

**REQUEST TO PURCHASE ISSUE-GRADE SECURITIES OF THE JOINT-STOCK
COMPANY**

LIMITED LIABILITY COMPANY DELO-TSENTR

(name (surname, first name, patronymic (the latter if available) of the person sending the request
to purchase issue-grade securities of the Joint-Stock company)

Public Joint-Stock Company Center for Cargo Container Traffic TransContainer

(full name/corporate name of the joint-stock company, that the request to purchase issue-grade
securities of the joint-stock company was sent to)

Type, category, series of security in respect of which requirement of their purchase is sent		
Ordinary registered uncertified shares, state registration number of issue 1-01-55-194-E		
Corporate seat (residence) of the person sending the request to purchase issue-grade securities of the Joint-Stock company	Office 818, 15 Donskaya St., Moscow, 119049, the Russian Federation	
Contact details for contacting the person sending the request to purchase issue-grade securities of the Joint-Stock company		
Phone	8 (495) 933 19 16 (contact phone numbers of the person sending the request to purchase issue-grade securities of the joint-stock company with international code)	
Fax	8 (495) 229 42 22 (fax number of the person sending the request to purchase issue-grade securities of the joint-stock company with international code)	
Email address	Pushkareva@delo-group.ru (email address of the person sending the request to purchase issue-grade securities of the Joint-Stock company)	
Address for post	<u>Office 818, 15 Donskaya St., Moscow, 119049, the Russian Federation</u> (postal address within the Russian Federation used by the person sending the request to purchase issue-grade securities of the joint-stock company, for receipt of the post addressed to such person)	
(name of the title of the head or other person, signing the request to purchase issue-grade securities of the joint-stock company on behalf of the person sending such a requirement, name and details of the document under which another person is granted the right to sign the request to purchase issue-grade securities of the Joint-stock company on behalf of the person sending it)	<i>/Signature/</i> (signature)	I.A. Iakovenko (Full name)
	Seal: Delo-Tsentr Limited Liability Company * State Registration NO. 959168 * MOSCOW L.S. (for legal entities)	
Date: 14 May 2020		

Seal: the Central Bank of the Russian Federation * Bank of Russia, 14 May 2020, accepted

