

Data sporządzenia: **2010-03-10**

Skrócona nazwa emitenta  
A.C.E. S.A.

Temat  
Shareholder's Notification

Podstawa prawna  
Inne uregulowania

Treść raportu:

Management Committee of Automotive Components Europe S.A. hereby informs that on 9 March 2010, the Company received an official notification from Pioneer Pekao Investment Management S.A. (PPIM), on behalf of managed all portfolios belonging to their clients, that due to the market transaction which took place on 2 March 2010 the total number of the Company's shares/votes held in all portfolios belonging to PPIM clients was increased to 10.07% of the total number of outstanding shares/votes, to 2 137 704 shares/votes (10.07% of the share capital/votes). Before the transaction PPIM clients held 2 109 455 shares/votes (9.94% of the share capital/votes) of Automotive Components Europe S.A.

Pioneer Pekao Investment Management S.A. also notified on behalf of managed open-end investment funds that due to the market transaction which took place on 5 March 2010 the following funds established by Pioneer Pekao Investment Fund Company had a share in the 10.10% of the Company's shares/votes:

Pioneer Balanced Open-end Investment Fund (Pioneer Zrównoważony Fundusz Inwestycyjny Otwarty)

Pioneer Polish Equity Open-end Investment Fund (Pioneer Akcji Polskich Fundusz Inwestycyjny Otwarty)

Pioneer Stable Growth Open-end Investment Fund (Pioneer Stabilnego Wzrostu Fundusz Inwestycyjny Otwarty)

Pioneer Small and Medium Companies of the Polish Market Open-end Investment Fund (Pioneer Małych i Średnich Spółek Rynku Polskiego Fundusz Inwestycyjny Otwarty)

Pioneer Active Allocation Open-end Investment Fund (Pioneer Aktywnej Alokacji Fundusz Inwestycyjny Otwarty)

Polish Telecommunication Specialised Open-end Investment Fund (Specjalistyczny Fundusz Inwestycyjny Otwarty Telekomunikacji Polskiej)

After the transaction the funds referred to above held a total of 2 144 095 shares of Automotive Components Europe S.A. representing 10.10% of the Company's share capital/votes.

Before the transaction the above funds held 2 044 432 shares/votes (9.63% of the share capital/votes) of Automotive Components Europe S.A.

Zarząd Automotive Components Europe S.A. (Spółka) niniejszym informuje, że w dniu 9 marca 2010 roku wpłynęło do Spółki oficjalne zawiadomienie od Pioneer Pekao Investment Management S.A. (PPIM), w zakresie instrumentów finansowych portfeli zarządzanych w ramach wykonywania usługi zarządzania portfelem maklerskich instrumentów finansowych, że w wyniku transakcji na rynku regulowanym jaka miała miejsce w dniu 2 marca 2010 roku całkowita liczba akcji/głosów Spółki we wszystkich portfelach klientów zarządzanych przez PPIM wzrosła do 10.07% całkowitej liczby akcji/głosów, tj. 2 137 704 akcji/głosów. Przed tą transakcją w portfelach wszystkich klientów PPIM znajdowało się 2 109 455 akcji/głosów (9.94% kapitału zakładowego/głosów) Automotive Components Europe S.A.

Pioneer Pekao Investment Management S.A. zawiadomił również w imieniu zarządzanych otwartych funduszy inwestycyjnych, że w wyniku transakcji rynkowych przeprowadzonych w dniu 5 marca 2010 roku 10.10% akcji Spółki zostało alokowane w następujących funduszach utworzonych przez Pioneer Pekao Towarzystwo Funduszy Inwestycyjnych S.A.:

Pioneer Zrównoważony Fundusz Inwestycyjny Otwarty

Pioneer Akcji Polskich Fundusz Inwestycyjny Otwarty

Pioneer Stabilnego Wzrostu Fundusz Inwestycyjny Otwarty

Pioneer Małych i Średnich Spółek Rynku Polskiego Fundusz Inwestycyjny Otwarty

Pioneer Aktywnej Alokacji Fundusz Inwestycyjny Otwarty

Specjalistyczny Fundusz Inwestycyjny Otwarty Telekomunikacji Polskiej

Po transakcji zakupu akcji wymienione wyżej fundusze posiadały 2 144 095 akcji Automotive Components Europe S.A. stanowiących 10.10% kapitału akcyjnego/ głosów Spółki.

