Company representing at least 50% plus one share of its share capital carrying voting rights, that is, at the date of this announcement, 61,930,108 shares in the Target Company. The fulfilment of this condition will enable the Offeror to apply the exception to the obligation to launch a follow-on mandatory offer pursuant to article 8.f) of Royal Decree 1066/2007.

The Offeror may waive the above condition in the terms and according to the timings detailed in the Offer prospectus.

- (ii) According to article 26.1 of Royal Decree 1066/2007, authorisation imposing no conditions (or non-opposition as a result of the expiration of the applicable waiting period) of the Offer by the relevant anti-trust authorities, as described in more detail in section 11.1.
- (iii) According to article 13.2.d) of Royal Decree 1066/2007, authorisation, imposing no conditions, of the Offer by other relevant foreign direct investment authorities, if required, as described in more detail in section 11.2.

11. NOTIFICATIONS WITH REGARD TO ANTI-TRUST AND AUTHORISATIONS BY OTHER SUPERVISORY BODIES

11.1 Anti-trust clearances

According to article 26.1 of Royal Decree 1066/2007, the Offer shall be conditional upon the economic concentration resulting therefrom obtaining the necessary antitrust authorisations.

In particular, according to the information available, the Offeror considers that the aforementioned economic concentration requires the authorisation of the European Commission pursuant to the provisions of Council Regulation (EC) No 139/2004 of 20 January 2004 on the control of concentrations between undertakings.

The Offeror will commence the process of applying for the authorisations referred to above as soon as possible after publication of this announcement and in cooperation with such authorities.

In addition, the Offer may require further approvals from competition authorities in other jurisdictions. Once the necessary information about these jurisdictions has been obtained from the Target Company and the relevant analysis has been completed, the Offeror will report on the additional merger control clearances, if any, necessary for the effectiveness of the Offer and will apply for such authorisations as soon as possible and in cooperation with the relevant authorities.

11.2 Foreign direct investment authorisations in other countries

According to the information available, it cannot be excluded that the Offer will require further approvals from foreign direct investment authorities in other jurisdictions different than Spain.

Therefore, according to article 13.2.d) of Royal Decree 1066/2007, the Offer shall be conditional upon obtaining such authorisations from other relevant foreign direct investment authorities.

Once the necessary information in this regard has been obtained from the Target Company and the relevant analysis has been completed, as well as the Offeror has decided to maintain such conditions in view of their materiality for the Talgo group's business and their relevance for the interests of the Offeror and its direct and indirect shareholders, the Offeror will report on the additional foreign direct investment authorisations required and the Offeror will apply for such authorisations as soon as possible and in cooperation with the relevant authorities.

12. AGREEMENTS CONCERNING THE OFFER

Considering that the Offer was initially conceived, analysed and pursued by CATO, on 26 January 2024, the Offeror and CATO entered into a collaboration agreement pursuant to which it is acknowledged and agreed that CATO has collaborated, and will further collaborate to the extent necessary, with the Offeror for the purposes of the launching of

the Offer, in particular by sharing with the Offeror any information obtained in the context of the preparation of the Offer.

In this regard, on 16 December 2022, CATO entered into a non-disclosure agreement with Talgo's main shareholder, Pegaso Transportation International, S.C.A. ("**Pegaso**"), an entity managed by Trilantic Capital Management GP Limited ("**Trilantic Capital**"), owning 49,584,959 shares carrying 40.033% of Talgo's voting rights, which has stated to have Talgo's prior authorisation for such purpose. This non-disclosure agreement was entered into to protect any confidential information exchanged by the parties for the purposes of analysing a potential transaction consisting of the offer for 100% of the share capital of the Target Company. In the context of the preparation of the Offer, Pegaso authorized CATO to share confidential information with Magyar Vagon Befektetési Vagyonkezelő Zrt. (as former indirect sole shareholder of the Offeror), the Offeror and the financing parties of the transaction.

Likewise, on 17 January 2024, CATO entered into a non-disclosure agreement with Talgo, in order to protect any confidential information exchanged by the parties for the purposes of analysing a potential transaction consisting of the acquisition by CATO of the entire or a portion of the share capital of Talgo and, in turn, Talgo further confirmed its consent to the sharing of confidential information with Magyar Vagon Befektetési Vagyonkezelő Zrt. (as former indirect sole shareholder of the Offeror) and the financing parties of the transaction.

CATO is a Hungarian limited liability company, with registered address at 1026 Budapest, Fenyves lejtő 17-19. tetőtér 5., Hungary, VAT number HU27863680 and registered with the Hungary register of commerce and companies under number 01-09-401111, and is wholly-owned by Mr. András Tombor, a Hungarian national. CATO does not have any participation, directly or indirectly, in Ganz-Mavag Holding Kft, Solva II Magántőkealap or the Offeror.

Mr. András Tombor is currently one of the members of the board of directors of the Offeror.

