

**Announcement of a Material Event
Information the Issuer Believes to Have a Significant Influence
on the Value of its Issuable Securities
Insider Information Announcement**

1. General Information	
1.1. Full company name of the issuer	<i>Joint Stock Company Freight One</i>
1.2. Short company name of the issuer	<i>JSC Freight One</i>
1.3. Registered address of the issuer	<i>ul. Novoryazanskaya, d. 24, Moscow, Russia, 105066</i>
1.4. Primary State Registration Number (OGRN) of the issuer	<i>1137746982856</i>
1.5. Taxpayer Identification Number (INN) of the issuer	<i>7725806898</i>
1.6. Issuer's unique code assigned by the registration authority	<i>55521-E</i>
1.7. Link to the web page used by the issuer for information disclosure	http://www.e-disclosure.ru/portal/company.aspx?id=34262 http://www.pgkweb.ru
1.8. Date of the event (material fact), described in the message (if applicable)	<i>March 18, 2020</i>
2. Announcement Content	
<p>2.1. Brief description of the event (the action), which occurrence (performance), according to the issuer, has an influence on the value of its securities: <i>the resolution by the CEO of the Issuer to perform buy-back of documentary inconvertible interest-bearing bearer bonds, series 03, with mandatory collective custody (state registration number 4-03-55521-E dated July 28, 2015, ISIN: RU000A0JVWT5 (hereinafter, Bonds)).</i></p> <p>2.2. If the relevant event (action) is related to a third party, or associated therewith, the full firm name (the name of the non-profit organization), location, INN (if applicable), OGRN (if applicable), or the full name (if available) of such a party: <i>the information concerns an unlimited number of Bond owners.</i></p> <p>2.3. If the relevant event (action) is related to the resolution made by the authorized body of the issuer or a third party, or is associated with such a resolution, the name of the authorized management body, the date of adoption and the content of the resolution, the date and number of the minutes of the meeting (session) of the authorized management body, if the resolution is made by the collective management body of the relevant party: <i>Resolution made by the CEO of the Issuer dated March 18, 2020 (Order # AO-PO/GD-46/20 dated March 18, 2020).</i></p> <p><i>Contents of the resolution made:</i></p> <p><i>1. The maximum size of buy-back shall be determined regarding:</i></p> <p><i>– documentary inconvertible interest-bearing bearer bonds with mandatory collective custody, series 03 (state registration number 4-03-55521-E dated July 28, 2015) (hereinafter, Series 03 Bonds) for the total of 2,000 (Two thousand) units with the nominal value of RUB 1,000 (One thousand) each, having the total nominal value of RUB 2,000,000 (Two million).</i></p> <p><i>2. The text of the irrevocable public offer of Series 03 Bonds shall be approved and disclosed (Appendix 1 to this Order).</i></p> <p><i>Appendix 1</i></p> <p><i>Irrevocable Public Offer of Joint Stock Company Freight One</i></p> <p><i>By this offer (hereinafter, the Offer) Joint Stock Company Freight One (JSC Freight One), located in Moscow, Russia, OGRN 1137746982856 (hereinafter, the Issuer), assumes an irrevocable obligation to perform early buyback of documentary inconvertible interest-bearing bearer bonds with mandatory collective custody, series 03 (state registration number 4-03-55521-E dated July 28, 2015) (hereinafter, Series 03 Bonds) via Gazprombank (Joint Stock Company) (Short company name: GPB Bank (JSC), located in Moscow; brokerage activities license # 177-04229-100000 dated December 27, 2000, issued by Federal Securities Commission of Russia with no expiry date) (hereinafter, the Agent):</i></p> <p><i>State registration number of the issue and the effective date thereof: 4-03-55521-E dated July 28, 2015, The number of securities in the issue: 5,000,000 (Five million) units, Nominal value of one Series 03 bond: RUB 1,000 (One thousand), The total nominal value of the issue: RUB 5,000,000,000 (Five billion), for the total of 2,000 (Two thousand) units with the nominal value of RUB 1,000 (One thousand) each, having</i></p>	

the total nominal value of RUB 2,000,000 (Two million), from entities exercising the rights to Series 03 Bonds, in accordance with the terms of this Offer, whose rights to alienate Series 03 Bonds are not limited by the current legislation of the Russian Federation, on the following terms:

Terms and definitions.