Section I. Information on the joint-stock company with respect to issue grade securities of which the requirement for their purchase is sent					
1.1.	Full corporate name		Public Joint-Stock Company Center for Cargo Container Traffic TransContainer		
1.2.	Abbreviated company name (if any)		PJSC TransContainer		
1.3.	Corporate seat		19 Oruzheiniy Per., Moscow, 125047, Russian Federation		
1.4.	OGRN		1067746341024		
1.5.	INN		7708591995		
1.6.	Issuer code assigned by the registering body		55194-E		
Section II. Information on the person sending the request to purchase issue-grade securities of the joint-stock company					
2.1.	Individual		Is not an individual		
2.2.	Legal entity		Is a legal entity		
2.3.	Resident		Is a resident		
2.4.	Non-resident		Is not a non-resident		
For an individual					
2.5.	Surname, first name, patronymic (the latter if available)		Non applicable		
2.6.	Place of residence		Non applicable		
For a legal entity					
2.7.	Full name/corporate name		Limited Liability Company Delo-Tsentr		
2.8.	Abbreviated name (if any)		LLC Delo-Tsentr		
2.9.	Corporate seat		Office 818, 15 Donskaya St., Moscow, 119049, the Russian Federation		
2.10.	OGRN		1027739590691		
2.11.	INN		7710279110		
2.12.	Issuer code assigned by the registering body (if any)		No		
2.13.	Information on the number of shares of the joint-stock company owned by the person sending the request to purchase issue-grade securities of the joint-stock company				
2.13.1.	Ordinary shares, pieces% <1>	13,844,902 pcs / 99,641045%	2.13.2.	Preferred shares, total, pieces/% <2>, including	0/0.00
				a) _____ type, pcs/% <2>	0/0.00
				b) _____ type, pcs/% <2>	0/0.00
				c) _____ type, pcs/% <2>	0/0.00
The number of shares of the joint-stock company indicated in clause 1 of article 84.1 of the Federal Law <i>On Joint-Stock Companies</i> acquired by that person on the basis of the last voluntary offer to acquire all issue-grade securities of the joint-stock company stipulated by clause 1 of article 84.1 of the Federal Law <i>On Joint-Stock Companies</i> or a mandatory offer					
2.13.3.	Type of the last offer on the basis of which the shares of the joint-stock company indicated in clause 1 of article 84.1 of the Federal Law <i>On Joint-Stock Companies</i>		Mandatory offer to acquire the issue-grade securities of the joint-stock company		
2.13.4.	The date on which the time acceptance deadline for the respective offer expires		25.03.2020		
2.13.5.	Number of shares of the joint-stock company indicated in clause 1 of article 84.1 of the Federal Law <i>On Joint-Stock Companies</i> acquired on the basis of the respective offer, pieces/% <3>		6,897,511 pcs/49.641031%		
2.14.	Information on the persons that on their own or together with their affiliated persons have 20 or more percent of votes in the supreme management body of the legal entity, sending the request to purchase issue-grade securities of the joint-stock company				
2.15.	For individuals				
Information on the individuals that on their own or together with their affiliated persons have 20 or more percent of votes in the supreme management body of that legal entity			Share of votes that the person has on their own or together with their affiliated persons in the supreme management body of that legal entity, %		
2.15.1.1.	Surname, first name, patronymic (the latter if available)	There are no such persons	2.15.1.3.	-	
2.15.1.2.	Place of residence	-			
2.15.2.1.	Surname, first name, patronymic (the latter if available)	There are no such persons	1.15.2.3.	-	
2.15.2.2.	Place of residence	-			
2.16.	For legal entities				
Information on the legal entities that on their own or together with their affiliated persons have 20 or more percent of votes in the supreme management body of that legal entity			Share of votes that the person has on their own or together with their affiliated persons in the supreme management body of that legal entity, %		
2.16.1.1.	Full name/corporate name	Limited Liability Company Management Company Delo	2.16.1.6.	99.99 (on their own)	
2.16.1.2.	Abbreviated name/corporate name (if any)	LLC MC Delo			
2.16.1.3.	Corporate seat	Office 717, 15 Donskaya St., Moscow, 119049, the Russian Federation			
2.16.1.4.	OGRN	1167746230673			
2.16.1.5.	INN	7706434676			
2.16.2.1.	Full name/corporate name	-	2.16.2.6.	-	

2.16.2.2.	Abbreviated name/corporate name (if any)	-		
2.16.2.3.	Corporate seat	-		
2.16.2.4.	OGRN	-		
2.16.2.5.	INN	-		
2.17.	Information on the persons that have 10 or more percent of votes in the supreme management body of the legal entity, sending the request to purchase issue-grade securities of the joint-stock company and registered in the states and territories having preferential tax treatment and/or not stipulating for disclosure and provision of information when carrying out financial transaction (offshore zones)			
2.18.	For individuals			
Information on the persons that have 10 or more percent of votes in the supreme management body of that legal entity and registered in offshore zones			Share of votes that the person has in the supreme management body of that legal entity, %	
2.18.1.1.	Surname, first name, patronymic (the latter if available)	There are no such persons	2.18.1.3.	-
2.18.2.2.	Place of residence	-		
2.18.2.1.	Surname, first name, patronymic (the latter if available)	-	2.18.2.3.	-
2.18.2.2.	Place of residence	-		
2.19.	For legal entities			
Information on the legal entities that have 10 or more percent of votes in the supreme management body of that legal entity and registered in offshore zones			Share of votes that the person has in the supreme management body of that legal entity, %	
2.19.1.1.	Full name/corporate name	There are no such persons	-	-
2.19.2.2.	Abbreviated name/corporate name (if any)	-		
2.19.1.3.	Corporate seat	-		
Information on the persons for the benefit of which the shares (interest) of the legal entity registered in offshore zones are (is) owned			Share of votes that the beneficiary has in the supreme management body of that legal entity, %	
For the beneficiaries individuals				
2.19.1.5.	Surname, first name, patronymic (the latter if available)	There are no such persons	2.19.1.17.	-
2.19.1.6.	Place of residence	-		
2.19.1.8.	Surname, first name, patronymic (the latter if available)	-	2.19.1.10.	-
2.19.1.9.	Place of residence	-		
For the beneficiaries legal entities				
2.19.1.11.	Full name/corporate name	There are no such persons	2.19.1.16.	-
2.19.1.12.	Abbreviated name/corporate name (if any)	-		
2.19.1.13.	Corporate seat	-		
2.19.1.14.	OGRN	-		
2.19.1.15.	INN	-		
2.19.1.17.	Full name/corporate name	There are no such persons	2.19.1.22.	-
2.19.1.18.	Abbreviated name/corporate name (if any)	-		
2.19.1.19.	Corporate seat	-		
2.19.1.20.	OGRN	-		
2.19.1.21.	INN	-		
Section III. Information on persons that are affiliated persons to the person sending the request to purchase issue-grade securities of the Joint-Stock company				
3.1.	For individuals			
3.1.1.1.	Surname, first name, patronymic (the latter if available)	There are no such persons		
3.1.1.2.	Place of residence	-		
3.1.1.3.	Grounds for affiliation	-		
Number of shares of the joint-stock company owned by that affiliated person				
3.1.14.	Ordinary shares, pieces/%<1>	-/-	3.1.1.5.	Preferred shares, total, pieces/% <2>, including
				a) _____ type, pcs/% <2>
				b) _____ type, pcs/% <2>
				c) _____ type, pcs/% <2>
				-/-
				-/-
				-/-
3.2.	For legal entities			
3.2.1.1.	Full name/corporate name	There are no such persons		
3.2.1.2.	Abbreviated name/corporate name (if any)	-		
3.2.1.3.	Corporate seat	-		
3.2.1.4.	OGRN	-		
3.2.1.5.	INN	-		

