

Part I. Title page of a mandatory offer for the acquisition of equity securities of a joint stock company

MANDATORY OFFER FOR THE PURCHASE OF EMISSION SECURITIES OF JOINT STOCK COMPANY

Delo-Center, Limited Liability Company

(name/corporate name (last name, first name, middle name (last name if any) of the person sending mandatory offer

Public Joint Stock Company

Center for Cargo Container Traffic TransContainer

(full corporate name of the joint stock company in respect of whose equity securities a mandatory offer is sent)

Type, category (type), series of securities in respect of which a mandatory offer to purchase them is sent	The number of securities of this type, category (type), series, in respect of which a mandatory offer to purchase them is sent, pieces
Ordinary registered shares, state registration number of the issue 1-01-55194-E	6,947,387
Location (place of residence) of the person sending the mandatory offer	15 Donskaya Street, office 818, 119049, Moscow, Russian Federation

Contact information for contacting the person sending the mandatory offer	
Telephone	+7 495 933 19 16
	(contact numbers of the person sending the mandatory offer, indicating the regional code)
Fax Number	+7 495 229 42 22
	(fax number of the person sending the mandatory offer, indicating the regional code)
email	Pushkareva@delo-group.ru
	(email of the person sending the mandatory offer)
Mailing address	15 Donskaya Street, office 818, 119049, Moscow, Russian Federation
	(mailing address on the territory of the Russian Federation used by the person sending the mandatory offer to receive mail correspondence)

Director General	<i>(signature)</i>	I.A. Yakovenko
(the name of the position of the head or other person signing the mandatory offer on behalf of the person sending such an offer, the name and details of the document on the basis of which the other person is entitled to sign the mandatory offer on behalf of the person sending it)	<i>(signature)</i>	(name)
Dated 30 December 2019	L.S. (for legal entities) /seal: Delo-Center. Limited liability company. /seal: Central Bank of the Russian Federation December 30, 2019 Accepted. Bank of Russia	

Part II. Content of the mandatory offer to purchase equity securities of a joint stock company

