RNS Number: 8647Q Avation PLC 20 December 2024

TR-1: Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer <u>and</u> to the FCA in Microsoft Word format if possible) i

1a. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached ii:			Avation PLC			
1b. Please indicate if the issuer is a non-UK issuer (please mark with an "X" if appropriate)						
Non-UK issuer						
2. Reason for the no	otification (please mark	the appropriate	box or b	ooxes with an "X")		
An acquisition or disposal of voting rights						Х
An acquisition or dis	sposal of financial inst	ruments				
An event changing t	the breakdown of votir	ng rights				
Other (please speci	fy) ⁱⁱⁱ :					
3. Details of person	subject to the notifica	tion obligatior	ı ^{iv}			
2. Christopher C. E (together, "Range acting in concert with				Rangeley Capital LLC Christopher C. DeMuth (together, "Rangeley" in concert with Jeremy Michael Kerste	()	
City and country of registered office (if applicable)				New Canaan, United States of America		
4. Full name of shareholder(s) (if different from 3.) ^V						
Name			Jefferies LLC (in respect of Rangeley)			
City and country of registered office (if applicable)			New York, United States of America			
5. Date on which the threshold was crossed or reached ^{vi} :			17 December 2024			
6. Date on which issuer notified (DD/MM/YYYY):			19 December 2024			
7. Total positions of person(s) subject to the notification obligation						
% of voting rights through fina attached to shares (total of 8. A) (total of 8.B 1)		ncial nts	Total of both in % (8.A + 8.B)	Total number of votinghts held in issuer + 8.B) Vii		
Resulting situation on the date on which threshold was crossed or reached	15.11095%	N/A		15.11095%	10,104,977	
Position of previous notification (if applicable)	25.78184%	N/A		25.78184%		

	8. Notified details of the resulting situation on the date on which the threshold was crossed or reached viii			
	A: Voting rights attack	hed to shares		
Ī	Class/type of	Normalian of coting of alataİX	0/ of cotion viabto	

shares	Number of voting rights "		% or voting rights	
ISIN code (if possible)	Direct (DTR5.1)	Indirect (DTR5.2.1)	Direct (DTR5.1)	Indirect (DTR5.2.1)
GB00B196F554	10,104,977	N/A	15.11095%	N/A
SUBTOTAL 8. A	10,104,977		15.1	1095%

B 1: Financial Instruments according to DTR5.3.1R (1) (a)				
Type of financial instrument	Expiration date ^X	Exercise/ Conversion Period ^{xi}	Number of voting rights that may be acquired if the instrument is exercised/converted.	% of voting rights
	•	SUBTOTAL 8. B 1		

Type of financial instrument	Expiration date ^X	Exercise/ Conversion Period Xi	Physical or cash Settlement XII	Number of voting rights	% of voting rights
			SUBTOTAL 8.B.2		

9. Information in relation applicable box with an "X")	to the person subject to the	notification obligation (plea	se mark the	
Person subject to the notific	cation obligation is not controlle	ed by any natural person or leq	gal entity and does not	
control any other undertakin	ng(s) holding directly or indirect	ly an interest in the (underlyin	g) issuer ^{xiii}	
	ertakings through which the voti ectively held starting with the u		son or legal entity	Х
(please add additional rows	as necessary) ^{XiV}			
Name ^{XV}	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it equ is higher than the not threshold	
Chain 1				
Christopher C. DeMuth Jr.	14.90907%	N/A	14.90907%	
Rangeley Capital LLC	14.90907%	N/A	14.90907%	
Chain 2				
Jeremy Michael Kersten Raper	0.20188%	N/A	0.20188%	

10. In case of proxy voting, please identify:		
Name of the proxy holder		
The number and % of voting rights held		
The date until which the voting rights will be held		

11. Additional information XVI

Rangeley Capital LLC and Jeremy Michael Kersten Raper have a common policy towards the management of the issuer in relation to their respective holdings in the issuer and are therefore to be treated as acting in concert pursuant to DTR 5.2.1(a). As such, the disclosure in sections 7 and 8 of this form reflects their aggregated position.

Place of completion	United States of America
Date of completion	19 December 2024

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