Annex 27 (TO BE COMPLETED BY THE REAL BENEFICIARY AND SENT TO THE COMPANY)

NOTICE OF ACQUISITION OR DISPOSAL OF A SIGNIFICANT HOLDING BY THE ACQUIRER OR DISPOSER PURSUANT TO PARAGRAPH 5.3.7.2

NAME of the ACQUIRER OR DISPOSER: * AFFILIATED COMPANIES :**					
•					
MAGNUM INVES	TMENTS LTD				
	1				
NAME of the ISSUER:		TRANSACTION DATE:			
entrance and the second of the		30/12/2025			
UNIVERSAL GOLF ENTERPRISES PLC		30/12/2023			
DESCRIPTION OF	NUMBER OF	% VOTING RIGHTS / SHARE	% VOTING RIGHTS / SHARE		
THE TITLE***:	SECURITIES:	CAPITAL <u>BEFORE</u> THE ACQUISITION OR DISPOSAL	CAPITAL <u>AFTER</u> THE ACQUISITION OR DISPOSAL		
		ACCOUNTER ON DIGITORAL	ACCOUNTS OF BIOLOGAL		
ORDINARY SHARES (LISTED)	3.931.906	6.89%	0%		
(
COMPLETED: EC	CM CSE	OTHER MARKET****			
z .	X				
Refers:	BUY				
*		PRICE PER SECU	RITY : EURO. 0.241		
	SELL				
	X				
COMPOSED OUTSID	= THE STOCKEYCHAN	NGE V			
COMPOSED OUTSIDE THE STOCKEXCHANGE (Over the Counter – OTC)					
IT OF ITS DE AGOU DETERMINE.					
IF OTHER REASON DETERMINE :					
* The name refers to the not entitled to exercise	e registered owner or t voting rights, as well a	the beneficiary of the securities (na s the natural person entitled to exe	tural or legal person), even if he is ercise voting rights on behalf of the		
beneficiary.					
** Where applicable, the	e chain of related under	takings through which the acquirer	or disposer holds the voting rights.		
*** To clarify whether the security to which the issuer refers is listed or not on the CSE, e.g. if he has listed on the					
CSE preference shares or shares of another Class or Bonds and proceeds to a transaction of ordinary (with voting					
rights) non-listed shares, he should also complete this form.					
****Indicate the market in which the transaction was completed in case of parallel listing.					
I declare that, to the best of my knowledge, all the above information is correct and true.					
ruediale that, to the best of my knowledge, an the above mornation to contest and the					
1 -					
16			30/12/2025		
17/20/201	<u> </u>				
Signature			Date		

Note:

This Declaration:

concerns issuers that have listed their securities on the Emerging Companies Market (ECM) of the (a) Cyprus Stock Exchange or on another market in case of parallel listing (the obligation to announce also applies in the case of a share of a listed issuer that is not listed on the CSE, e.g. if it has preference shares or shares of another Class or Bonds listed on the CSE and proceeds to a transaction of ordinary (with voting rights) non-listed shares, it must also proceed to the completion of this form).

Should be notified by the acquirer or the disposer to the issuer of the ECM Market, within two working (b)

days of the acquisition or disposal of the shares,

It is provided that in this case the issuer must immediately and without undue delay transmit this (c) information to the CSE for publication with a relevant announcement through the CSE's Announcement System, known as OAM

Annex 27 (TO BE COMPLETED BY THE REAL BENEFICIARY AND SENT TO THE COMPANY)

NOTICE OF ACQUISITION OR DISPOSAL OF A SIGNIFICANT HOLDING BY THE ACQUIRER OR DISPOSER PURSUANT TO PARAGRAPH 5.3.7.2

NAME of the ACQUIRE	NAME of the ACQUIRER OR DISPOSER: * AFFILIATED COMPANIES :**				
MARWELL INVESTMENTS LTD					
MARKOVELE IIIVE	0111121110 2.12				
NAME of the ISSUER:		TRANSACTION DATE:			
UNIVERSAL GOLF ENTERPRISES PLC		30/12/2025			
DESCRIPTION OF THE TITLE***:	NUMBER OF SECURITIES:	% VOTING RIGHTS / SHARE CAPITAL <u>BEFORE</u> THE ACQUISITION OR DISPOSAL	% VOTING RIGHTS / SHARE CAPITAL <u>AFTER</u> THE ACQUISITION OR DISPOSAL		
ORDINARY SHARES (LISTED)	3.931.906	0%	6.89%		
COMPLETED: ECM CSE X OTHER MARKET****					
Refers: BUY X PRICE PER SECURITY : EURO. 0.241 SELL					
COMPOSED OUTSIDE THE STOCKEXCHANGE (Over the Counter – OTC)					
IF OTHER REASON DETERMINE :					
* The name refers to the registered owner or the beneficiary of the securities (natural or legal person), even if he is not entitled to exercise voting rights, as well as the natural person entitled to exercise voting rights on behalf of the beneficiary.					
** Where applicable, the chain of related undertakings through which the acquirer or disposer holds the voting rights.					
*** To clarify whether the security to which the issuer refers is listed or not on the CSE, e.g. if he has listed on the CSE preference shares or shares of another Class or Bonds and proceeds to a transaction of ordinary (with voting rights) non-listed shares, he should also complete this form.					
*****Indicate the market in which the transaction was completed in case of parallel listing.					
I declare that, to the best of my knowledge, all the above information is correct and true.					
(1/mail	0 .		30/12/2025		
Signature			Date		

Note:

This Declaration: concerns issuers that have listed their securities on the Emerging Companies Market (ECM) of the (a) Cyprus Stock Exchange or on another market in case of parallel listing (the obligation to announce also applies in the case of a share of a listed issuer that is not listed on the CSE, e.g. if it has

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