Section I. Information on the joint stock company in respect of whose equity securities a mandatory offer is sent			
1.1	Full corporate name	Public Joint Stock Company Center for Cargo Container Traffic TransContainer	
1.2	Abbreviated corporate name (if any)	PJSC TransContainer	
1.3	Location	19 Oruzheyniy Pereulok, Moscow, 125047, Russian Federation	
1.4	OGRN (Primary State Registration Number)	1067746341024	
1.5	INN (Taxpayer Identification Number)	7708591995	
1.6	Issuer's code assigned by the registration authority	55194-E	
1.7	Mailing address	19 Oruzheyniy Pereulok, Moscow, 125047, Russian Federation	
SECTION III. Information about the person sending the mandatory offer to purchase equity securities of a joint stock company			
2.1	Individual	none	
2.2	Legal Entity	yes	
2.3	Resident	yes	
2.4	Non-resident	none	
For individuals			
2.5	Surname, name, patronymic (last if available)	-	
2.6	Place of residence	-	
For legal entities			
2.7	Full name / corporate name	Delo-Center, Limited Liability Company	
2.8	Abbreviated name / corporate name (if any)	Delo-Center LLC	
2.9	Location	15 Donskaya Street, office 818, 119049, Moscow, Russian Federation	
2.10	OGRN (Primary State Registration Number)	1027739590691	
2.11	INN (Taxpayer Identification Number)	7710279110	
2.12	Issuer's code assigned by the registration authority (if any)	None	
2.13	Information on the number of shares of a joint stock company owned by the person sending mandatory offer		
2.13.1	Ordinary shares, pieces/% ¹	6,947,391/50.000014	
2.13.2	Preferred shares, total, pieces/% ³ including:	0/ 0.00	
	a) type, pieces/% ³	0/ 0.00	
	b) type, pieces/%	0/ 0.00	
	c) type, pieces/% ³	0/ 0.00	
2.14	Information about persons who individually or jointly with their affiliates have 20 percent or more of the votes in the supreme management body of the legal entity sending the mandatory offer		
2.15	For individuals		
Information on individuals who, individually or jointly with their affiliates, have 20 percent or more of the votes in the supreme management body of this legal entity		The percentage of votes that a person, individually or jointly with his affiliates, has in the supreme management body of this legal entity, %	
2.15.1.1	Last name, 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, name, patronymic (last if available)	there are no such persons	2.15.2.3	
2.15.2.2	Place of residence	-		
2.16	For legal entities			
Information on legal entities that independently or jointly with their affiliates have 20 percent or more of the votes in the supreme management body of this legal entity			The percentage of votes that a person, individually or jointly with his affiliates, has in the supreme management body of this legal entity, %	
2.16.1.1	Full name / corporate name	Management Company Delo, Limited Liability Company	2.16.1.6	99.99 (independently)
2.16.1.2	Abbreviated name / corporate name (if any)	MC Delo LLC (Management Company)		
2.16.1.3	Location	15 Donskaya Street, office 717, 119049, Moscow, Russian Federation		
2.16.1.4	OGRN (Primary State Registration Number)	1167746230673		
2.16.1.5	INN (Taxpayer Identification Number)	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	Location	-		
2.16.2.4	OGRN (Primary State Registration Number)	-		
2.16.2.5	INN (Taxpayer Identification Number)	-		
2.17	Information about persons who have 10 percent or more of the votes in the supreme governing body of the legal entity sending the mandatory offer and are registered in states and territories that provide preferential tax treatment and (or) do not provide for disclosure and provision of information when conducting financial operations (offshore zones)			
2.18	For individuals			
Information about individuals who have 10 or more percent of the vote in the supreme management body of this legal entity and are registered in offshore zones			The percentage of votes that a person has in the highest governing body of this legal entity, %	
2.18.1.1	Surname, name, patronymic (last if available)	there are no such persons	2.18.1.3	
2.18.1.2	Place of residence	-		
2.18.2.1	Surname, name, patronymic (last if available)	“	2.18.2.3	
2.18.2.2	Place of residence	-		
2.19	For legal entities			
Information about the legal entity that has 10 percent or more of the votes in the supreme management body of this legal entity and is registered in offshore zone			The percentage of votes that a person has in the highest governing body of this legal entity, %	
2.19.1.1	Full name / corporate name	there are no such persons	2.19.1.4	-
2.19.1.2	Short name/	-		

	Corporate name (if any)			
2.19.1.3	Location	-		
Information on persons in whose interests the ownership of shares (stakes) of a legal entity registered in the offshore zone (beneficiaries) is carried out		The percentage of votes that the beneficiary has in the supreme management body of a legal entity registered in the offshore zone, %		
For beneficiaries - individuals				
2.19.1.5	Surname, name, patronymic (last if available)	there are no such persons	2.19.1.7	
2.19.1.6	Place of residence	-		
2.19.1.8	Surname, name, patronymic (last if available)		2.19.1.10	
2.19.1.9	Place of residence	-		
For 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 corporate name / corporate name (if any)	-		
2.19.1.13	Location	-		
2.19.1.14	OGRN (Primary State Registration Number)	-		
2.19.1.15	INN (Taxpayer Identification Number)	-		
2.19.1.17	Full name / corporate name	-	2.19.1.22	
2.19.1.18	Abbreviated corporate name / corporate name (if any)	-		
2.19.1.19	Location	-		
2.19.1.20	OGRN (Primary State Registration Number)	-		
2.19.1.21	INN (Taxpayer Identification Number)	-		
2.20	A person sending a mandatory offer acts in the interests of third parties, but on his own behalf			none
2.21	Information about third parties in whose interests the person sending the mandatory offer acts			
2.22	For individuals			
2.22.1.1	Surname, name, patronymic (last if available)	there are no such persons		
2.22.1.2	Place of residence	-		
2.22.1.3	Details and name of the document (contract, power of attorney), on the basis of which the person sending the mandatory offer, acts in the interests of this person			
2.22.2.1	Surname, name, patronymic (last if available)	-		
2.22.2.2	Place of residence	-		
2.22.2.3	Details and name of the document (contract, power of attorney), on the basis of which the person sending the mandatory offer, acts in the interests of this person			
2.23	For legal entities			
2.23.1.1	Full name / corporate name	there are no such persons		
2.23.1.2	Abbreviated corporate name / corporate name (if any)	-		
2.23.1.3	Location	-		
2.23.1.4	OGRN (Primary State Registration Number)	-		
2.23.1.5	INN (Taxpayer Identification Number)	-		
2.23.1.6	Details and name of the document (contract, power of attorney), on the basis of which the person sending the mandatory offer, acts in the interests of this person			
2.23.2.1	Full name / company name	-		
2.23.2.2	Abbreviated name / corporate name (if any)	-		
2.23.2.3	Location	-		

2.23.2.4	OGRN (Primary State Registration Number)	-
2.23.2.5	INN (Taxpayer Identification Number)	-
2.23.2.6	Details and name of the document (contract, power of attorney), on the basis of which the person sending the mandatory offer, acts in the interests of this person	
Section III. Information on shareholders who are affiliates of the person submitting a mandatory offer to purchase equity securities of a joint stock company		
3.1	For individuals	
3.1.1.1	Surname, name, patronymic (last if available)	there are no such persons
3.1.1.2	Place of residence	-
3.1.1.3	Affiliation Base	-
The number of shares of the joint stock company owned by this affiliate		
3.1.1.4	Ordinary shares, pieces/% ¹	-/-
3.1.1.5	Preferred shares, total, pieces/% ³ including:	-/-
	a) type, pieces/% ⁴	-/-
	b) type, pieces/% ³	-/-
	c) type, pieces/% ³	-/-
3.2	For legal entities	
3.2.1.1	Full name / corporate name	there are no such persons
3.2.1.2	Abbreviated corporate name / corporate name (if any)	-
3.2.1.3	Location	-
3.2.1.4	OGRN (Primary State Registration Number)	-
3.2.1.5	INN (Taxpayer Identification Number)	-
3.2.1.6	Affiliation Base	-
The number of shares of the joint stock company owned by this affiliate		
3.2.1.7	Ordinary shares, pieces/% ²	-/-
3.2.1.8	Preferred shares, total, pieces/% ³ including:	-/-
	a) type ____, pieces/% ³	-/-
	b) type ____, pieces/% ³	-/-
	c) type ____, pieces/% ³	-/-
Section IV. Information on the total number of shares of a joint stock company owned by the person sending the mandatory offer and its affiliates		
4.1	Ordinary shares, pieces/% ²	6,947,391/ 50.000014
4.2	Preferred shares, total, pieces/% ³ including:	0/ 0.00
	a) type, pieces/% ³	0/ 0.00
	b) type, pieces/% ³	0/ 0.00
	c) type, pieces/% ³	0/ 0.00
4.3	The number of shares of a joint stock company specified in Clause 1 of Article 84.1 of the Federal Law "On joint stock Companies" owned by the person sending the mandatory offer and its affiliates, pieces /% ⁴	6,947,391/ 50.000014
Section V. Information on equity securities of the joint stock company in respect of which a mandatory offer on their acquisition is sent		
5.1	Type, category (type), series of purchased securities	
5.1.1	Ordinary registered shares, state registration number of the issue 1-01-55194-E	
5.1.2	-	-
5.1.3	-	-
5.1.4	-	-
5.2	The number of purchased securities of this type, category (type), series, pieces /% ⁵	
5.2.1	6,947,387/ 49.999986	