Przed transakcją wymienione wyżej fundusze posiadały 2 044 432 akcji (9.63% kapitału akcyjnego/głosów) Automotive Components Europe S.A.

Załączniki  
Plik

Opis

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## ANNEXE A

**Form to be used for the purposes of notifying the acquisition or disposal of major holdings pursuant to the law and grand-ducal regulation of 11 January 2008 on transparency requirements for issuers of securities (referred to as “the Transparency Law” and “the Transparency Regulation”)**

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached<sup>i</sup>:  
  
**Automotive Components Europe S.A.**
2. Reason for the notification (please tick the appropriate box or boxes):
  - an acquisition or disposal of voting rights
  - an acquisition or disposal of financial instruments which may result in the acquisition of shares already issued to which voting rights are attached
  - an event changing the breakdown of voting rights
3. Full name of person(s) subject to the notification obligation<sup>ii</sup>:  
  
**Pioneer Pekao Investment Management S.A.**
4. Full name of shareholder(s) (if different from the person mentioned in point 3.)<sup>iii</sup>:  
**Pioneer Balanced Open-end Investment Fund (Pioneer Zrównoważony Fundusz Inwestycyjny Otwarty)**  
**Pioneer Polish Equity Open-end Investment Fund (Pioneer Akcji Polskich Fundusz Inwestycyjny Otwarty)**  
**Pioneer Stable Growth Open-end Investment Fund (Pioneer Stabilnego Wzrostu Fundusz Inwestycyjny Otwarty)**  
**Pioneer Small and Medium Companies of the Polish Market Open-end Investment Fund (Pioneer Małych i Średnich Spółek Rynku Polskiego Fundusz Inwestycyjny Otwarty)**  
**Pioneer Active Allocation Open-end Investment Fund (Pioneer Aktywnej Alokacji Fundusz Inwestycyjny Otwarty)**  
**Polish Telecommunication Specialised Open-end Investment Fund (Specjalistyczny Fundusz Inwestycyjny Otwarty Telekomunikacji Polskiej) and other portfolio clients**
5. Date of the transaction and date on which the threshold is crossed or reached<sup>iv</sup>:  
  
**2 March 2010**
6. Threshold(s) that is/are crossed or reached:  
**10%**
7. Notified details:

<b>A) Voting rights attached to shares (article 8 and 9 of the Transparency Law)</b>					
Categories/type of shares (if possible using the ISIN CODE)	Situation previous to the triggering transaction <sup>v</sup>	Resulting situation after the triggering transaction <sup>vi</sup>			
		Number of voting rights <sup>viii</sup>		% of voting rights <sup>ix</sup>	
	Number of voting rights <sup>vii</sup>	Direct <sup>x</sup>	Indirect <sup>xi</sup>	Direct	Indirect
LU0299378421	2 109 455		2 137 704		10.07%
<b>TOTAL</b> (all categories, based on aggregate voting rights)	<b>2 109 455</b>	<b>2 137 704</b>		<b>10.07%</b>	

<b>B) Financial Instruments (article 12 of the Transparency Law)</b>				
Resulting situation after the triggering transaction <sup>xii</sup>				
Type of financial instrument	Expiration Date <sup>xiii</sup>	Exercise/Conversion Period/Date <sup>xiv</sup>	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights that may be obtained if the instrument is exercised/converted <sup>xv</sup>
		<b>TOTAL</b> (in relation to all expiration dates, all categories)		

8. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable<sup>xvi</sup>:

9. In case of proxy voting: [name of the proxy holder] will cease to hold [number] voting rights as of [date].

10. Additional information:

Due to market transactions which took place on 5 March 2010 the above mentioned open-end funds managed by Pioneer Pekao Investment Management had a share in the 10.10% of the Company's shares/votes holding in total 2 144 095 shares/votes of Automotive Components Europe S.A. Managed open-end funds constitutes only a part of all portfolios managed by Pioneer Pekao Investment Management.

Warszawa, 9 March 2010  
Done at [place] on [date].

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<sup>i</sup> Either the full name of the legal entity or another method for identifying the issuer or underlying issuer, provided it is reliable and accurate.

<sup>ii</sup> This should be the full name of (a) the shareholder; (b) the natural person or legal entity acquiring, disposing of or exercising voting rights in the cases provided for in article 9(b) to (h) of the Transparency Law; (c) all the parties to the agreement referred to in article 9(a) of that Law, or (d) the holder of financial instruments entitled to acquire shares already issued to which voting rights are attached, as appropriate.

