

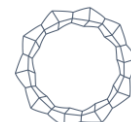
Nr. 9154/21.10.2024

Către

**BURSA DE VALORI BUCUREȘTI  
AUTORITATEA DE SUPRAVEGHERE FINANCIARĂ****RAPORT CURENT****conform Legii nr. 24/2017 (R) și Regulamentului A.S.F. nr. 5/2018  
privind emitenții de instrumente financiare și operațiuni de piață***Data raportului: 21.10.2024**Denumirea emitentului: Infinity Capital Investments S.A.**Sediul social: județul Dolj, Craiova, Str. Tufănele nr. 1, cod poștal 200767**Tel./Fax: 0251-419.335/0251-419340**CUI/CIF: RO4175676**Număr de ordine la Registrul Comerțului: J16/1210/30.04.1993**Număr Registru A.S.F.: PJR09FAIR/160001/08.06.2021**ISIN: ROSIFEACNOR4**Cod LEI: 254900VTOOM8GL8TVH59**Depozitar-Custode: Raiffeisen Bank S.A.**Depozitar: Depozitarul Central București**Capital social subscris și vărsat: 47.500.000 lei**Piața reglementată pe care se tranzacționează valorile mobiliare emise: Bursa de  
Valori București – categoria Premium (simbol de piață INFINITY)***Eveniment important de raportat: Notificare prag deținere peste 5%**

Infinity Capital Investments S.A. informează acționarii și investitorii că, în data de 21.10.2024, a primit, în temeiul prevederilor art. 71 alin. (1) din Legea nr. 24/2017 (R), de la emitentul OPUS – Chartered Issuances S.A. notificarea privind depășirea pragului de 5% din totalul drepturilor de vot, atașată prezentului raport curent.

Conform acestei notificări, OPUS – Chartered Issuances S.A deține un procent de 5,14% din totalul drepturilor de vot ale emitentului Infinity Capital Investments S.A.

**Sorin-Iulian Cioacă  
Președinte - Director General****Mirela Dănescu  
Ofițer de Conformitate**

To: **Infinity Capital Investments SA**

**Standard form for the notification of the major holdings**

-Anexx no. 18-

Notification of major holdings ( to be transmitted to the relevant issuer and to the competent authority) email  
 public@infinitycapital.ro

**1.Identity of the issuer or of the issuer of existing supporting shares to which voting rights are attached**

**Infinity Capital Investments SA ( symbol INFINITY)**

**2. Reasons for notification( please mark the appropriate box or boxes):**

- [..]A purchase or assignment of voting rights  
 [..] A purchase or assignment of financial instruments-  
 [..]An event changing the distribution of voting rights  
 [x.]Others(please specify)<sup>ii</sup> involuntary overtaking of the threshold of 5% due to share capital decrease

**3. Details of the person subject to the obligation of notification <sup>iii</sup>**

Name/Designation :	Headquarters city and country (if applicable)
OPUS - Chartered Issuances SA, Compartment 10	<b>28, Boulevard F. W. Raiffeisen, L-2411 Luxembourg</b>

**4. Full name/designation of the shareholder / shareholders (if different from point 3)<sup>iv</sup>**

**5. Date of dropping under, reaching or exceeding the threshold (vote percentage) – 17.10.2024**

**6. Total positions of the persons subject to the obligation of notification:**

	% of the voting rights attached to shares (total of 7.A)	% of the voting rights through the financial instruments (total of 7.B.1 + 7.B.2)	Total of the two expressed in percentage % (7.A + 7.B)	Total number of issuer's voting rights
The resulting situation, on the day it dropped below, <b>exceeded</b> or reached the threshold,	5,14%	-	5,14%	24.450.000
Position at the previous notification date (if applicable)	4,89%	-	4,89%	24.450.000

**7. Information to be notified with regard to the resulting situation, on the day the threshold was exceeded, dropped under or reached <sup>vii</sup>**

**A: Voting rights attached to the shares**

Class/type of shares ISIN code, as the case may be	Number of voting rights <sup>viii</sup>		% of the voting rights	
	<b>Direct</b> Art. 71 paragraph (1) – (3) of Law no. 24 /2017)	<b>Indirect</b> Art.72 of Law no. 24/2017)	<b>Direct</b> Art.71 paragraph (1) –(3) of Law no. 24 /2017)	<b>Indirect</b> Art.72 of Law no. 24/2017)
ROSIFAACNO32	24.450.000	-	5,14%	-
<b>SUBTOTAL A</b>	24.450.000		5,14%	

**B 1: Financial instruments according to art. 75 paragraph (1) section (a) of Law no. 24 /2017)**

Type of financial instrument	Date of expiry( due date)	Conversion/execution period	The number of voting rights that can be acquired if the instrument is executed / converted	% of the voting right
		<b>SUBTOTAL B.1</b>		

**B 2: Financial instruments with a similar economic effect in accordance with art. 75 paragraph (1) section (b) Law no. 24/2017**

Type of financial instrument	Date of expiry (due date)	Conversion /execution period	Physical or cash settlement	Number of voting rights	% of the voting rights
		<b>SUBTOTAL B.2</b>			

**8. Information about the person who is subject of the notification obligation (please mark / tick the appropriate box)**

[.X.] The subject person of the notification obligation is not controlled by any natural person or legal entity and he/she does not control any entity (entities) that has (have) an exposure to the issuer of the supporting shares, directly or indirectly.

[....] The full chain of controlled persons through the intermediary of whom voting rights and / or financial instruments are actually held, starting with the ultimate natural person or legal entity that controls them.<sup>xiii</sup>

Name/Designation	% of the voting rights if it is equal to or higher than the threshold to be notified	% of the voting rights through the financial instruments if it is equal to or higher than the threshold to be notified	Total of the two if it is equal to or higher than the threshold to be notified

9. In the case of a vote by a representative:: [name/designation of the agent] will cease to hold [% and number] of voting rights starting from [date].			
10. Additional information			

Drawn up in Luxembourg on 21.10.2024



Tobias Wenkel, B-Director