5.2.2		-	-
5.2.3		-	-
5.2.4		-	-
Section VI. Information on the conditions of a mandatory offer to purchase equity securities of a joint stock company			
6.1	Type, category (type), series of acquired ordinary registered shares, state equity securities registration number of the issue 1-01-55194-E		
Conditions for the acquisition of equity securities of this type, category (type), series			
6.1.1	The proposed purchase price of securities or the procedure for determining it	The purchase price of one ordinary registered uncertified share of PJSC TransContainer is 8,679 (eight thousand six hundred seventy nine) rubles 52 kopecks for one ordinary registered uncertified share of PJSC TransContainer (the sum of 8,679.5172 rubles in accordance with the Notification of Status JSC on the execution of the transaction in the register of PJSC TransContainer Ref. No. ИО-CBP-2019 / ИО-1201-74340 dated 12/13/2019 is indicated with rounding up to the nearest penny).	
6.1.2	Justification of the proposed purchase price of securities, including information on compliance of the proposed price of purchased securities with the requirements of Clause 4 of Article 84.2 of the Federal Law "On Joint Stock Companies"	<p>Securities purchased in accordance with this mandatory offer are traded in organized tenders.</p> <p>The price of the acquired securities, as set out in Sub-Clause 6.1.1. of this mandatory offer, meets the requirements of Clause 4 of Article 84.2 of Federal Law of December 26, 1995 No. 208-ФЗ "On Joint Stock Companies" and not lower than their average weighted price determined by the results of organized tenders of Moscow Exchange for six months preceding the date of sending this mandatory offer to the Bank of Russia, as well as not lower than the highest price at which the person who sent the mandatory offer (or its affiliates) acquired or assumed the obligation to purchase the indicated prices securities during the six months preceding the date of sending this mandatory offer to PJSC TransContainer.</p> <p>Based on information received from Moscow Exchange PJSC (letter from 30.12.2019 No. MB-I-2019-3305) weighted average price of ordinary shares of PJSC TransContainer based on the results of trading in the Stock Market Section for the period from 27.06.2019 as of December 27, 2019 it is 8,065 (eight thousand sixty five) rubles, the volume is 329,306,020 rubles, 40,830 pieces.</p> <p>The highest price at which the person who sent this mandatory offer (or its affiliates) acquired or accepted the obligation to purchase these securities within six months preceding the date of sending this mandatory offer to PJSC TransContainer: 8 679 (eight thousand six hundred seventy nine) rubles 52 kopecks per ordinary share of PJSC TransContainer (amount of 8,679.5172 rubles in accordance with the Notification of Status JSC on the performance of an operation in the registry of PJSC TransContainer Ref. No. ИО-CBP-2019 / ИО-1201-74340 dated 12/13/2019 is indicated with rounding up to the nearest penny).</p>	
6.1.3	Payment of purchased securities in cash	Payment for acquired shares is carried out only in cash in the currency of the Russian Federation (in rubles)	
6.1.4	The term and procedure for payment of purchased securities in cash	<p>The term for payment of the acquired shares is within 17 (Seventeen) calendar days from the date of expiration of the acceptance of this mandatory offer specified in Sub-Clause 6.3.1 of this mandatory offer.</p> <p>Procedure for payment of acquired shares to owners registered in the register of shareholders of PJSC TransContainer:</p>	

