FORM 8.3

IRISH TAKEOVER PANEL

OPENING POSITION DISCLOSURE/DEALING DISCLOSURE UNDER RULE 8.3 OF THE IRISH TAKEOVER PANEL ACT, 1997, TAKEOVER

RULES, 2022 BY PERSONS WITH INTERESTS IN RELEVANT SECURITIES REPRESENTING 1% OR MORE

Gouda, The Netherlands

1. KEY INFORMATION

	Ophorst Van Marwijk Kooy
(a) Full name of discloser	Vermogensbeheer N.V
(b) Owner or controller of interests and short positions disclosed, if different from 1(a)	
The naming of nominee or vehicle companies is insufficient. For a trust, the trustee(s), settlor and	
beneficiaries must be named.	
(c) Name of offeror/offeree in relation to whose relevant securities this form relates	
Use a separate form for each offeror/offeree	Irish Residential Property Reit PLC
(d) If an exempt fund manager connected with an offeror/offeree, state this and specify identity	
of offeror/offeree (Note 1)	
(e) Date position held/dealing undertaken	
For an opening position disclosure, state the latest practicable date prior to the disclosure	26-07-2024
(f) In addition to the company in 1(c) above, is the discloser also making disclosures in respect	
of any other party to the offer?	N/A
If it is a cash offer or possible cash offer, state "N/A"	

2. INTERESTS AND SHORT POSITIONS

If there are interests and short positions to disclose in more than one class of relevant securities of the offeror or offeree named in 1(c), copy table 2 for each additional class of relevant security.

Interests and short positions in the relevant securities of the offeror or offeree to which the disclosure relates following the dealing (if any)

(Note 2)

Class of relevant security	€0,1	Ordin	ary shares	
(Note 3)				
	Intere	sts	Short posit	ions
	Number	%	Number	%
	7,609,602			
(1) Relevant securities owned and/or controlled		1,44%	0	
(2) Cash-settled derivatives			0	
(3) Stock-settled derivatives (including options) and agreements to purchase/ sell			0	
	7,609,602			
Total		1,44%		

*OVMK does not not have discretion regarding voting decisions in respect of 5,245,865 shares that are included in the table above.

All interests and all short positions should be disclosed.

Details of options including rights to subscribe for new securities and any open stock-settled derivative positions (including traded options), or agreements to purchase or sell relevant securities, should be given on a Supplemental Form 8.

3. DEALINGS (IF ANY) BY THE PERSON MAKING THE DISCLOSURE (Note 4)

Where there have been dealings in more than one class of relevant securities of the offeror or offeree named in 1(c), copy table 3(a), (b), (c) or (d) (as appropriate) for each additional class of relevant security dealt in.

The currency of all prices and other monetary amounts should be stated.

(a) Purchases and sales

Class of relevant	Purchase/sale	Number of	Price per unit
security		securities	(Note 5)
0,10 ordinary	sale	170,000	0,91639
0,10 ordinary	sale	38,045	0,91639

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(b) Cash-settled derivative transactions

Class of	Product	Nature of dealing	Number of	Price
relevant	description	e.g. opening/ closing a long/ short position, increasing/ reducing a long/ short position	reference	per unit
security	e.g. CFD		securities	(Note 5)
			(Note 6)	

(c) Stock-settled derivative transactions (including options)

(i) Writing, selling, purchasing or varying

Class of	Product	Writing, purchasing, selling, varying	Number	Exercise	Туре	Expiry	Option
relevant	description e.g. call	etc.	of	price per	e.g.	date	money
security	option		securities	unit	American,		paid/
			to which		European		received per unit
			option		etc.		
			relates				
			(Note 6)				

(ii) Exercise

Class of	Product	Exercising/	Number of	Exercise
relevant	description	exercised	securities	price per
security	e.g. call	against		unit
	option			(Note 5)

(d) Other dealings (including transactions in respect of new securities) (Note 3)

Class of	Nature of dealing	Details	Price per unit (if
relevant	e.g. subscription,		applicable)
security	conversion, exercise		(Note 5)

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4. OTHER INFORMATION

(a) Indemnity and other dealing arrangements

Details of any indemnity or option arrangement, or any agreement or understanding, formal or informal, relating to relevant securities which may be an inducement to deal or refrain from dealing entered into by the person making the disclosure and any party to the offer or any person acting in concert with a party to the offer.

Irrevocable commitments and letters of intent should not be included. If there are no such agreements, arrangements or understandings, state "none"

(b) Agreements, arrangements or understandings relating to options or derivatives

Full details of any agreement, arrangement or understanding between the person disclosing and any other person relating to the voting rights of any relevant securities under any option referred to on this form or relating to the voting rights or future acquisition or disposal of any relevant securities to which any derivative referred to on this form is referenced. If none, this should be stated.

(c) Attachments

Is a Supplemental Form 8 attached? NO		
Date of disclosure	29-07-2024	
Contact name	Henri de Jong	
Telephone number	0031182543677	

Public disclosures under Rule 8.3 of the Rules must be made to a Regulatory Information Service.

NOTES ON FORM 8.3

1. See the definition of "connected fund manager" in Rule 2.2 of Part A of the Rules.

2. See the definition of "interest in a relevant security" in Rule 2.5 of Part A of the Rules and see Rule 8.6(a) and (b) of Part B of the Rules.

3. See the definition of "relevant securities" in Rule 2.1 of Part A of the Rules.

4. See the definition of "dealing" in Rule 2.1 of Part A of the Rules.

5. If the economic exposure to changes in the price of securities is limited, for example, by virtue of a stop loss arrangement relating to a spread bet, full details must be given.

6. See Rule 2.5(d) of Part A of the Rules.

7. If details included in a disclosure under Rule 8 are incorrect, they should be corrected as soon as practicable in a subsequent disclosure. Such disclosure should state clearly that it corrects details disclosed previously, identify the disclosure or disclosures being corrected, and provide sufficient detail for the reader to understand the nature of the corrections. In the case of any doubt, the Panel should be consulted.

For full details of disclosure requirements, see Rule 8 of the Rules. If in doubt, consult the Panel.

References in these notes to "the Rules" are to the Irish Takeover Panel Act, 1997, Takeover Rules, 2022.

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Ophorst Van Marwijk

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