# **BIt Market Services**

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Oggetto : Ansaldo STS Extract of the agreement

communicated to Consob, for all intents and purposes, pursuant to Article 122 of

Legislative Decree No. 58 dated

Testo del comunicato

Vedi allegato.



Ansaldo STS S.p.A.

Via Paolo Mantovani, 3-5, 16151 Genoa - Italy Issued Capital € 100.000.000,00 - fully paid up R.E.A. n. 421689

Company Registration number Genoa Chambre of Commerce Fiscal Code and Value Added Tax n. 01371160662

Direction and coordination of Finmeccanica S.p.A.

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Genoa, 31st July 2015

Extract of the agreement communicated to Consob, for all intents and purposes, pursuant to Article 122 of Legislative Decree No. 58 dated 24 February 1998, as amended and supplemented ("TUF") and the applicable provisions of the Regulation approved by Consob with resolution no. 11971 on 14 May 1999, as amended and supplemented ("RE").

Pursuant to Article 122 of the TUF and the applicable provisions of the RE, it is hereby given notice, for all intents and purposes, of the following.

## Introduction

On 28 July 2015, Hitachi Ltd., a company incorporated and existing under Japanese laws, with registered office in Nihon Seimei Marunouchi Building, 6-6, Marunouchi 1-chome, Chiyoda-ku, Tokyo 101-8280, Japan, share capital equal to ¥ 458,790,000,000.00 ("Hitachi") and Finmeccanica S.p.a., a company incorporated and existing under Italian laws, with registered office in Piazza Monte Grappa no. 4, 00195 Rome, Italy, share capital equal to €2,543,861,738.00, registered in the Companies' Registry of Rome with no. 00401990585 ("Finmeccanica"), entered into an amendment (the "Amendment Agreement") of the share purchase agreement entered into by the same parties on 24 February 2015 (the "Agreement") for the purchase by Hitachi of all the shares held by Finmeccanica in Ansaldo STS S.p.A. ("Ansaldo STS" or the "Company"), which represent approximately 40% of the share capital thereof (the "Transaction").

The execution of the sale and purchase of the Ansaldo STS shares provided for under the Agreement (the "Closing") is subject to the condition that the necessary antitrust clearances are issued beforehand, as well as to certain customary conditions precedent for this kind of transaction. The Closing shall take place at same time as the closing of the transfer of the going concern of Ansaldo Breda S.p.A. to the Hitachi group.

The Amendment Agreement amends, among other things, certain provisions of the Agreement (which were notified to Consob on 28 February 2015, pursuant to Article 122 TUF and Article 127 RE) designed to implement the Transaction and that could theoretically be construed as a shareholders' agreement, with respect to which, therefore, notice is hereby given for prudential reasons. The essential details of the



provisions contained in the Amendment Agreement to the Agreement are set out below.

## 1. Companies whose shares are the subject-matter of the Covenant

Ansaldo STS S.p.A., an Italian company with registered office in Genoa, 16151 Via Paolo Mantovani 3/5, with share capital equal to €100,000,000.00 divided into 200,000,000 ordinary shares having nominal value of € 0.50 each, enrolled with the Companies' Register of Genoa under no. and Tax Code no. 01371160662. The company is subject to direction and coordination activity of Finmeccanica.

## 2. Type of covenants concerning Ansaldo STS

The provisions of the Amendment Agreement may be abstractly construed as provisions regulating the exercise of voting rights in a listed company.

# 3. Financial instruments covered by the covenants

The provisions contained in the Amendment Agreement that are described in this extract concern all of the Ansaldo STS ordinary shares held by Finmeccanica, which amount to 80,131,081 ordinary shares of Ansaldo STS and which represent approximately 40% of the Ansaldo STS share capital (the "STS Shares").

# 4. Parties bound by the covenants concerning Ansaldo STS

(i) Finmeccanica, which holds 80,131,081 ordinary shares in Ansaldo STS, representing approximately 40% of the Ansaldo STS share capital (and representing 100% of the shares that are covered by such agreements) and (ii) Hitachi, which currently does not hold any share in Ansaldo STS.

Until the Closing, Finmeccanica will continue to control Ansaldo STS pursuant to Article 93 TUF.

As a consequence of the Closing, Hitachi will acquire control of Ansaldo STS, pursuant to Article 93 TUF.



### 5. Contents of the covenants

## A) Provisions concerning the administrative body

Finmeccanica has undertaken to obtain and deliver to Hitachi, within 29 July 2015, the letters of resignation from office of at least five (5) of the Ansaldo STS directors, such resignations being subject to the occurrence (or waiver) of the last condition precedent among those set out in the Agreement or which is, anyway, relevant to perform the Transaction (the "Conditions") and shall become effective as from the date of appointment of the new board of directors of the Company.