	<p>Delo-Center LLC pays out cash in connection with the sale of shares by their owners registered in the register of shareholders of PJSC TransContainer by transferring them to bank accounts, the details of which are available at the registrar of PJSC TransContainer - "Registration Company "STATUS" JSC, 23 Novokhokhlovskaya Street, building 1, 109052, Moscow, Russian Federation (OGRN 1027700003924) (hereinafter referred to as the Registrar). The obligation of Delo-Center LLC to pay for the acquired shares will be deemed fulfilled from the date of receipt of funds by the credit institution in which the bank account of the person entitled to receive such payments is opened, and if such entity is a credit institution, - her account.</p> <p>Procedure for payment of acquired shares to owners not registered in the register of shareholders of PJSC TransContainer:</p> <p>Delo-Center LLC pays cash in connection with the sale of securities by their owners who are not registered in the TransContainer shareholders register by transferring them to a bank account of a nominal shareholder registered in the TransContainer shareholders register. The obligation of Delo-Center LLC to pay for the acquired shares will be deemed fulfilled from the date of receipt of funds by a credit institution in which a bank account of a nominal holder registered in the register of shareholders of PJSC TransContainer is opened, and if the nominal holder of shares is a credit organization - at its expense.</p> <p>A nominal holder registered in the register of shareholders of PJSC TransContainer is obliged to pay its depositors money by transferring to their bank accounts no later than the next business day after the day when such nominal holder gave the Registrar the order specified in clause 6.3.4 of this mandatory offer (an order that is the basis for the Registrar to make an entry on the transfer of rights to the shares sold to Delo-Center LLC).</p> <p>A nominee holder not registered in the register of shareholders of PJSC TransContainer is obliged to pay money to its depositors by transferring money to their bank accounts no later than the next business day after the day of receipt of money and receiving information from the depositary of which it is a depositor about the number of shares sold.</p> <p>In the event that Delo-Center LLC fails to fulfill its obligation to pay the purchased shares on time, the owner of the shares at his/her discretion is entitled to present to the guarantor that issued a bank guarantee ensuring the fulfillment of obligations under this mandatory offer, a request for payment of the price of the acquired shares with the application of documents confirming the application for sale of shares, and documents confirming the existence of an entry on the establishment of the restriction of the share order specified in Sub-Clause 6.3.1 of this mandatory offer with respect to which an application for their sale has been submitted, on an account in which the holder's rights to shares are accounted for, or on an account of a foreign nominal holder, or unilaterally terminate the agreement on the acquisition of shares.</p> <p>Information on the guarantor that issued a bank guarantee ensuring the fulfillment of obligations under this mandatory offer is given in Sub-Clauses 7.1, 7.2 of this mandatory offer.</p> <p>Delo-Center LLC is not responsible for the impossibility of crediting funds to the bank account of the previous owner of the shares / nominee holder in the period specified in this mandatory offer due to the failure of the owner of the shares / nominee holder to submit or providing the Registrar with incomplete, inaccurate or insufficient payment details for transferring funds to pay for shares.</p>	
6.1.5	Payment of purchased securities with other securities (the issuer, type, category, category, type shall be indicated)	a) no provision b. c. d.

6.1.6	Term and procedure for payment of purchased securities with other securities	not applicable
6.1.7	Indication that the choice of form of payment is carried out by the owner of the acquired securities	Payment for acquired shares is carried out only in cash in the currency of the Russian Federation (in rubles)
6.1.8	Minimum number of securities in respect of which the person who sent the mandatory offer must be submitted applications for sale, pieces/% ⁵	not established
6.2	Type, category (type), series of acquired equity securities	-
Conditions for the acquisition of equity securities of this type, category (type), series		
6.2.1	The proposed purchase price of securities or the procedure for determining it	-
6.2.2	Justification of the proposed purchase price of securities, including information on compliance of the proposed price of purchased securities with the requirements of Clause 4 of Article 84.2 of the Federal Law "On Joint Stock Companies"	
6.2.3	Payment of purchased securities in cash	-
6.2.4	The term and procedure for payment of purchased securities in cash	-
6.2.5	Payment of purchased securities with other securities (the issuer, type, category, category, type shall be indicated)	a) no provision b. c. d.
6.2.6	The term and procedure for payment of purchased securities with other securities papers	-
6.2.7	Indication that the choice of form of payment is carried out by the owner of the acquired securities	-
6.2.8	Minimum number of securities in respect of which the person who sent the mandatory offer must be submitted applications for sale, pieces/% ⁵	not established
6.3	Other conditions for the acquisition of equity securities	
6.3.1	Deadline for accepting a mandatory offer	<p>The deadline for the adoption of this mandatory offer (the period during which the application for the sale of securities must be received by the person sending the mandatory offer) is 70 (seventy) days from the date of receipt of this mandatory offer by PJSC TransContainer.</p> <p>Owners of shares to whom this mandatory offer is addressed shall have the right to accept it by submitting an application for the sale of securities in the manner indicated below. The application for the sale of shares must contain information allowing identification of the owner of the shares, type, category (type) and quantity of securities that their owner agrees to sell to the person who sent the mandatory offer (Delo-Center LLC).</p> <p>The procedure for filing applications for the sale of securities by owners registered in the register of shareholders of PJSC TransContainer:</p> <p>The application of the owner of the shares registered in the register of shareholders of PJSC TransContainer on the sale of securities shall be submitted to the Registrar:</p> <ul style="list-style-type: none"> - by sending by mail to the address specified in clause 6.3.2 of this mandatory offer; or - by delivery of a written document signed by the owner of the securities at the address indicated in clause 6.3.3 of this mandatory offer; or - by sending an electronic document signed by a qualified electronic signature (if this is provided for by the rules in accordance with which

