AMENDMENTS TO THE MANDATORY TENDER OFFER TO PURCHASE SECURITIES OF A JOINT STOCK COMPANY

RINSOCO TRADING CO. LIMITED

(Full name/corporate name of person/entity making a mandatory tender offer

Public Joint Stock Company Uralkali

(Full name/corporate name of person/entity that is the recipient of the mandatory tender offer in relation to its securities)

				DRA HOUSE, AGIOS 05, NICOSIA, CYPRUS
Contact inforr	mation in relation to the persor	n/entit	ry making the mandator	ry tender offer
Telephone	+79166765368 (contact telephone number of the entity/person making the mandatory tender offer indicating the country code)			
Fax	(fax number of the entity/pe		making the mandatory country code)	tender offer indicating
E-mail address	all@rinsocotrading.com (e-mail address of the entity/person making the mandatory tender offer)			
Postal address	•	-	7, Moscow, p/o 54	
	(postal address in the ter entity/person making the			
signing the mandato entity/person making s document authorizing	Director the director or another person ory tender offer on behalf of the uch offer, name and details of the indicated person to sign the last of the person/entity making	e the :he	(signature)	Papageorgiou Ioannis (Full name)
			SE (for legal	AL entities)
Date	e 25 April 2019			

Description of the amendments to the mandatory tender offer to purchase equity securities of a joint stock company

Section I. Information on the joint stock company - recipient of the mandatory tender offer in relation to its securities			
1.1.	Full corporate name	Public Joint Stock Company Uralkali	
1.2.	Abbreviated corporate name (if available)	PJSC Uralkali	
1.3.	Location	Russian Federation, Perm Region, Berezniki	
1.4.	PSRN	1025901702188	
1.5.	TIN	5911029807	
1.6.	Issuer's code assigned by the registration authority	00296-A	
Section II. I	Section II. Information on the person/entity making a mandatory tender offer to purchase equity securities of a joint stock company		
2.1.	Natural person	No	
2.2.	Legal entity	Yes	
2.3.	Resident	No	
2.4.	Non-resident	Yes	
	For natural persons		
2.5.	Surname, name, patronymic (if applicable)	Not applicable	
2.6.	Address of residence	Not applicable	
		For legal entities	
2.7.	Full corporate name /trademark name	RINSOCO TRADING CO. LIMITED	
2.8.	Abbreviated corporate name/trademark name (if available)	Not applicable	
2.9.	Location	15 AGIOU PAVLOU, LEDRA HOUSE, AGIOS ANDREAS, LEFKOSIA, 1105, NICOSIA, CYPRUS	
2.10.	PSRN	Not applicable	
2.11.	TIN	Not applicable	
2.12.	Issuer's code assigned by the registration authority (if applicable)	Not assigned	

Section III. Information on the amendments made to the mandatory tender offer to purchase securities of a joint stock company				
3.1	Description of the amendment made to the mandatory tender offer			
The information on the offered purchase price of securities contained in p. 6.1.1 Section VI was amended				
3.1.1	Information contained in the mandatory tender offer prior to amendment			

	6.1.1	Purchase price offered for the securities or the procedure of its determination		89 rubles 00 kopeks
3.1.2	Informat	ion contained in the mandatory tende	er offer	after the amendment
	6.1.1	Purchase price offered for the securities or the procedure of its determination		89 (eighty-nine) rubles 30 kopeks
3.2	•	ion of the amendment made to the m		ry tender offer
		was a	mende	ed .
3.2.1	Informat	ion contained in the mandatory tende	er offer	prior to amendment
	7.2.1	Details of the bank guarantee (No. and date of issue)	issued	Guarantee No. 00/0000/6611/332 I on 22.02.2019 (hereinafter the guarantee, the guarantee)
3.2.2	1	Information contained in the mand	atory to	ander offer after the amondment
3.2.2		miormation contained in the mand	atory te	ender oner alter the amendment
	7.2.1	Details of the bank guarantee (No. and date of issue)	issu No.	k Guarantee No. 00/0000/6611/332 ed on 22.02.2019 with Amendment 1 dated April 25, 2019 (hereinafter pank guarantee, the guarantee)
3.3	Descript	ion of the amendment made to the m	nandato	ry tender offer
	The info		_	antee contained in p. 7.2.2. Section VII
3.3.1	was amended Information contained in the mandatory tender offer prior to amendment			
	7.2.2	Amount covered by the guarantee or the procedure of its determination	(Thirty million	7,656,404 v-four billion five hundred seventeen a six hundred fifty-six thousand four ed four) rubles