3.2.1.6.	Grounds for affiliation		-		
Number of shares of the joint-stock company owned by that affiliated person					
3.2.1.7.	Ordinary shares, pieces/% <1>	-/-	3.2.1.8.	Preferred shares, total, pieces/% <2>	-/-
				including	
				a) _____ type, pcs/% <2>	-/-
				b) _____ type, pcs/% <2>	-/-
				c) _____ type, pcs/% <2>	-/-
Section IV. Information on aggregate number of shares of the joint-stock company owned by the persons that are affiliated persons to the person sending the request to purchase issue-grade securities of the joint-stock company and their affiliated persons					
4.1.	Ordinary shares, pieces/% <1>	13,844,902 pcs / 99.641045 %	4.2.	Preferred shares, total, pieces/% <2>, including	-/-
				a) _____ type, pcs/% <2>	-/-
				b) _____ type, pcs/% <2>	-/-
				c) _____ type, pcs/% <2>	-/-
4.3.	Number of shares of the joint-stock company indicated in clause 1 of article 84.1 of the Federal Law <i>On Joint-Stock Companies</i> owned by the persons that are affiliated persons to the person sending the request to purchase issue-grade securities of the joint-stock company and their affiliated persons, pieces/% <3>				13,844,902 pcs / 99.641045 %
Section V. Information on issue grade securities of the joint-stock company with respect to which the requirement for their purchase is sent					
Type, category, series of securities in respect of which requirement of their purchase is sent					
5.1.	Ordinary registered shares, state registration number of issue 1-01-55-194-E				
5.2.	-				
5.3.	-				
5.4.	-				
Section VI. Information on terms and conditions of purchase of the issue grade securities of the Joint-Stock company					
6.1.	Type, category, series of the purchased securities		Ordinary registered shares, state registration number of issue 1-01-55-194-E (the "Shares")		
Terms and conditions of purchase of the issue grade securities of that type, category, series					
6.1.1.	Bid price for purchased securities or procedure for its determination		8,679 (eight thousand six hundred seventy-nine) rubles 52 kopecks per One (1) Share		
6.1.2.	Basis for bid price for the purchased securities, including information on compliance of the bid price for purchased securities with requirements of clause 4 of the article 84.8 of the Federal Law <i>On Joint-Stock Companies</i>		<p>The bid for Shares purchased on the basis hereof is determined in accordance with the requirements of clause 4 of Article 84.8 of the Federal Law <i>On Joint-Stock Companies</i>, namely:</p> <p>1) The bid for the Shares purchased on the basis of this request for purchase exceeds the market value of the purchased Shares determined by the Anton Vladimirovich Shulga, an appraiser of Joint-Stock Company Deloitte & TOUCHE CIS. The market value of one Share as part of a 100% package of Shares as of May 31, 2020 according to the appraisal report No. FAS/2020/71405 as of May 07, 2020 is 7,666 (Seven thousand six hundred sixty six) rubles 00 kopecks per One (1) Share.</p> <p>Information about the appraiser: Contractor: Joint Stock Company Deloitte & TOUCHE CIS (OGRN: 1027700425444; TIN: 7703097990) Appraiser: Anton Vladimirovich Shulga, member of the Self-regulatory Interregional Association of Appraisers (SMAO; registered with No. 2883 as of March 20, 2009).</p> <p>2) The bid for the Shares purchased on the basis of this purchase request is not lower than the price at which the Shares were acquired on the basis of a mandatory offer, as a result of which LLC Delo-Tsentr became the owner of more than 95% of the total number of Shares owned by Delo-Tsentr (the "Mandatory Offer"). The price at which the Shares were acquired on the basis of the Mandatory Offer amounted to 8,679 (eight thousand six hundred seventy nine) rubles 52 kopecks per Share.</p> <p>3) The bid for Shares purchased on the basis of this purchase request is not lower than the highest price at which LLC Delo-Tsentr and its affiliated persons purchased or committed to purchase the Shares after the deadline for accepting the Mandatory Offer.</p> <p>After the deadline for acceptance of the Mandatory Offer, transactions for the acquisition of Shares by LLC Delo-Tsentr and affiliated persons of LLC Delo-Tsentr were not made, and neither LLC Delo-Tsentr nor its affiliated persons assumed the obligation to acquire the Shares.</p>		
6.1.3.	Payment for the purchased securities in cash		Payment for the purchased shares is made in only in cash in the currency of the Russian Federation		
6.1.4.	Term and procedure of payment for purchased securities in cash		<p>Term of payment for the purchased Shares is no more than Twenty-five (25) days from the day on which the owners of the purchased shares are determined (fixed) and which is specified in clause 6.3.1 of this request for repurchase of Shares.</p> <p>If there is a restriction on the shares to be purchased by means of putting a lien thereon, the indicated period shall be calculated from the day when LLC Delo-Tsentr learnt or should have learnt about the cancellation or removal of the lien in respect of such Shares.</p> <p>The owner of the purchased Shares registered in the register of</p>		

