## **Standard Form TR-1**

## Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer and to the Central Bank of Ireland)<sup>i</sup>

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached <sup>ii</sup> :						
Ryanair Holdings Plc	Ryanair Holdings Plc					
2. Reason for the notification (please tick the appropriate box or boxes):						
[] An acquisition or disposal of voting rights						
[X] An acquisition or disposal of financial instruments						
[] An event changing the breakdown of voting rights						
[] Other (please specif	v) <sup>iii</sup> :					
	.,					
3. Details of person s	ubject to the notification	on obligation <sup>iv</sup> :				
Name:		City and country of regist	ered office (if applicable):	:		
Parvus Asset Manager	nent Jersey Limited	St Helier, Jersey				
4. Full name of share	<b>4. Full name of shareholder(s)</b> (if different from 3.) <sup>V</sup> :					
		,	ont Managar to a numba	r offundo. Lindor tho		
terms of the various inv	estment management ag	been appointed as Investm greements, Parvus Asset N	lanagement Jersey Limit	ed holds the power to		
	choldings held by these of threshold was crossed	•				
	threshold was crossed	or reached				
03 June 2025 6. Date on which issue	er notified <sup>.</sup>					
05 June 2025 7. Threshold(s) that is	are crossed or reache	ed:				
Going below 6% of voting rights (by way of equity swaps). 8. Total positions of person(s) subject to the notification obligation:						
	·····					
	% of voting rights	% of voting rights through financial	Total of both in %	Total number of		
	attached to shares	instruments	(9.A + 9.B)	voting rights of		
	(total of 9.A)	(total of 9.B.1 + 9.B.2)	· · · · ·	issuer <sup>vii</sup>		
Resulting situation on						
the date on which threshold was	0%	5.406%	5.406%	1,062,544,512		
crossed or reached						
Position of previous						
notification (if	0%	6.521%	6.521%			
applicable)						
		1				

9. Notified detai	ils of the resulting situa	tion on the date on	which the threshold was c	rossed or reached <sup>viii</sup> :
A: Voting rights	attached to shares			
Class/type of shares ISIN code (if possible)	Number of voting rights <sup>iX</sup>		% of voting rights	
	Direct	Indirect	Direct	Indirect
SUBTOTAL A				·

Type of financial instrument	Expiration date <sup>X</sup>	Exercise/ Conversion Period <sup>xi</sup>	Number of voting rights that may be acquired if the instrument is exercised/converted.	% of voting rights
	1	SUBTOTAL B.1		

Type of financial instrument	Expiration date <sup>X</sup>	Exercise/ Conversion Period <sup>Xi</sup>	Physical or cash settlement <sup>Xii</sup>	Number of voting rights	% of voting rights
Equity Swap	05/01/2026	NA	Cash	908,305	0.085%
Equity Swap	01/06/2026	NA	Cash	29,722,543	2.797%
Equity Swap	09/09/2026	NA	Cash	26,807,978	2.523%
		-	SUBTOTAL B.2	57,438,826	5.406%

**10. Information in relation to the person subject to the notification obligation** (please tick the applicable box):

[] Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer.<sup>Xiii</sup>

[X] <u>Full</u> chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity<sup>xiv</sup>:

Name <sup>XV</sup>	% 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 equals or is higher than the notifiable threshold
Edoardo Mercadante	N/A	5.406%	5.406%
Parvus Jersey Holdings Limited	N/A	5.406%	5.406%
Parvus Asset Management Jersey Limited	NA	5.406%	5.406%

11. In case of proxy voting: [name of the proxy holder] will cease to hold [% and number] voting rights as of [date] N/A

12. Additional information<sup>XVi</sup>:

Done at Jersey on 5 June 2025

information, please contact ms@lseg.com or visit www.ms.com.

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