

**Announcement of a Material Event
Concerning the Stages of the Issuer's Securities Issue Procedure
Concerning State Registration of the Securities Issue**

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>November 21, 2019</i>
2. Announcement Content	
<p>2.1. Kind, category (type), series and other identification characteristics of securities: <i>ordinary registered nondocumentary shares; international securities identification number (ISIN) not assigned.</i></p> <p>2.2. Maturity term (for the issuer's bonds and options): <i>not applicable.</i></p> <p>2.3. State registration number of the issuer's securities issue (additional issue) and its state registration date: <i>1-02-55521-E dated November 21, 2019.</i></p> <p>2.4. Name of the registration authority that performed the state registration of the securities issue (additional issue): <i>Bank of Russia.</i></p> <p>2.5. The number of securities being placed and the nominal value (if the nominal value availability is stipulated by the legislation of the Russian Federation) of each security: <i>208,975,763.98 (Two hundred and eight million nine hundred and seventy-five thousand seven hundred and sixty-three point ninety-eight) ordinary registered nondocumentary shares with the nominal value of RUB 150 (One hundred and fifty) each.</i></p> <p>2.6. Securities placement mode, and in case securities are being placed by private subscription, the range of potential security buyers: <i>conversion upon share consolidation.</i></p> <p>2.7. If the issuer's shareholders (participants) and (or) other persons are granted the preemptive right to buy the securities being placed, the information on this circumstance and the date on which the persons having the preemptive right to buy the securities being placed are determined (registered): <i>no preemptive right to buy the securities being placed is granted.</i></p> <p>2.8. The securities placement price for the shares being placed by subscription, or the procedure for determining such, or information that the specified price or procedure for determining such will be established by the authorized management body of the issuer after the state registration of the issue (additional issue) of securities but not later than the date of the beginning of the securities placement: <i>securities are not placed by subscription.</i></p> <p>2.9. Securities placement term or the procedure to determine such: <i>conversion shall be performed on the 5th (Fifth) business day from the date of issue state registration for ordinary registered nondocumentary shares being placed upon consolidation, according to the records as of the specified date in the accounts opened by the registrar and depositories.</i></p> <p>2.10. The fact of registration (lack of registration) of the securities prospectus simultaneously with the state registration of the issue (additional issue) of the above securities: <i>the securities prospectus is not registered during the securities issue.</i></p> <p>2.11. In case of the securities prospectus registration, the procedure for ensuring access to the information contained in the securities prospectus: <i>not applicable.</i></p> <p>2.12. If the securities of the issue (additional issue) admitted (admissible) to formal market trading are placed by public subscription and paid for with money or securities admitted to formal market trading, the information on the issuer's intention to submit to the registering authority a report on the results of the issue (additional issue) of securities or a notice on the results of the issue (additional issue) of securities upon completing the securities placement: <i>not applicable, the shares of the issue are not placed by public subscription.</i></p>	
3. Signature	
3.1. CEO of JSC Freight One	S.M. Karataev
	_____ (signature)
3.2. Date	L.S.
	<u>21</u> <u>November</u> 20 <u>19</u>