		<p>shareholders of PJSC TransContainer has the right to send a statement to the registrar of PJSC TransContainer that contains the details of their bank account to which the funds for the purchased Shares should be transferred. Moreover, the statement shall be deemed to be sent on time if it was received by the registrar of PJSC TransContainer no later than the date on which the owners of the purchased Shares are determined (fixed) and which is specified in clause 6.3.1 of this request for purchase of Shares. The registrar of PJSC TransContainer transfers to LLC Delo-Tsentr the information about the bank accounts of the owners of the purchased Shares registered in the register of shareholders of PJSC TransContainer, the details of which are available at the registrar of PJSC TransContainer. LLC Delo-Tsentr pays funds in connection with the purchase of the Shares by means of transfer to bank accounts in accordance with the information received from the registrar of PJSC TransContainer. In the absence of such information, LLC Delo-Tsentr is obliged to transfer funds for the Shares to be purchased to a notary deposit specified in clause 6.3.5 of this request for the purchase of Shares.</p> <p>The registrar of PJSC TransContainer transfers to LLC Delo-Tsentr the details of bank accounts of nominee holders that are registered in the register of shareholders of PJSC TransContainer, and should such nominal holders be credit institutions, the details of their accounts.</p> <p>LLC Delo-Tsentr shall pay funds in connection with the purchase of Shares from owners not registered in the register of shareholders of PJSC TransContainer, to nominal holders by transferring funds to bank accounts in accordance with information received from the registrar of PJSC TransContainer. In the absence of such information, LLC Delo-Tsentr is obligated to transfer funds for the Shares to be purchased to a notary deposit specified in clause 6.3.5 of this request for purchase of Shares.</p> <p>Nominal holders are obliged to pay funds to their bailors in connection with the purchase of Shares in accordance with the rules established by clause 7.2. of Article 84.3 of the Federal Law <i>On Joint-Stock Companies</i>.</p> <p>A transfer for the purchased Shares may be made from the agent's account of the person sending this request for purchase of Shares.</p>
6.1.5.	Other additional conditions	Not stipulated
6.2.	Type, category, series of the purchased issue-grade securities	No other securities hereunder shall be purchased due to their absence
Conditions for purchase of the issue-grade securities of such type, category, series		
6.2.1.	Bid price for the purchased securities and procedure for its determination	Not applicable
6.2.2.	Basis for bid price for the purchased securities, including information on compliance of the bid price for purchased securities with requirements of clause 4 of the article 84.8 of the Federal Law <i>On Joint-Stock Companies</i>	Not applicable
6.2.3.	Payment for the purchased securities in cash	Not applicable
6.2.4.	Term and procedure of payment for purchased securities in cash	Not applicable
6.2.5.	Other additional conditions	Not applicable
6.3.	Other conditions of purchase of the issue-grade securities	
6.3.1.	Date on which the list of owners of the securities to be purchased shall be made	The date on which the owners of the securities to be purchased shall be determined (fixed) is Forty-seventh (47th) day following dispatch of this request for the purchase of Shares to PJSC TransContainer.
6.3.2.	The period during which the person sending the request for purchase of the securities of the joint-stock company can receive statements from the owners of the purchased securities containing details of the bank account to which the funds for the purchased securities should be transferred, or the address for the postal order for purchased securities	Statements of the owners of the purchased Shares registered with the register of shareholders of PJSC TransContainer, which contain the details of the bank account to which the funds for the purchased Shares should be transferred, are deemed to be sent on time if they are received by the registrar of PJSC TransContainer on or before the date on which the owners of the purchased Shares are determined (fixed) and which is specified in clause 6.3.1 of this request for purchase of the Shares.
6.3.3.	The postal address to which the statements of the owners of the purchased securities shall be sent, these shall contain details of the bank account to which the funds for the purchased securities should be transferred, or the address for the postal order for the purchased securities	The owner of the purchased Shares registered with the register of shareholders of PJSC TransContainer is entitled to send to the registrar of PJSC TransContainer a statement that contains details of their account with the bank, to which the funds for the purchased Shares should be transferred, to the address: Joint-Stock Company STATUS Registrar Company, Bldg 1, 23 Novokhokhlovskaya St., Moscow, 109052, the Russian Federation. Payment for purchased Shares by postal order for the purchased