Hitachi has undertaken to deliver Finmeccanica, within 2 September 2015, a slate containing the candidates designated by Hitachi (the "**Hitachi Slate**") to be filed by Finmeccanica in relation to the appointment of the new board of directors of Ansaldo STS by the Shareholders' Meeting (as defined herebelow) to be held at Closing.

Finmeccanica has undertaken to cause Ansaldo STS to publish – in compliance with the provisions of TUF and with any other applicable provision of law and with the bylaws of the Company - the notice convening the shareholders' general meeting having on the agenda, among the others, the appointment of the new board of directors as a consequence of the qualified resignations delivered by the majority of the members of the board of directors of Ansaldo STS (the "Shareholders' Meeting"), such meeting to be held:

- (i) in first call, on October 1<sup>st</sup>, 2015 (the "**First Call**");
- (ii) in second call, on November 2<sup>nd</sup>, 2015 (the "**Second Call**"); and
- (iii) in third call, on December 1<sup>st</sup>, 2015 (the "**Third Call**").

Finmeccanica has further undertaken to (a) file the Hitachi Slate within the term and according to the modalities provided under the TUF, any other applicable law and the by-laws of the Company and (b) at the Shareholders' Meeting to be held on the date of Closing, after having complied with all the modalities provided under the TUF and any other applicable law and the by-laws of the Company in order to validly vote at the Shareholders' Meeting, vote in favour of Hitachi Slate with all of its STS Shares.



Finmeccanica has undertaken to provide, promptly following the occurrence of (or waiver to) the last Condition, the board of directors of the Company with a notice of such occurrence (or waiver) countersigned by Hitachi.

The Shareholders' Meeting will be held in First call, Second Call or Third Call provided that the Conditions have occurred (or are waived) beforehand. In particular:

- a) the Shareholders' Meeting will be held in First Call should the last Condition occur (or be waived) within and no later than September 18<sup>th</sup>, 2015 (the "**First Cut-Off Date**"):
- b) the Shareholders' Meeting will be held in the adjournment of the First Call (as specified below) or in Second Call should the last Condition occur (or be waived) within and no later than October 20<sup>th</sup>, 2015 (the "Second Cut-Off Date");
- c) the Shareholders' Meeting will be held in the adjournment of the Second Call (as specified below) or in Third Call should the last Condition occur (or be waived) within and no later than November 20<sup>th</sup>, 2015 (the "Third Cut-Off Date");
- d) the Shareholders' Meeting will be held in the adjournment of the Third Call (as specified below) should the last Condition occur (or be waived) within and no later than December 20<sup>th</sup>, 2015 (the "**Fourth Cut-Off Date**");

(each and any of the First Cut-Off Date, the Second Cut-Off Date, the Third Cut-Off Date and/or the Fourth Cut-Off Date, the "Cut-Off Date").

The parties have further agreed that:

- a) in case any of the Conditions does not occur (or is not waived) within the First Cut-Off Date, the Shareholders' Meeting shall be held in Second Call;
- b) in case any of the Conditions does not occur (or is not waived) within the Second Cut-Off Date, the Shareholders' Meeting shall be held in Third Call,



it being understood that, should the Shareholders' Meeting be validly set up in any of the calls mentioned under points a) and b) above, Finmeccanica shall attend the Shareholders' Meeting and vote with all its STS Shares in favour of the adjournment of the Shareholders' Meeting to, as applicable, November 2<sup>nd</sup> or December 1<sup>st</sup>, 2015;

c) in case any of the Conditions does not occur (or is not waived) within the Third Cut-Off Date, Finmeccanica has undertaken to vote in the Shareholders' Meeting with all its STS Shares in favour of the adjournment of the Shareholders' Meeting to January 4<sup>th</sup>, 2016. Should any of the Conditions not occur within the Cut-Off Date applicable to the date on which the Shareholders' Meeting shall be held after its adjournment, Finmeccanica has undertaken to abstain from voting upon the appointment of the new members of the board of directors of the Company.

Should the last Condition occur (or be waived) following the Cut-Off Date applicable to the date on which the Shareholders' Meeting shall be held after its adjournment in accordance with the rules specified above, but, in any case, within the final deadline specified in the Agreement, Finmeccanica shall:

- a) within 2 (two) Business Days from the occurrence (or waiver) of the last Condition, cause Ansaldo STS to validly publish the notice of call of a new ordinary shareholders' meeting to be held on the date that falls 40 (forty) days thereafter, having on its agenda the appointment of all the members of the board of directors due to the qualified resignations of the majority of the members of the board of directors of the Company (the "New Shareholders' Meeting"), in accordance with the provisions of the TUF, of any other applicable law and of the by-laws of the Company;
- b) within the term and according to the modalities provided for in the TUF, in any other applicable law and in the by-laws of the Company, file the Hitachi Slate;
- c) at the New Shareholders' Meeting to be held at Closing, after having complied with all the modalities provided for under the TUF and any other applicable law and under the by-laws of the Company in order to validly vote at the New Shareholders' Meeting with respect to the STS Shares, vote in favour of Hitachi Slate with all of its STS Shares.