Series 03 Bonds Owner is the entity exercising the rights for Series 03 Bonds;

Series 03 Bonds Offer Period is the period of time from 10:00 AM Moscow time on the beginning date of the Series 03 Bonds Offer Period (inclusive) till 5:00 PM Moscow time on the final date of the Series 03 Bonds Offer Period (inclusive).

The beginning date of the Series 03 Bonds Offer Period is March 30, 2020;

The final date of the Series 03 Bonds Offer Period is April 03, 2020.

Acquisition date under the Offer is April 06, 2020;

Depository is Non-Bank Credit Organization Joint Stock Company National Settlement Depository (NCO JSC NSD);

PJSC Moscow Exchange, the Stock Exchange is MICEX-RTS Moscow Exchange (PJSC Moscow Exchange);

Clearing Organization is Non-banking credit institution – Central Counterparty National Clearing Centre (Joint Stock Company) (CCP NCC (JSC)) or another entity performing clearing functions for the securities transactions concluded at PJSC Moscow Exchange on the Acquisition date under the Offer;

Trader is an organization being a member of a section of the stock market (PJSC Moscow Exchange), having the licenses necessary to perform broker and/or dealer activities in the securities market;

Acquisition Price is the price determined in accordance with clause 2 of this Offer.

1. Series 03 Bonds acquisition procedure.

The Series 03 Bonds Owner, being a Trader, acts independently. In case the Series 03 Bonds Owner is not a Trader, they shall enter into a corresponding contract with a broker, being a Trader at PJSC Moscow Exchange, and give it instructions to perform all the necessary actions to sell Series 03 Bonds to the Issuer.

During the Series 03 Bonds Offer Period, the Trader shall send to the Agent's address (by mail to: ul. Nametkina, d. 16, korp. 1, Moscow, Russia, 117420; by courier to: ul. Koroviy Val, d. 7, Moscow, Russia, 119049), the written notice of intent to sell to the Issuer a certain number of Series 03 Bonds on the terms and conditions set forth in this Offer (hereinafter, the Notice).

The notice shall be received by the Agent or delivered to the Agent's authorized representative within the Series 03 Bonds Offer Period.

The Notice shall be given under the following template:

"Hereby _____ (for an individual, name and surname of the Series 03 Bonds Owner; for a legal entity, full name and OGRN of the Series 03 Bonds Owner), having INN _____, declares their intent to sell to Joint Stock Company Freight One (JSC Freight One) documentary inconvertible interest-bearing bearer bonds, series 03, with mandatory collective custody (state registration number 4-03-55521-E dated July 28, 2015, belonging to _____ (for an individual, name and surname of the Series 03 Bonds Owner; for a legal entity, full name and OGRN of the Series 03 Bonds Owner) in accordance with the Resolution on the securities issue.

Number of Series 03 Bonds offered for sale (in digits and words)

Name of the Trader at PJSC Moscow Exchange, which on behalf of and at the expense of the Series 03 Bonds owner will place a sale offer of Series 03 Bonds in the trading system, as addressed to the Agent, on the Acquisition date.

Signature and seal of Trader."

The notice shall also contain the trader's contact details.

By demanding the buyback of Series 03 Bonds, being his property, the Series 03 Bonds Owner thereby confirms and guarantees that Series 03 Bonds and the rights granted thereby are not subject to pledge or other encumbrances and/or third-party rights, and are not under arrest.

The Issuer is not obliged to buy Series 03 Bonds under agreement with the Owners of Series 03 Bonds, whose Notices was received outside of the Series 03 Bonds Offer Period.

2. The Acquisition Price of Series 03 Bonds.

The acquisition price of Series 03 Bonds is equal to 100% (one hundred percent) of the nominal value of Series 03 Bonds.

The Issuer shall pay the accumulated coupon yield (ACY) calculated in accordance with clause 17 of the Resolution on the securities issue in course of the sale and purchase transaction of Series 03 Bonds on the Acquisition Date under the Offer.

3. Transactions procedure.

Sale and purchase transactions with Series 03 Bonds shall be carried out at the auctions of PJSC Moscow Exchange in accordance with the Rules of Trading on the Stock Market and the Deposit Market and other documents of PJSC Moscow Exchange and the documents of the Clearing Organization.

