

GREENVOLT – ENERGIAS RENOVÁVEIS, S.A.

Registered office: Rua Manuel Pinto de Azevedo 818, 4100-320 Porto, Portugal
Fully subscribed and paid-up share capital: € 567,094,274.62
Registered at the Commercial Registry Office of Lisbon
under the sole registration and taxpayer number 506 042 715

ANNOUNCEMENT

Greenvolt – Energias Renováveis, S.A., hereby informs, under the terms and for the purposes of article 17 (1) of the Portuguese Securities Code, that it has received, on the present date, a notice pertaining to qualified shareholding from Gamma Lux Holdco S.à.r.l., as hereto attached.

Oporto, October 21st, 2024.

The Market Relations Representative.



Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer and to the competent authority)

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached: GREENVOLT - ENERGIAS RENOVÁVEIS, S.A., with registered office at Rua Luciana Stegagno Picchio, no 3, 1549-023 Lisbon, under the single registration and incorporation number 506 042 715 and with the LEI 549300ZSZ6VJXXCVUM49.
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
An event changing the breakdown of voting rights
[x] Other (please specify):: Physical settlement of the share swap transaction executed by Gamma Lux
Holdco S.à.r.l. and MEDIOBANCA - Banca di Credito Finanziario, S.P.A.

2	Dotaile	of norcon	subject to	tho	notification	obligation [™] :
J .	Details	or berson	subject to) tne	notification	obligation":

Name: Gamma Lux Holdco S.à.r.l. City and country of registered office (if applicable): Luxembourg, Grand Duchy of Luxembourg

4. Full name of shareholder(s) (if different from 3.) EDIOBANCA - Banca di Credito Finanziario, S.p.A.

5. Date on which the threshold was crossed or reached

21 October 2024

6. Total positions of person(s) subject to the notification obligation:

	% of voting rights at- tached to shares (to- tal of 7.A)	% of voting rights through financial instru- ments (total of 7.B.1 + 7.B.2)	Total of both in % (7.A + 7.B)	Total number of voting rights of issuer ^{vii}
Resulting situation on the date on which threshold was crossed or reached	18.93%		18.93%	30,898,601
Position of previous notification (if applicable)		18.78%	18.78%	



7. Notified details of the resulting situation on the date on which the threshold was crossed or reached.

A: Voting rights attached to shares

Class/type of shares	Number of voting rig	htsix	% of voting rights	
ISIN code (if possi- ble)	Direct (Art 9 of Directive 2004/109/EC)	Indirect (Art 10 of Directive 2004/109/EC)	Direct (Art 9 of Directive 2004/109/EC)	Indirect (Art 10 of Directive 2004/109/EC)
PTGNV0AM0001	30,898,601	,	18.93%	
SUBTOTAL A	30,898,601		18.93%	

B 1: Financial Instruments according to Art. 13(1)(a) of Directive 2004/109/EC Type of financial instrument Expiration date^x Exercise/ Conversion Period^{xx} Number of voting rights that may be acquired if the instrument is exercised/ converted. % of voting rights cised/ converted.

instrument	Expiration date ^x	Exercise/ Conversion Pe- riod ×i	Physical or cash settlement ^{xii}	Number of voting rights	% of voting rights



8. Information in relation to the person subject to the notification obligation (please tick the applicable box):

[] Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer.**

[X] <u>Full</u> chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity**:

Name∞	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it equals or is higher than the notifiable threshold
KKR & Co. Inc.	85.56%		85.56%
Kohlberg Kravis Roberts & Co. L.P.	85.56%		85.56%
KKR Global Infrastruc- ture Investors IV (USD) SCSp	85.56%		85.56%
K-INFRA Gamma Ag- gregator GP Limited	85.56%		85.56%
KKR GV Investor Aggregator GP LLC	85.56%		85.56%
KKR GV Investor Aggregator L.P.	85.56%		85.56%
Gamma Lux Aggregator S.à r.l.	85.56%		85.56%
Gamma Lux TopCo S.à r.l.	18.93%		18.93%
Gamma Lux Holdco S.à.I	18.93%		18.93%
GVK Omega, SGPS, Unipessoal, Lda.	51.89%		51.89%
KKR & Co. Inc.	85.56%		85.56%
Kohlberg Kravis Roberts & Co. L.P.	85.56%		85.56%
KKR Global Infrastruc- ture Investors IV (USD) SCSp	85.56%		85.56%
K-INFRA Gamma Ag- gregator GP Limited	85.56%		85.56%
KKR GV Investor Aggregator GP LLC	85.56%		85.56%
KKR GV Investor Aggregator L.P.	85.56%		85.56%



Gamma Lux Aggregator S.à r.l.	85.56%	 85.56%
GV Investor Holdco S.à r.l.	14.74%	 14.74%
GV Investor Bidco S.à r.l.	14.74%	 14.74%

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

10. Additional information[™]:

Acquisition of shares and this disclosure being made in the context of (i) the share swap transaction executed by Gamma Lux Holdco S.à.r.l. ("Gamma Lux") and MEDIOBANCA - Banca di Credito Finanziario S.p.A ("Mediobanca") in relation to ordinary shares of GREENVOLT - ENERGIAS RENOVÁVEIS, S.A. ("Greenvolt") as per public disclosures made by Greenvolt on 05 April 2024 and on 03 June 2024 (the "Swap"), (ii) subsequent exercise of right to early terminate the Swap by Gamma Lux Holdco as per public disclosure made by Greenvolt on 15 October 2024, and (iii) physical settlement of the Swap (i.e., through the acquisition of the Greenvolt's shares acquired by Mediobanca under the Swap) on 21 October 2024.

Done at Luxembourg on 21 October 2024.



Annex: Notification of major holdings (only to be filed with competent authority and \underline{not} with the relevant issuer)

A: Identity of the person subject to the notification obligation

Full name (including legal form for legal entities) Gamma Lux Holdco S.à.r.l.

Contact address (registered office for legal entities) 2, rue Edward Steichen, L-2540 Luxembourg
E-Mail Nicolas.Weber@GV-Investors.lu
Phone number / Fax number Phone: (+352) 276 139 54 - 653 Fax: (+352) 276 139 54 - 190
Other useful information (at least a contact person for legal persons) Mr. Nicolas Weber
B: Identity of the notifier, if applicable
Full name
Contact address
E-Mail
Phone number / Fax number
Other useful information (e.g. functional relationship with the person or legal entity subject to the notification obligation)
C: Additional information: