



# ANNOUNCEMENT

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## Announcement of regulated information according to L.3556/2007 (Notification of significant changes in voting rights)

December 23, 2025

The company Bally's Intralot S.A. (hereinafter «**Bally's Intralot**» or «**Issuer**») in compliance with L. 3556/2007, as in force, and further to the notifications dated December 23, 2025 received by (a) Mr. Soohyung Kim, and (b) the company "Acme Amalgamated Holdings, LLC" announces the following significant changes in the major holdings held by persons subject to the notification obligations:

On December 18, 2025, "PE Sub Holdings, LLC", an indirect subsidiary of "Premier Entertainment Sub, LLC" and indirect subsidiary of "Bally's Corporation" which is indirectly controlled by "Acme Amalgamated Holdings, LLC" and ultimately by Mr. Soohyung Kim (as shown in detail below), acquired through market purchases 987,000 common registered shares and the corresponding voting rights which represent 0.053% of the total voting rights of the Issuer.

Thus, the aggregate number of voting rights held by "Premier Entertainment Sub, LLC" in the Issuer (directly 280,999,792 common registered shares with the corresponding voting rights which represent 15.044% of the total voting rights of the Issuer and indirectly through its indirect subsidiary "PE Sub Holdings, LLC", 653,560,113 common registered shares with the corresponding voting rights which represent 34.991% of the total voting rights of the Issuer) exceeded the threshold of 50% of the Issuer's total voting rights, under Greek law 3556/2007.

The aforementioned acquired number of Issuer's shares (987,000) and its corresponding percentage of voting rights (0.053%) is being added to (a) the percentage of 34.938% (corresponding to 652,573,113 shares and voting rights of the Issuer) that is already held directly by "PE Sub Holdings, LLC", (b) the percentage of 15.044% (corresponding to 280,999,792 shares and voting rights of the Issuer) that is already held directly by "Premier Entertainment Sub, LLC" and (c) the percentage of 8.688% (corresponding to 162,269,046 shares and voting rights of the Issuer) that is already 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 1,096,828,951 shares and voting rights representing a percentage of 58.723% of the total number of the voting rights of the Issuer through the following chain of controlled companies:

- Mr. Soohuyng Kim controls 99.99% of the share capital of “Acme Amalgamated Holdings, LLC”;
- “Acme Amalgamated Holdings, LLC” controls:
  - (a) 90.625% of the share capital of “Standard General Management, LLC”,
  - (b) 90.625% of the share capital of “Standard General Holdings L.P.”,
  - (c) 99.1% of the share capital of “Standard General GP LLC” (19.1% directly and 80% indirectly through “Standard General Management, LLC”) and
  - (d) 99.1% of the share capital of “Standard General L.P.” (19.1% directly and 80% indirectly through “Standard General Holdings L.P.”);
- “Standard General GP LLC”, exercising exclusive managerial responsibility pursuant to a management agreement, controls “Standard General Master Fund II L.P.”;
- “Standard General L.P.”, exercising exclusive managerial responsibility pursuant to a management agreement, controls “ESPG Master SPC Ltd. – Segregated Portfolio A”;
- “Standard General Master Fund II L.P” controls 55.44% of the share capital of “Bally’s Holdco LLC” (former “SG CQ Gaming LLC”);
- “ESPG Master SPC Ltd. – Segregated Portfolio A” controls 84.09% of the share capital of “Standard RI Ltd.”;
- “Bally’s Holdco LLC” (former “SG CQ Gaming LLC”) and “Standard RI Ltd.” collectively control 66.07% of the share capital of “Bally’s Corporation” (49.34% is controlled by “Bally’s Holdco LLC” and 16.73% is controlled by “Standard RI Ltd.”);
- “Bally’s Corporation” controls: (a) 100% of the share capital of “The Queen Casino & Entertainment LLC.” 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 Intermediate Holdings, LLC” which in turn controls 100% of the share capital of “PE Sub Holdings, LLC”.

It is noted that the amendments shown in the aforementioned chain of controlled entities (compared to the previous TR-1 forms submitted on October 14, 2025) are due to internal restructurings that took place since October 14, 2025 and until to date.