## SUBSTANTIAL SHAREHOLDERS

So far as our Directors are aware, the following persons will, immediately following completion of the Global Offering, have interests or short positions in our Shares which would fall to be disclosed to us under the provisions of Divisions 2 and 3 of Part XV of the SFO.

						Approximate
				Approximate		percentage
			Number of	percentage of	Number of	of total
			Shares	total issued	Shares	issued shares
			immediately	shares	immediately	immediately
		Approximate	after	immediately	after	after
		percentage	completion	after	completion	completion
		of total	of the Global	completion of	of the Global	of the Global
	Shares	issued shares		the Global		Offering
	immediately	immediately	(assuming no	Offering	(assuming	(assuming
	prior to			(assuming no		
	•	•		exercise of the		
	of the Global			Over-allotment		
Name of shareholder	Offering	0.00				
	Offering	Offering	Option)	Option)	Option)	Option)
		Offering	Option)	Option)	Option)	Option)
Mr. Reinold Geiger <sup>(1)</sup>		<u>_</u>	<b>Option)</b> 1,092,336,391	•	<b>Option)</b> 1,065,027,391	
Société d'Investissement	1,274,396,391	100%	1,092,336,391	75%		
_	1,274,396,391 1,274,396,391	100%	1,092,336,391	75%		71.8%

## Notes:

- 1. Mr. Reinold Geiger is the beneficial owner of the entire issued share capital of Société d'Investissement Cime S.A., which in turn is the beneficial owner of approximately 51.94% of the entire issued share capital of LOG. Mr. Reinold Geiger is therefore deemed under the SFO to be interested in all the Shares registered in the name of LOG, which immediately before and after completion of the Global Offering will hold 1,274,396,391 and 1,092,336,391 (assuming no exercise of the Over-allotment Option) or 1,065,027,391 (assuming full exercise of the Over-allotment Option) Shares respectively. Ms. Dominique Maze-Sensier, Mr. Geiger's wife, is also deemed under the SFO to be interested in shares in LOG in which Mr. Geiger is interested.
- 2. Société d'Investissement Cime S.A. is the beneficial owner of approximately 51.94% of the entire issued share capital of LOG, which immediately before and after completion of the Global Offering will hold 1,274,396,391 and 1,092,336,391 (assuming no exercise of the Over-allotment Option) or 1,065,027,391 (assuming full exercise of the Over-allotment Option) Shares respectively. Société d'Investissement Cime S.A. is therefore deemed under the SFO to be interested in all the Shares registered in the name of LOG, which immediately before and after completion of the Global Offering will hold 1,274,396,391 and 1,092,336,391 (assuming no exercise of the Over-allotment Option) or 1,065,027,391 (assuming full exercise of the Over-allotment Option) Shares respectively.
- 3. Shares held by LOG are the subject of pledge in favour of Crédit Agricole Corporate and Investment Bank (formerly Calyon), HSBC France and other lenders to secure a loan granted to LOG principally to finance LOG's obligations under the Leveraged Management Buyout. The share pledge will be released in respect of the Offer Shares upon or before completion of the Global Offering, and none of any remaining security interest over any of LOG's Shares will be held to secure any obligations of our Company or any of our subsidiaries. Please see the section headed "Our History, Culture and Corporate Structure Corporate Structure Leveraged Management Buy out" for further details.
- 4. The approximate percentage shareholdings in the share capital of LOG stated above are calculated on the basis of the total number of 23,037,362 LOG shares issued to persons other than LOG, but do not take into account 254,060 LOG treasury shares that are held by LOG itself.
- 5. All interests stated are long positions.

Save as disclosed above and in the section headed "Our History, Culture and Corporate Structure — *Corporate Structure*", our Directors are not aware of any person who will, immediately following completion of the Global Offering, have interests or short positions in our Shares which would fall to be disclosed to us under the provisions of Divisions 2 and 3 of Part XV of the SFO, or be directly or indirectly interested in 10% or more of the nominal value of any class of share capital carrying voting rights to vote in all circumstances at general meetings of an other member of our Group.