On the Date of acquisition under the Offer from 11:00 AM until 1:00 PM Moscow time, the Trader acting on behalf of Series 03 Bonds Owner, shall submit to the trading system of PJSC Moscow Exchange a sale order of Series 03 Bonds in "Buyback: Targeted Orders" mode, addressed to the Agent, with indication of the Acquisition Price and the Z0 settlement code. The number of Series 03 Bonds indicated in such an order shall coincide with the number of Series 03 Bonds previously specified in the Notice.

By submitting to the trading system of PJSC Moscow Exchange the sale orders for Series 03 Bonds, the Trader acting on behalf of the Series 03 Bonds Owner confirms the consent of the Series 03 Bonds Owner with the Acquisition Price.

The Agent, on behalf of the Issuer, on the Acquisition Date under the Offer, from 4:00 PM to 6:00 PM Moscow time, undertakes to submit offset targeted orders to the orders by the Owners of Series 03 Bonds (posted by the Trader), on whose behalf the Issuer received Notice, registered in the trading system by the transaction time.

The Issuer's obligation to buy Series 03 Bonds under agreement with the Owners of Series 03 Bonds is deemed to be executed at the moment of crediting funds in the amount equal to the Acquisition Price of Series 03 Bonds of the corresponding number of Series 03 Bonds and the accumulated coupon yield (ACY) for Series 03 Bonds, to the account of the Trader of PJSC Moscow Exchange acting on behalf and at the expense of the Series 03 Bonds Owner, in accordance with the Clearing Rules of the Clearing Organization.

The obligation of the Series 03 Bonds Owner shall be fulfilled on delivery versus payment terms and shall be considered fulfilled at the moment of crediting the respective number of Series 03 Bonds, specified in the sale order of Series 03 Bonds, to the account of the Issuer in the Depository intended for recording rights to securities.

If the total number of Series 03 Bonds declared for acquisition at the Acquisition Price exceeds the maximum number of Series 03 Bonds being bought by the Issuer, where the obligation to buy them is provided for by this Offer, then the Series 03 Bonds declared for acquisition shall be bought from their Owners in proportion to the requests declared. If fractional portions of Series 03 Bonds are formed, the number shall be rounded down to the nearest whole one.

4. Form of payment.

In Acquisition of Series 03 Bonds on the terms of this Offer, Series 03 Bonds shall be paid in money in a cashless transaction in the currency of the Russian Federation. Settlements regarding Series 03 Bonds upon their acquisition shall be made on delivery versus payment terms in accordance with the Clearing Rules of the Clearing Organization.

5. Prohibition of assignment of claims.

Assignment of claims for transactions concluded through the acceptance of this Offer is not allowed.

6. Arbitration clause and applicable law.

This Offer, as well as the contracts concluded on its basis, shall be subject to the legislation of the Russian Federation and be construed in accordance therewith.

All disputes and disagreements arising from this Offer, as well as from transactions concluded through the acceptance of this Offer, shall be resolved in accordance with the current legislation of the Russian Federation in the Arbitration Court or in a regular court at the domicile of the Issuer.

7. Other conditions.

The Issuer is not obliged to fulfill the conditions of this Offer and bear liability for non-performance or improper performance of its obligations with respect to the Owners of Series 03 Bonds who violate the terms of this Offer.

The Issuer shall not be liable for non-performance or improper performance of its obligation provided for in this Offer, if the proper performance of the obligation was impossible due to force majeure circumstances, and also for reasons depending on PJSC Moscow Exchange.

The Offer is considered to have been received by the addressee at the time of placement in the news feed of any of the information agencies authorized to distribute information on the securities market. Additionally, the

Issuer publishes the Offer in the internet:

<http://www.e-disclosure.ru/portal/company.aspx?id=34262>; <http://www.pgkweb.ru>.

This Offer is valid until the Acquisition Date under the Offer (inclusive).

CEO of JSC Freight One

_____ **S.M. Karataev**

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2.4. If the relevant event (action) is related to, or can have material influence on the value of certain securities of the issuer, then kind, category (type) and other identification characteristics of securities of the issuer shall be indicated: **documentary inconvertible interest-bearing bearer bonds, series 03, with mandatory collective custody (state registration number 4-03-55521-E dated July 28, 2015, ISIN the international security identification number: RU000A0JVWT5).**

2.5. Date of the relevant event (action), and if the relevant event occurs in relation to a third party (the relevant action is performed by a third party), the date on which the issuer learned about the occurrence of the event (the said action): **March 18, 2020.**

3. Signature

3.1. CEO of JSC Freight One

S.M. Karataev

(signature)

3.2. Date 18 March 20 20

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