In relation to the transactions referred to in letters (b) to (h) of article 9 of the Transparency Law, the following list is provided as indication of the persons who should be mentioned;

- in the circumstances foreseen in letter (b) of article 9 of the Transparency Law, the natural person or legal entity that acquires the voting rights and is entitled to exercise them under the agreement and the natural person or legal entity who is transferring temporarily for consideration the voting rights;
- in the circumstances foreseen in letter (c) of article 9 of the Transparency Law, the natural person or legal entity holding the collateral, provided the person or entity controls the voting rights and declares its intention of exercising them, and natural person or legal entity lodging the collateral under these conditions;
- in the circumstances foreseen in letter (d) of article 9 of the Transparency Law, the natural person or legal entity who has a life interest in shares if that person or entity is entitled to exercise the voting rights attached to the shares and the natural person or legal entity who is disposing of the voting rights when the life interest is created;
- in the circumstances foreseen in letter (e) of article 9 of the Transparency Law, the controlling natural person or legal entity and, provided it has a notification duty at an individual level under article 8 or letters (a) to (d) of article 9 of that Law, the controlled undertaking;
- in the circumstances foreseen in letter (f) of article 9 of the Transparency Law, the deposit taker of the shares, if he can exercise the voting rights attached to the shares deposited with him at his discretion, and the depositor of the shares allowing the deposit taker to exercise the voting rights at his discretion;
- in the circumstances foreseen in letter (g) of article 9 of the Transparency Law, the natural person or legal entity that controls the voting rights;
- in the circumstances foreseen in letter (h) of article 9 of the Transparency Law, the proxy holder, if he can exercise the voting rights at his discretion, and the shareholder who has given his proxy to the proxy holder allowing the latter to exercise the voting rights at his discretion.

<sup>iii</sup> Applicable in the cases provided for in article 9(b) to (h) of the Transparency Law. This should be the full name of the shareholder who is the counterparty to the natural person or legal entity referred to in article 9 of the Law unless the percentage of voting rights held by the shareholder is lower than 5%.

<sup>iv</sup> The date on which threshold is crossed should normally be the date on which the acquisition, disposal or possibility to exercise voting rights takes effect. For passive crossings, the date when the corporate event took effect.

<sup>v</sup> Please refer to the situation disclosed in the previous notification. In case the situation previous to the triggering transaction was below the lowest applicable threshold of 5%, please state “below minimum threshold”.

<sup>vi</sup> If the holding has fallen below the lowest applicable threshold of 5%, please note that it is not necessary to disclose the extent of the holding, only that the new holding is below that minimum threshold.

For the case provided for in article 9(a) of the Transparency Law, there should be no disclosure of individual holdings per party to the agreement unless a party individually crosses or reaches an article 8 threshold. This applies upon entering into, introducing changes to or terminating an agreement.

<sup>vii</sup> Direct **and** indirect.

<sup>viii</sup> In case of combined holdings of shares with voting rights attached “direct holding” and voting rights “indirect holding”, please split the voting rights number and percentage into the direct and indirect columns - if there is no combined holdings, please leave the relevant box blank.

<sup>ix</sup> The result of the division should be rounded to 2 decimal places.

<sup>x</sup> Voting rights attached to shares held by the notifying party (article 8 of the Transparency Law).

<sup>xi</sup> Voting rights held by the notifying party independently of any holding of shares (article 9 of the Transparency Law).

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<sup>xii</sup> If the holding has fallen below the lowest applicable threshold of 5%, please note that it is not necessary to disclose the extent of the holding, only that the new holding is below that minimum threshold.

<sup>xiii</sup> Date of maturity/expiration of the financial instrument, i.e. the date when right to acquire shares ends.

<sup>xiv</sup> If the financial instrument has such a period – please specify this period – for example once every 3 months starting from [date].

<sup>xv</sup> The result of the division should be rounded to 2 decimal places.

<sup>xvi</sup> The notification should include the name(s) of the controlled undertakings through which the voting rights are held. The notification should also include the amount of voting rights and the percentage held by each controlled undertaking, insofar as individually the controlled undertaking holds a percentage of voting rights equivalent to or higher than the lowest applicable threshold of 5%, and insofar as the notification by the parent undertaking is intended to cover the notification obligations of the controlled undertaking.