		<p>The registrar carries out registry maintenance activities. These rules may also provide for the possibility of signing the specified electronic document with a simple or unskilled electronic signature. In this case, an electronic document signed with a simple or unqualified electronic signature is recognized as tantamount to a paper document signed with a handwritten signature).</p> <p>The owner of securities has the right to withdraw the application for the sale of securities before the deadline for the adoption of this mandatory offer, including if he sends an application for the sale of these securities to the person who sent the competing offer, provided for in Article 84.5 of Federal Law dated 26.12.1995 No. 208-Ф3 “On Joint Stock Companies”. The withdrawal of an application for the sale of securities is carried out in the manner prescribed by this paragraph of the mandatory offer for filing an application for the sale of securities.</p> <p>From the day the Registrar receives an application for the sale of securities and until the day that an entry is made on the transfer of rights to the securities being sold to Delo-Center LLC, or until the day of receipt of the withdrawal of such an application, their owner does not have the right to dispose of these securities, including transferring them pledge or encumber in other ways, about which the Registrar makes an entry on the establishment of such a restriction on the account on which the holder’s rights to securities are taken into account, without an order from the latter.</p> <p>The procedure for submitting applications for the sale of securities by owners not registered in the register of shareholders of PJSC TransContainer: A statement by the owner of securities not registered in the register of shareholders of PJSC TransContainer regarding the sale of securities or withdrawal of such a statement shall be sent by giving appropriate instructions (instructions) to the person who records his rights to the shares of PJSC TransContainer. Such an indication (instruction) is given in accordance with the rules of the legislation of the Russian Federation on securities. From the day the nominee holder receives the instruction from the owner of the securities to send the application for the sale of securities and until the day the record on the transfer of rights to such securities to Delo-Center LLC is entered, on the account of the indicated nominee holder or until the day the nominee holder receives information about upon receipt by the Registrar of a revocation of such an application, the owner does not have the right to dispose of the indicated securities, including transferring them as a pledge or encumbering them in other ways, as the nominal holder makes an entry about and the restriction on the account, which takes into account the rights of the securities, without the order (order) of the latter. All applications for the sale of securities received before the expiration of the deadline for the adoption of this mandatory offer are considered to be received by Delo-Center LLC on the day the specified period expires.</p>
6.3.2	Postal address to which applications for the sale of acquired securities should be sent	joint stock Company “Registration Company “STATUS”, 23 Novokhokhlovskaya Street, building 1, 109052, Moscow, Russian Federation
6.3.3	Address at which applications for the sale of securities may be submitted in person	joint stock Company “Registration Company “STATUS”, 23 Novokhokhlovskaya Street, building 1, 109052, Moscow, Russian Federation
6.3.4	The period during which the acquired securities must be credited to the personal account (securities account) of the person sending the mandatory offer	<p>The procedure for transferring rights to the sold shares from owners registered in the register of shareholders of PJSC TransContainer: The registrar of PJSC TransContainer makes notes on the transfer of rights to the sold shares to Delo-Center LLC based on the report on the results of the adoption of this mandatory offer and documents confirming Delo-Center LLC’s obligation to pay money to the seller - owner of the shares registered in the register of shareholders of PJSC TransContainer, without submitting its order. The term for making such an entry is within 3 (three) business days from the date of submission of the documents referred to in this paragraph.</p> <p>The procedure for transferring rights to traded shares from owners not registered in the register of shareholders of PJSC TransContainer: Making an entry on the transfer of rights to the securities sold to LLC Delo-</p>

