E-MARKET SDIR CERTIFIED

FORM 120/D

STATEMENT OF INTENTIONS (ARTICLE 122-TER OF REGULATION NO. 11971/99)

Declarant: Morgan Stanley				
Listed issuer to which the holding refers: OVS SpA				
Threshold concerned:		10%	20%	25%
Type of holding:		Shares	Investment in financial instruments	Aggregate investment
Date of the transaction: 05/01/2021				
CONTENTS OF THE STATEMENT (art. 120, paragraph 4- <i>bis</i> , CLF)				
a)	the means of financing the acquisition:			
	The acquisition of financial instruments resulting in Morgan Stanley exceeding the notification threshold of 5% of the financial instruments in OVS SpA resulted from and/or was made in the context of client facilitation. The acquisition was financed by a combination of external and Morgan Stanley own funds.			
b)	whether acting alone or in concert:			
	Morgan Stanley is not acting in concert with any party outside of the Morgan Stanley Group of companies.			
c)	whether it intends to stop or continue its purchases and whether it intends to acquire control of the issuer or otherwise have an influence on the management of the company and, in such cases, the strategy it intends to adopt and the transactions to be carried out:			
	Morgan Stanley may in the next 6 months acquire further financial instruments in OVS SpA, in particular in the context of client facilitation.			
	Morgan Stanley does not intend to acquire control of the issuer or otherwise have influence of the management of the company.			
d)	the intentions as to any agreements and shareholders' agreements to which it is a party:			
	N/A			
e)	whether it intends to propose the integration or removal of the issuer's administrative or control bodies:			
	No such intentions			
Observations and additional information:				
The acquisition of financial instruments resulting in Morgan Stanley exceeding the notification threshold of 5% of the financial instruments in OVS SpA did not serve the purpose of strategic goals; rather it was made in the context of client facilitation.				
The Statement of Intention is made pursuant with Article 120, paragraph 4-bis of the Consolidated Law on Finance as amended and CONSOB Resolution No. 21327 of 9 April 2020.				