On 6 March 2024, the Offeror sent a letter-agreement addressed to the Board of Directors of Talgo in order to record the terms and conditions under which the Offeror and the Target Company will proceed in relation to the Offer. In particular, by counter-signing the letter-agreement, and delivering a signed copy of the letter to the Company, Talgo has agreed and confirmed as follows:

(i) Statement of friendly offer

The Board of Directors of Talgo has unanimously confirmed that the Offer is friendly and that the consideration offered is attractive for Talgo 's shareholders, expressing a preliminary favourable view on such price offered, without prejudice to the report to be issued by the Board in due course pursuant to article 24 of Royal Decree 1066/2007, of 27 July, on takeover bids, expressing its opinion on the Offer following the authorisation of the Offer by the Comisión Nacional del Mercado de Valores and, therefore, after having reviewed the Offer prospectus, the industrial plans proposed by the Offeror and received suitable financial advice. Talgo shall provide to the Offeror any assistance reasonably required by it for the successful

completion of the Offer, in particular as regards the preparation and processing of the authorisations and consents necessary for its effectiveness.

Moreover, the proprietary directors representing Pegaso have expressed to the Board of Directors Pegaso's intention to accept the Offer with its entire shareholding in the Target Company.

(ii) Break-up fee

In the event that, after the Offer has been authorised by the CNMV, the Offer is not successful due to the approval of a competing offer pursuant to article 40 *et seq* of Royal Decree 1066/2007 that concludes with a positive result (*resultado positivo*), Talgo undertakes to pay to the Offeror a break-up fee, as compensation for the costs and expenses incurred in the preparation of the Offer, in an amount equal to 0.5% of the maximum total amount of the Offer (i.e., in an amount of EUR 3,096,505.35).

In compliance with article 42.4 of Royal Decree 1066/2007, this break-up fee has been expressly approved by the Board of Directors of Talgo with the favourable report of its financial advisor.

(iii) Collaboration undertaking

Talgo shall collaborate, and cause the companies within its group and their directors to collaborate, with the Offeror in the preparation and providing of documentation and information required by the applicable regulations, the CNMV and the antitrust and other relevant regulatory authorities in a timely manner and any other action that the Offeror may reasonably deem appropriate and require for the processing and authorisation of the Offer or in order to obtain any other relevant authorisation or consent required for the successful completion of the Offer.

Talgo also undertakes to (i) work and collaborate with the Offeror, and cause the companies within its group to work and collaborate with the Offeror, who will in turn provide its full support as reasonably required, with the aim of Talgo and its subsidiaries obtaining the relevant consents to the change of control resulting from the Offer from the financing entities of the relevant financing and bank guarantee facilities (*líneas de avales*) agreements of Talgo's group with a change of control clause, and further, if necessary, (ii) support the Offeror in pursuing a financing package that may replace such financing and the bank guarantee facilities agreements that may be terminated.

Except for the foregoing, there is no agreement of any nature in relation to the Offer or Talgo that has been entered into, on the one part, by the Offeror, any of the entities referred to in section 1 of this announcement or CATO and, on the other part, by Talgo, any of its shareholders or any of the members of the board or the management team of Talgo. No advantage has been reserved to the shareholders of Talgo or any members of the board or the management team of Talgo.

13. STOCK MARKET INITIATIVES

The Offeror intends that the Talgo shares continue to be listed on the Stock Exchanges of Madrid, Barcelona, Bilbao and Valencia.

In this regard, it is hereby stated that the Offer does not have as an objective the delisting of the Talgo shares. Likewise, in the event that the thresholds to exercise the squeeze-out right set forth under article 47 of Royal Decree 1066/2007 are attained, the Offeror does not intend to exercise such right or to pursue the delisting of the Talgo shares.

14. OTHER INFORMATION

In the opinion of the Offeror, at the date of this announcement, there is no additional information which may be considered necessary for an adequate understanding of its contents.

As it will be described in more detail in Chapter IV of the Offer prospectus pursuant to the Annex of Royal Decree 1066/2007, following settlement of the Offer the Offeror will exercise its voting rights in Talgo with the aim to pursue an industrial combination that creates value for Talgo at European level as prime operator, as a result of the increase in its capacities and market reach, and the strengthening of its global manufacturing capacities and foreign market presence. The Offeror plans to maintain Talgo's headquarters and activities in Spain, as well as employment, and its commercial relationship with RENFE as strategic partner. In addition, as mentioned in Section 13 the Offeror's intentions are to maintain Talgo's stock exchange listing and the Offeror intends to maintain a corporate governance structure in the Talgo that follows the recommendations of the CNMV's Good Governance Code of Listed Companies.

Pursuant to the provisions of article 32.1 of Royal Decree 1066/2007, from the date of publication of this announcement and until the date of filing of the Offer prospectus, the Offeror, the members of its management and administrative bodies, its controlling shareholders, its advisors, the people with which it acts in concert and any other parties involved in this Offer will refrain from disseminating or publishing by any means any data or information not included in this announcement.

In Budapest (Hungary), on 7 March 2024

By: Mr. György Bacsa dr.
Title: Director of Ganz-Mavag Europe Zrt.

By: Mr. András Tombor
Title: Director of Ganz-Mavag Europe Zrt.