



Extraordinary Announcement of 4iG PLC
on share purchase agreement and
on crossing threshold specified by Section 61 of Act CXX of 2001

4iG Public Limited Company (“**4iG**”) hereby informs the participants of the capital market that regarding to the share purchase agreement concluded on 29th of April 2022 between Bartolomeu Investments Korlátolt Felelősségű Társaság (registered seat: 12 Kálvin Square, Budapest; HU-1085, Hungary, company registration number: 01-09-347440; “**Bartolomeu**”) as seller and **KZF Vagyonkezelő Korlátolt Felelősségű Társaság** (registered seat: 8 Montevideo Street, Budapest; HU-1037, Hungary, company registration number: 01-09-294248; “**KZF**”) as purchaser (“**Share Purchase Agreement**”), KZF has acquired 2,821,839, i.e. two million eight hundred and twenty-one thousand eight hundred and thirty-nine shares issued by 4iG, in the framework of over-the-counter transaction (OTC) at an average price of HUF 880 per share, each with a nominal value of HUF 20, with an ISIN code HU0000194519 with the same rights as the shares already admitted to the Budapest Stock Exchange have been issued (“**Shares**”). In view of the fact that the listing of the Shares on a regulated market operated by the Budapest Stock Exchange requires the publication of a prospectus (“**Prospectus**”) specified by the Section 21 of the Act CXX of 2001 on the Capital Market (“**Capital Market Act**”) pursuant to the Subsection (3) of Article 3 of the Regulation (EU) 2017/1129 of the European Parliament and of the Council on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC, thus, the Shares could only be listed on the Budapest Stock Exchange after the approval of the Prospectus by the Hungarian National Bank as supervisor, in view of which after the approval of the Prospectus, the Shares will be converted into a series with the same ISIN code HU0000167788 as the shares already listed.

In view of the Share Purchase Agreement

- the number of 4iG shares to which voting rights are attached, held directly by **KZF** changed from 29,123,330, i.e. twenty-nine million one hundred and twenty-three thousand three hundred and thirty to 31,945,169, i.e. thirty-one million nine hundred and forty-five thousand one hundred and sixty-nine pieces, by which its share of ownership changed from 9.74% to 10.68%, thus its voting rights in 4iG increased from 9.77% to 10.71%, crossing the threshold of 10% mentioned in Subsection (3) of Section 61 of Capital Market Act;
- as a result, the indirect ownership of **Gellért Zoltán Jászai** as the sole member of KZF Vagyonkezelő Korlátolt Felelősségű Társaság, as well as the CEO-Chairman (executive officer) in 4iG changed from 50.28% to 51.22%, thus its voting rights in 4iG increased from 50.42% to 51.37%, so his control over 4iG has not changed significantly;

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- the number of 4iG shares to which voting rights are attached, held directly by **Bartolomeu**, thus **Pedro Vargas Santos David** as Member of the Board of Directors (executive officer) changed from 24,969,301, i.e. twenty-four million nine hundred and sixty-nine thousand three hundred and one to 22,147,462, i.e. twenty-two million one hundred and forty-seven thousand four hundred and sixty-two pieces, by which its share of ownership changed from 8.35% to 7.41%, thus its voting rights in 4iG decreased from 8.37% to 7.33%, so its and thus his control over 4iG have not changed significantly.

Budapest, May 03rd, 2022

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