		Shares is not provided for by law
6.3.4.	The address to which the statements of the owners of the purchased securities may be presented in person, these shall contain the details of the bank account to which the funds for the purchased securities should be transferred, or the address for the postal order for the purchased securities	Statements of the owners of the purchased Shares registered with the register of shareholders of PJSC TransContainer containing the details of the bank account to which the funds for the purchased Shares are to be transferred can be submitted in person at the address (on business days and corresponding hours of reception): Registrar society "STATUS", 109052, Joint-Stock Company STATUS Registrar Company, Bldg 1, 23 Novokhokhlovskaya St., Moscow, 109052, the Russian Federation. Payment for purchased Shares by postal order for the purchased Shares is not provided for by law.
6.3.5.	Information on the notary public whose deposit the funds for purchased securities shall be transferred on in the case provided for in clause 7 of Article 84.8 of the Federal Law <i>On Joint-Stock Companies</i>	In the cases provided for in clause 7 and 7.1 of Article 84.8 of the Federal Law <i>On Joint-Stock Companies</i> , funds for the purchased Shares will be transferred to a notary deposit at the corporate seat of PJSC TransCongainer: Full name: Nikolai Ivanovich Kuznetsov License No. 000771 issued by the Department of Justice for Moscow on April 03, 1996, order No. 125-ч as of October 01, 1997, issued by the Department of Justice for Moscow Address: 31Г Shabolovka Street, Moscow, 115162 Phone/Fax: (499) 237-23-54 E-mail: 13@KuznetsovNL.ru
Section VII. Other additional information, indicated in the request for purchase of the issue-grade securities of the joint-stock company		
7.1.	none	none
7.2.	none	none

<1> Indicated as a percentage of the total number of outstanding ordinary shares with an accuracy of at least two decimal places.

<2> Indicated as a percentage of the total number of outstanding preferred shares with an accuracy of at least two decimal places.

<3> Indicated as a percentage of the total number of outstanding shares specified in clause 1 of Article 84.1 of the Federal Law *On Joint-Stock Companies*, with an accuracy of at least two decimal places.

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Chief Executive Officer of LLC Delo-Tsentr I.A. Iakovenko

/Signature/

Seal: Delo-Tsentr Limited Liability Company * State Registration NO. 959168 * MOSCOW