

Warsaw, October 26, 2015

Notifying entity:

LBPOL William Dutch Holding B.V.
Herikerbergweg 238, Luna Arena
1101 CM Amsterdam, the Netherlands

To:

Komisja Nadzoru Finansowego
Plac Powstańców Warszawy 1
00-950 Warsaw

To:

Robyg S.A.
Al. Rzeczypospolitej 1
02-972 Warsaw

NOTIFICATION ON ACQUISITION OF SHARES AND EXCEEDING 15% OF TOTAL NUMBER OF VOTES

Acting pursuant to article 69 Section 1 item 1) of the act on public offering, conditions governing the introduction of financial instruments to the organized trading and on public companies dated 29 July 2005, as amended ("**Act on Public Offering**"), we the undersigned acting on behalf of LBPOL William Dutch Holding B.V. with corporate seat in Amsterdam, Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam, the Netherlands, registered with the Trade Register under the number 64235963 ("**LBPOL BV**") hereby notify about the acquisition of shares in Robyg S.A. and exceeding the threshold of 15% of the total number of votes in Robyg S.A.

The acquisition of shares occurred as a result of in-kind contribution made by the sole shareholder of LBPOL BV, i.e. the company LBPOL William II S.à.r.l., with corporate seat in at Avenue Charles de Gaulle 2, L-1653 Luxembourg, Grand Duchy of Luxembourg, registered with the Registre de Commerce et des Sociétés under number B 116517 ("**LBPOL S.à.r.l.**") and it took place on the basis of the share transfer agreement entered into by and between LBPOL BV and LBPOL S.à.r.l. on October 13, 2015.

The transfer of the shares in Robyg S.A. took place as a result of the registration of shares on the investment account of LBPOL BV on October 23, 2015.

Before the above transfer of shares LBPOL BV did not hold any shares in Robyg S.A.

After the above transfer of shares LBPOL BV holds 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting

16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

In the period of 12 months as of the date of this notification LBPOL BV does not intend to increase its share in the total number of votes in Robyg S.A.

There are no subsidiaries of LBPOL BV holding shares of Robyg S.A.

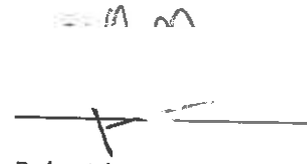
LBPOL BV is not a party to any agreement on transfer of the rights to exercise voting rights within the meaning of article 87 section 1 item 3 letter (c) of the Act on Public Offering.

On behalf of LBPOL William Dutch Holding B.V.:

Signature:



Name and surname: Christophe André Robert Mathieu



Robert Jan van Hedel

Position:

Category A Manager

Category B Manager

Warsaw, October 26, 2015

Notifying entity:

LBPOL William II S.à.r.l.
Avenue Charles de Gaulle 2
L-1653 Luxembourg
Grand Duchy of Luxembourg

To:

Komisja Nadzoru Finansowego
Plac Powstańców Warszawy 1
00-950 Warsaw

To:

Robyg S.A.
Al. Rzeczypospolitej 1
02-972 Warsaw

NOTIFICATION ON DISPOSAL OF SHARES AND ON INDIRECT ACQUISITION OF SHARES

Acting pursuant to article 69 Section 1 item 2) and article 69a Section 1 item 3) of the act on public offering, conditions governing the introduction of financial instruments to the organized trading and on public companies dated 29 July 2005, as amended ("**Act on Public Offering**"), we the undersigned acting on behalf of LBPOL William II S.à.r.l. with corporate seat at Avenue Charles de Gaulle 2, L-1653 Luxembourg, Grand Duchy of Luxembourg, registered with the Registre de Commerce et des Sociétés under number B 116517 ("**LBPOL S.à.r.l.**"), hereby notify about the disposal of shares in Robyg S.A. and on indirect acquisition of shares in Robyg S.A.

The disposal of shares and indirect acquisition of shares in Robyg S.A. occurred as a result of in-kind contribution made by LBPOL S.à.r.l. to the company LBPOL William Dutch Holding B.V. with corporate seat in Amsterdam, Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam, the Netherlands, registered with the Trade Register under the number 64235963 ("**LBPOL BV**") and it took place on the basis of the share transfer agreement entered into by and between LBPOL BV and LBPOL S.à.r.l. on October 13, 2015.

The transfer of the shares in Robyg S.A. took place as a result of the registration of shares on the investment account of LBPOL BV on October 23, 2015.

Before the above transfer of shares LBPOL S.à.r.l. held directly 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

After the above transfer of shares LBPOL S.à.r.l. holds indirectly (through its subsidiary LBPOL BV) 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

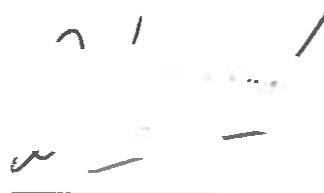
In the period of 12 months as of the date of this notification LBPOL S.à.r.l. does not intend to increase its share in the total number of votes in Robyg S.A.

LBPOL BV is the only subsidiary of LBPOL S.à.r.l. which holds shares of Robyg S.A.

LBPOL S.à.r.l. is not a party to any agreement on transfer of the rights to exercise voting rights within the meaning of article 87 section 1 item 3 letter (c) of the Act on Public Offering.

On behalf of LBPOL William II S.à.r.l.:

Signature:



Name and surname: Christophe André Robert Mathieu

Corine Frérot

Position: Category A Director

Category B Director

Warsaw, October 26, 2015

Notifying entity:

LBREP II Europe S.à.r.l. SICAR
2, Avenue Charles de Gaulle
L-1653 Luxembourg

To:

Komisja Nadzoru Finansowego
Plac Powstańców Warszawy 1
00-950 Warsaw

To:

Robyg S.A.
Al. Rzeczypospolitej 1
02-972 Warsaw

NOTIFICATION ON INDIRECT DISPOSAL AND INDIRECT ACQUISITION OF SHARES

Acting pursuant to article 69 Section 1 item 1) and article 69a Section 1 item 3) of the act on public offering, conditions governing the introduction of financial instruments to the organized trading and on public companies dated 29 July 2005, as amended ("**Act on Public Offering**"), we the undersigned acting on behalf of LBREP II Europe S.à.r.l. SICAR with corporate seat at Avenue Charles de Gaulle 2, Luxembourg, registered with the Luxembourg Trade Register: RCS Luxembourg B under number 106.232 ("**LBREP S.à.r.l.**"), hereby notify about the indirect disposal and indirect acquisition of shares in Robyg S.A.

The indirect disposal and indirect acquisition of shares in Robyg S.A. occurred as a result of in-kind contribution made by direct subsidiary of LBREP S.à.r.l. , i.e. a company LBPOL S.à.r.l. with corporate seat at Avenue Charles de Gaulle 2, L-1653 Luxembourg, Grand Duchy of Luxembourg, registered with the Registre de Commerce et des Sociétés under number B 116517 ("**LBPOL S.à.r.l.**"), to its direct subsidiary, i.e. a company LBPOL William Dutch Holding B.V. with corporate seat in Amsterdam, Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam, the Netherlands, registered with the Trade Register under the number 64235963 ("**LBPOL BV**") and it took place on the basis of the share transfer agreement entered into by and between LBPOL BV and LBPOL S.à.r.l. on October 13, 2015.

The transfer of the shares in Robyg S.A. took place as a result of the registration of shares on the investment account of LBPOL BV on October 23, 2015.

Before the above transfer of shares LBREP S.à.r.l. held indirectly (through its subsidiary LBPOL S.à.r.l.) 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

After the above transfer of shares LBREP S.à.r.l. holds indirectly (through its direct subsidiary LBPOL S.à.r.l and its indirect subsidiary LBPOL BV) 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

In the period of 12 months as of the date of this notification LBREP S.à.r.l. does not intend to increase its share in the total number of votes in Robyg S.A.

LBREP S.à.r.l. is not a party to any agreement on transfer of the rights to exercise voting rights within the meaning of article 87 section 1 item 3 letter (c) of the Act on Public Offering.

On behalf of LBREP II Europe S.à.r.l. SICAR:

Signature: _____

Name and surname: Christophe Mathieu

Position: Category A Manager

Michael Tsoulies

Category B Manager

Warsaw, October 26, 2015

Notifying entity:

William II Bermuda Holdings LP
Clarendon House
2 Church Street
Hamilton HM 11
Bermuda

To:

Komisja Nadzoru Finansowego
Plac Powstańców Warszawy 1
00-950 Warsaw

To:

Robyg S.A.
Al. Rzeczypospolitej 1
02-972 Warsaw

NOTIFICATION ON INDIRECT DISPOSAL OF AND INDIRECT ACQUISITION OF SHARES

Acting pursuant to article 69 Section 1 item 1) and article 69a Section 1 item 3) of the act on public offering, conditions governing the introduction of financial instruments to the organized trading and on public companies dated 29 July 2005, as amended ("**Act on Public Offering**"), we the undersigned acting on behalf of William II Bermuda Holdings LP, an exempted limited partnership formed under the laws of Bermuda and having its registered office at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda registered under number 38 357 ("**William II Bermuda**"), hereby notify about the indirect disposal and indirect acquisition of shares in Robyg S.A.

The indirect acquisition of shares in Robyg S.A. occurred as a result of in-kind contribution made by indirect subsidiary of William II Bermuda, i.e. a company LBPOL S.à.r.l. with corporate seat at Avenue Charles de Gaulle 2, L-1653 Luxembourg, Grand Duchy of Luxembourg, registered with the Registre de Commerce et des Sociétés under number B 116517 ("**LBPOL S.à.r.l.**"), to its direct subsidiary, i.e. a company LBPOL William Dutch Holding B.V. with corporate seat in Amsterdam, Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam, the Netherlands, registered with the Trade Register under the number 64235963 ("**LBPOL BV**") and it took place on the basis of the share transfer agreement entered into by and between LBPOL BV and LBPOL S.à.r.l. on October 13, 2015.

The transfer of the shares in Robyg S.A. took place as a result of the registration of shares on the investment account of LBPOL BV on October 23, 2015.

Before the above transfer of shares William II Bermuda held indirectly (through its direct subsidiary LBREP II Europe S.à.r.l. SICAR and its indirect subsidiary LBPOL S.à.r.l.) 42,183,218 (forty two million

one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

After the above transfer of shares William II Bermuda holds indirectly (through its direct subsidiary LBREP II Europe S.à.r.l. SICAR and its indirect subsidiary LBPOL S.à.r.l. and further through its indirect subsidiary LBPOL BV) 42,183,218 (forty two million one hundred eighty three thousand two hundred eighteen) ordinary shares in the capital of Robyg S.A., constituting 16.03% of the shares in the share capital of Robyg S.A. and representing 42,183,218 votes and 16.03% of the total number of votes at the shareholders meetings of Robyg S.A.

In the period of 12 months as of the date of this notification William II Bermuda does not intend to increase its share in the total number of votes in Robyg S.A.

William II Bermuda is not a party to any agreement on transfer of the rights to exercise voting rights within the meaning of article 87 section 1 item 3 letter (c) of the Act on Public Offering.

William II Bermuda Holdings LP represented by:

Lehman Brothers Offshore Real Estate Associates II Ltd,

Its General Partner,

Represented by Silverpeak Real Estate Partners L.P., its investment advisor, u/p/a dated April 6th, 2011 and effective as of May 29, 2010

Represented by REPE CP ManageCo LLC, its general partner

Represented by Mr. Rodolpho Amboss

Title: Authorized signatory

Signature:

(Rodolpho Amboss