		Center is carried out by the Registrar on the basis of an order from a nominee holder registered in the register of shareholders of PJSC TransContainer and an extract from the report on the results of the adoption of this mandatory offer. A nominal holder registered in the register of shareholders of PJSC TransContainer gives such an order no later than 2 (Two) business days after the day of receipt of funds to the account of this nominal holder and an extract from the report on the results of the adoption of this mandatory offer. The entry specified in this paragraph of the record is the basis for the nomination by the nominal holder of the corresponding entry in the custody accounts of the client (depositor) without an order (order) of the latter. The term for making such an entry is within 3 (three) business days from the date of submission of the documents referred to in this paragraph. The owner of shares is required to transfer the shares free of any rights of third parties.
6.3.5	Information about the person sending the mandatory offer to be indicated in the order on the transfer of acquired securities	Limited Liability Company "Delo-Center", name of the certification document: Certificate on making an entry in the Unified State Register of Legal Entities on a legal entity registered before July 1, 2002 dated November 20, 2002, series 77 No. 007189737, issued by the Interdistrict Inspectorate of the Ministry of Taxes and Duties of Russia No. 39 for Moscow (OGRN 1027739590691). The number of the personal account of Delo-Center LLC, the owner of securities in the register of shareholders of PJSC TransContainer: 709940
6.3.6	The plans of the person submitting the mandatory offer in respect of the joint stock company whose securities are acquired, including plans for the employees of the specified joint stock company	Significant changes in the activities of TransContainer are not planned
Section VII. Information about the bank guarantee attached to the mandatory offer		
7.1	Guarantor information	
7.1.1	Full corporate name	Sberbank of Russia, Public joint stock Company
7.1.2	Abbreviated corporate name (if any)	Sberbank PJSC
7.1.3	Location	Russian Federation, Moscow
7.1.4	OGRN (Primary State Registration Number)	1027700132195
7.1.5	INN (Taxpayer Identification Number)	7707083893
7.2	Details of bank guarantee conditions	
7.2.1	Bank guarantee details (No. and date of issue)	Bank guarantee No. 00/0000/4417/466 dated December 26, 2019
7.2.2	Amount for which a bank guarantee is issued, or the procedure for determining it	60,300,000,000 (sixty billion three hundred million) rubles
7.2.3	Irrevocability condition for a bank guarantee	It is irrevocable (the guarantee cannot be revoked by the guarantor)
7.2.4	Duration of a bank guarantee or procedure for determining it	The bank guarantee is valid from March 21, 2020 to October 25, 2020 (both dates inclusive) and terminates, and the GUARANTEE is released from all its obligations in this regard if the BENEFICIARY claims has not been received by the GUARANTOR before this date or on this date.
7.2.5	Other information specified in the bank guarantee related to the form and content	A beneficiary of a bank guarantee is any shareholder of PJSC TransContainer that has accepted the Offer and sent, in accordance with the Federal Law "On joint stock Companies" dated 12.26.1995 No. 208-FZ and the conditions of the Offer, an application for the sale of ordinary registered uncertified shares of PJSC TransContainer (hereinafter also referred to as the "SHARES ") PRINCIPAL, in connection with which, on the account on which the rights of this shareholder to the SHARES are taken into account, by the registrar or

