



ANNOUNCEMENT

Announcement of Regulated Information in accordance with L. 3556/2007 (Notification of significant changes in voting rights)

Peania, July 1, 2025

The company «INTRALOT SA – INTEGRATED LOTTERY SYSTEMS AND SERVICES» (distinctive title «INTRALOT», hereinafter «INTRALOT» or «Issuer») in compliance with L. 3556/2007, as in force, and further to the notifications dated July 1, 2025 received by Mr. Soohyung Kim and the company “Acme Amalgamated Holdings, LLC”, announces the following significant changes in the major holdings held by persons subject to the notification obligations:

On 30 June 2025, the company under the trade name “PE Sub Holdings, LLC”, an indirect subsidiary of “Bally’s Corporation” which is indirectly controlled by “Acme Amalgamated Holdings, LLC” and ultimately controlled by Mr. Soohyung Kim (as shown in detail below), acquired 39,136,435 common registered shares in the Issuer and the corresponding voting rights which represent 6.48% of the Issuer’s total voting rights, surpassing the thresholds for notifying changes in significant shareholdings of L. 3556/2007.

The above percentage of voting rights is being added to the percentage of 26.86% of the total number of voting rights of the Issuer (corresponding to 162,269,046 shares and voting rights) that is already being held directly by “CQ Lottery LLC”, which is also an indirect subsidiary of “Bally’s Corporation”, indirectly controlled by “Acme Amalgamated Holdings, LLC” and ultimately controlled by Mr. Soohyung Kim (as shown in detail below).

Therefore, following the above acquisition of shares by “PE Sub Holdings LLC”, Mr. Soohyung Kim indirectly holds 201,405,481 shares and voting rights representing a percentage of 33.34% of the total number of the voting rights of the Issuer through the following chain of companies, which he controls:

- Mr. Soohyung Kim controls 99.99% of the share capital of “Acme Amalgamated Holdings, LLC”;
- “Acme Amalgamated Holdings, LLC” controls 90.625% of the share capital of “Standard General

Management, LLC”;

- “Acme Amalgamated Holdings, LLC” controls 99.1% of the share capital of “Standard General GP LLC” (19.1% directly and 80% indirectly through “Standard General Management, LLC”);
- “Standard General GP LLC” controls “Standard General Master Fund II L.P” and “Standard General Master Fund L.P”;
- “Standard General Master Fund II L.P” and “Standard General Master Fund L.P” collectively control 59.84% of the share capital of “Bally’s Holdco LLC” (former “SG CQ Gaming LLC”) (49.97 % is controlled by “Standard General Master Fund II L.P” and 9.87% is controlled by “Standard General Master Fund L.P”);
- “Bally’s Holdco LLC” (former “SG CQ Gaming LLC”) controls 55.6% of the share capital of “Bally’s Corporation”;
- “Bally’s Corporation” controls: (a) 100% of the share capital of “The Queen Casino & Entertainment Inc.” which in turn controls 100% of the share capital of “CQ Lottery LLC” and (b) 100% of the share capital of “Premier Entertainment Parent, LLC” which in turn controls 100% of the share capital of “Premier Entertainment Sub, LLC” which in turn controls 100% of the share capital of “PE Sub Holdings, LLC”.

The above acquisition of shares and voting rights in the Issuer by “PE Sub Holdings, LLC” triggers a mandatory tender offer, according to art. 7 par. 1 of L. 3461/2006.