Save for the provisions under items (b) and (c) above, Hitachi has the right to request that the date of Closing (and, therefore, the date of the New Shareholders' Meeting) is postponed to the first day of the month immediately after the date determined pursuant to paragraph (a) above for the New Shareholders' Meeting and, in such case, Finmeccanica has undertaken to cause the New Shareholders' Meeting to be validly called in order to be held on such first day of the month.

# B) Other provisions relating to the Interim Period and "best effort" undertakings

The other provisions of the Agreement that could be intended also having a shareholders' agreement nature, which were notified on 28 February 2015 pursuant to Article 122 TUF and Article 127 RE and which are repeated here below, have not been amended in any respect as a consequence of the entering into the Amendment Agreement and shall, therefore, be considered as unchanged.

# B1) Provisions concerning the Interim Period

As is customary for this kind of transactions, the Agreement contains certain so-called *interim management* clauses, pursuant to which, between the date of execution of the Agreement and the date of Closing, Finmeccanica shall - subject to Hitachi's prior consent - vote against: (i) Any resolution proposed at the extraordinary meeting of Ansaldo STS including any resolution relating to extraordinary transactions (such as, for example, mergers, splits, increases in share capital, reductions in share capital); (ii) Any resolution proposed by Ansaldo STS at the Meeting relating to: (x) distributions of dividends or reserve funds or other types of distributions; (y) transactions involving Ansaldo STS shares (including any purchase or disposal of treasury shares).

## **B2)** Further "best effort" provisions

Although Finmeccanica has not undertaken to guarantee any result (or otherwise incur costs, expenses or any other form of obligation which is legally relevant for such purpose) and, therefore, any obligation under Article 1381 of the Italian Civil Code has been expressly excluded, it must be pointed out, for the sake of clarity, that, as regards the period referred to in point B) above, Finmeccanica has undertaken to use its best efforts to ensure that: (i) Ansaldo STS conducts its business and its operations within the limits of the day to day running, in a prudent



manner, consistently with its past practice and in line with sound industrial practice and the best standards of care, as well as in compliance with applicable regulations, so as to safeguard the relevant assets, rights and legal relations (including those relating to the performance of the works and capital investments) and not distribute interim dividends or make other distributions. Finmeccanica has also undertaken to ensure that Ansaldo STS and its relevant subsidiaries (i.e. Ansaldo STS France S.A.S., Ansaldo STS USA Inc., Ansaldo STS Australia PTY Ltd.) do not conduct certain non-routine activities that are specified in the Agreement, including but not limited to: (i) amending their articles of incorporation or articles of association, (ii) approving extraordinary transactions, (iii) waiving rights or receivables that are due under any temporary joint venture to which they are party or withdrawing therefrom, (iv) entering into, amending, terminating any Agreement with related parties or making any payment to related parties; (V) entering into, amending, terminating any Agreement with trade union representatives and/or any Agreement with the company's executives.

## 6. Duration and renewal of the covenants relating to Ansaldo STS

The Amendment Agreement is not a shareholders' agreement, but a contract wihich amends the Agreement, whose subject-matter is the purchase of shares of the Company and which contains, among other things, certain provisions (partially amended by the Amendment Agreement) designed to implement the Transaction, which could theoretically be construed as a shareholders' agreement. Such provisions are intended to produce legal effects only until their performance. There are no undertakings for the renewal of the above provisions.

In the event that the said covenants were to be construed as shareholder agreements pursuant to Article 122 of the TUF, the obligations contained therein should be construed as being for a term of three years from the date of execution of the Agreement.

# 7. Filing of the Covenant

The undertakings concerning Ansaldo STS provided for under the Amendment Agreement were filed with the Companies' Registry of Genoa on 30 July 2015 as No. PRA/36954/2015/CGEAUTO.



#### 8. Further Information

The Amendment Agreement does not provide for the establishment of anybody in furtherance of a shareholders' agreement.

The Amendment Agreement does not contain any obligation to register shares.

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This notice is given by Ansaldo STS upon joint request of Hitachi and Finmeccanica.

The extract of the above covenants concerning the Company, which has been published pursuant to the applicable laws on the newspaper "Milano Finanza" today, available on the Company's website at http://www.ansaldo-"NIS-Storage" sts.com/en/governance/shareholders-agreement the and authorised central storage system, which is accessible from the website www.emarketstorage.com.



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