<p>claims for payment by the guarantor of acquired securities and its procedure directions as well documents annexed to such a requirement</p>	<p>the depositary has made an entry on the establishment of restrictions on the disposal of SHARES.</p> <p>At the request of the PRINCIPAL, the GUARANTOR undertakes to pay at the first written claim of the BENEFICIARY the price of the shares sold by the BENEFICIARY, determined in accordance with the terms of the Offer, in case of failure to fulfill the PRINCIPAL obligation to pay on time, in accordance with the terms of the Offer, the acquired SHARES.</p> <p>The obligations of the WARRANT under this guarantee are limited to the amount of 60,300,000,000 (sixty billion three hundred million) rubles.</p> <p>The warranty obligations of the WARRANT will be reduced by any amount paid under this warranty.</p> <p>The responsibility of the GUARANTOR for failure to fulfill or improper fulfillment of its obligations under the guarantee is limited only by the amount by which it has been issued.</p> <p>The bank guarantee will be held by PJSC TransContainer.</p> <p>A written claim for payment from the BENEFICIARY under the guarantee must be received by the GUARANTOR at the place of its issue by registered mail with delivery confirmation to the address: Vavilova 19, Moscow, Russian Federation, 117997. In this case, the signature on the payment claim sent to the GUARANTEE by the BENEFICIARY - an individual must be notarized in the manner prescribed by the Fundamentals of the legislation of the Russian Federation on notaries (approved. ARMED FORCES OF THE RUSSIAN FEDERATION 11.02.1993 NO. 4462-1).</p> <p>The BENEFICIARY'S claim must state which PRINCIPAL'S obligations secured by this guarantee are not fulfilled by him (including the type, category (type), quantity and price of SHARES in respect of which the PRINCIPAL has not performed or improperly performed payment obligations), as well as the payment details of the BENEFICIARY, necessary for the GUARANTOR to make a cashless payment under this guarantee.</p> <p>The following documents must be attached to the claim of the BENEFICIARY to make a payment under this guarantee:</p> <ul style="list-style-type: none"> • Documents confirming the sending by the BENEFICIARY of an application for the sale of the SHARES owned by him to the PRINCIPAL; • Documents confirming the existence of an entry on the establishment of a restriction on the disposal of SHARES, in respect of which the BENEFICIARY has filed an application for their sale, in an account on which the rights of the BENEFICIARY for SHARES are taken into account. <p>A demand for payment under a bank guarantee cannot be presented earlier than the deadline for the PRINCIPAL to fulfill its obligations to pay for SHARES in accordance with the terms of the Offer.</p> <p>The amount of the claim for payment under the guarantee cannot be more than determined in accordance with the conditions of the Offer of the price to be credited to the personal account (depo account) of the PRINCIPLE of SHARES indicated in the supporting documents attached to the claim of the BENEFICIARY.</p> <p>The guarantee payment claim will be considered within 5 (Five) business days from the date of receipt of the written claim of the BENEFICIARY.</p> <p>The GUARANTOR has the right to suspend payment in favor of the BENEFICIARY for a period of up to 7 (Seven) calendar days, if he has reasonable grounds to believe that:</p> <ul style="list-style-type: none"> • any of the documents submitted to him is unreliable; • the circumstance, in the event of the occurrence of which the guarantee ensured the interests of the BENEFICIARY, did not arise; • The PRINCIPAL's basic obligation secured by the guarantee is invalid; • Fulfillment of the fundamental obligation of the PRINCIPAL is accepted by the BENEFICIARY without any objection.
--	--

		<p>In the event of a suspension of payment, the GUARANTOR is obliged to notify the BENEFICIARY and the PRINCIPLE of the reasons and deadline for the suspension of payment immediately. The bank guarantee shall be governed by the laws of the Russian Federation. All disputes between the WARRANT and the BENEFICIARY arising out of or related to the guarantee are subject to consideration:</p> <ul style="list-style-type: none"> • in the Moscow Arbitration Court (if the BENEFICIARY is a legal entity or an individual entrepreneur), • in the Gagarinsky district court of the city of Moscow (if the BENEFICIARY is an individual). <p>At the end of the warranty period, the Company shall return to the WARRANT the original guarantee without further notice from the GUARANTOR.</p> <p>The GUARANTOR shall send to the credit bureau information on the PRINCIPAL as provided for in Article 4 of the Federal Law "On Credit Histories" No. 218-Φ3 dated December 30, 2004.</p>
--	--	--

Section VIII. Other additional information indicated in the mandatory offer		
8.1	Not applicable	Not applicable
8.2	Not applicable	Not applicable

¹ The type of the sent offer is indicated - a voluntary offer, a voluntary offer that meets the requirements of paragraphs 2-5 of Article 84.2 of the Federal Law "On joint stock Companies", or a mandatory offer.

² It is indicated as a percentage of the total number of placed (outstanding) ordinary shares with an accuracy of at least two decimal places.

³ It is indicated as a percentage of the total number of placed (outstanding) preferred shares with an accuracy of at least two decimal places.

⁴ It is indicated as a percentage of the total number of placed (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.

⁵ It is indicated as a percentage of the total number of placed (circulating) securities of this type, category (type), series with an accuracy of at least two decimal places.

Stamp:

12 (twelve) sheets are bound and numbered.

Director General
Delo-Center LLC
Yakovenko I.A.
/Signature/

/seal: Delo-Center. Limited liability company.