3.3.2	.3.2 Information contained in the mandatory tender offer after the amer		datory tender offer after the amendment
	7.2.2	Amount covered by the guarantee or the procedure of its determination	34,634,008,054 rubles 80 kopeks (Thirty-four billion six hundred thirty-four million eight thousand fifty-four rubles and 80 kopeks)
3.4		tion of the amendment made to the r	•
	The i		of the bank guarantee contained in p. 7.2.4. was amended
3.4.1			datory tender offer prior to amendment
	7.2.4	Effective period of the bank guarantee or the procedure of its determination	The bank guarantee takes effect on the 86 th (eighty-sixth) calendar day from the date of receipt (inclusive) of this MTO (hereinafter also referred to as the "Offer") by PJSC Uralkali from RINSOCO TRADING CO. LIMITED (hereinafter also referred to as the PRINCIPAL). The bank guarantee remains valid for 7 (seven) months from its effective date, and PJSC Sberbank (hereinafter also the GUARANTOR) is relieved of all its obligations in connection to this matter, provided that no demands have been received by the GUARANTOR from the BENEFICIARY (defined in 7.2.5 of this MTO) within the period of validity of this bank guarantee.
3.4.2		Information contained in the mand	datory tender offer after the amendment

	7.2.4	Effective period of the bank guarantee or the procedure of its determination	The bank guarantee takes effect on the 86 th (eighty-sixth) calendar day from the date of receipt (inclusive) of this MTO (hereinafter also referred to as the "Offer") by PJSC Uralkali from RINSOCO TRADING CO. LIMITED (hereinafter also referred to as the PRINCIPAL). The bank guarantee remains valid for 8 (eight) months from its effective date, and PJSC Sberbank (hereinafter also the GUARANTOR) is relieved of all its obligations in connection to this matter, provided that no demands have been received by the GUARANTOR from the BENEFICIARY (defined in 7.2.5 of this MTO) within the period of validity of this bank guarantee.
3.5	Other i	nand to pay for the securities being lure of its submission, documents 7.2.5. Section	guarantee related to the form and contents of g purchased submitted to the guarantor or the enclosed with such demands contained in p. VII was amended
3.5.1		Information contained in the mand	datory tender offer prior to amendment
	7.2.5	Other information indicated in the bank guarantee related to the form and contents of the demand to pay for the securities being purchased submitted to the guarantor or the procedure of its submission, documents enclosed with such demands	< The obligations of the GUARANTOR under the bank guarantee are limited by the amount of 34,517,656,404 (Thirty-four billion five hundred seventeen million six hundred fifty-six thousand four hundred four) rubles>
3.5.2		Information contained in the mand	atory tender offer after the amendment

7.2.5	Other information indicated in the bank guarantee related to the form and contents of the demand to pay for the securities being purchased submitted to the guarantor or the procedure of its submission, documents enclosed with such demands	< The obligations of the GUARANTOR under the bank guarantee are limited by the amount of 34,634,008,054 rubles 80 kopeks (Thirty-four billion six hundred thirty-four million eight thousand fifty-four rubles and 80 kopeks) inclusive>

Section IV. Information on the grounds for amendments to the mandatory tender offer to purchase securities of a joint stock company

Description of the amendment made to the mandatory tender offer		Grounds for the amendment to the mandatory tender offer
4.1	Increase in the price of purchased securities	Yes
4.2	Reduction in the period of payment for the purchased securities	No
4.3	Extension of the period of acceptance of the mandatory tender offer	No
4.4	Change in the percentage of securities in relation to which the mandatory tender offer was made belonging to the person/entity making the mandatory tender offer and its affiliates	No
4.5	Changes in the information on the person/entity making the mandatory tender offer subject to indication in the securities transfer order	No
4.6	Other changes (indicate which)	No