Bricks Acquisitions Limited
Peterborough Court, 133 Fleet Street
London, EC4A 2BB
United Kingdom

Robyg S.A. Aleja Rzeczypospolitej 1 02-972 Warsaw Poland

Komisja Nadzoru Finansowego (Polish Financial Supervision Authority) Plac Powstańców Warszawy 1 00-950 Warsaw Poland

Bricks Acquisitions Limited with its registered office at Peterborough Court, 133 Fleet Street, London, EC4A 2BB, the United Kingdom with company registration number 11059185 ("Bricks Acquisitions Limited"), pursuant to Art. 69 Section 1 in conjunction with Art. 69 Section 2(2) of the Polish act on public offering, the conditions governing the introduction of financial instruments to an organized trading, and on public companies of 29 July 2005 (consolidated text: Dz. U. of 2016, item 1639, as amended) (the "Act on Public Offering"), hereby notifies that on 7 March 2018 Bricks Acquisitions Limited acquired 5,335,155 (five million three hundred thirty five thousand and one hundred fifty five) shares in Robyg S.A. with its registered office in Warsaw (the "Company"), constituting 1.84% of the Company's share capital and giving the right to 5,335,155 (five million three hundred thirty five thousand and one hundred fifty five) votes at the Company's general meeting, representing 1.84% of the total number of votes at the Company's general meeting.

The acquisition of the abovementioned shares in the Company occurred on 7 March 2018 as the result of the settlement of the mandatory squeeze-out of the Company's minority shareholders announced on 2 March 2018 by Bricks Acquisitions Limited pursuant to the provisions of Article 82 Section 1 of the Act on Public Offering (the "Squeeze-Out Settlement").

Prior to the Squeeze-Out Settlement Bricks Acquisitions Limited held 284,066,044 shares in the Company representing 284,066,044 votes at a general meeting of the Company, accounting for 98.16% of the Company's share capital and vesting the right to exercise 98.16% of the total number of votes in the Company.

After the Squeeze-Out Settlement and as at the date of this notification, Bricks Acquisitions Limited holds 289,401,199 shares in the Company representing 289,401,199 votes at a general meeting of the Company, accounting for 100% of the Company's share capital and vesting the right to exercise 100% of the total number of votes in the Company.

There are no direct or indirect subsidiaries of Bricks Acquisitions Limited that directly or indirectly hold the shares in the Company.

Bricks Acquisitions Limited is not a party to any agreements on the transfer of the right to exercise the voting right attached to the Company's shares within the meaning of Article 87 Section 1 Item 3 Letter c of the Act on Public Offering.

Bricks Acquisitions Limited does not hold any financial instruments which after their maturity date entitle or oblige its holder unconditionally to acquire shares, to which rights to vote are attached, already issued by the Company, referred to in Article 69b Section 1 Item 1 of the Act on Public Offering.

WAW 2417580v1

Bricks Acquisitions Limited also does not hold any financial instruments related, directly or indirectly, to the Company's shares that give rise to any economic consequences similar to consequences of the financial instruments specified in the preceding sentence, referred to in Article 69b Section 1 Item 2 of the Act on Public Offering.

Due to the fact that Bricks Acquisitions Limited does not hold any financial instruments referred to in Article 69b Section 1 Items 1 and 2 of the Act on Public Offering, the total number of votes in the Company, as well as the total percentage share in the total number of votes in the Company, referred to in Article 69 Section 4 Item 9 of the Act on Public Offering, correspond to the abovementioned number of votes attached to shares of the Company and the abovementioned percentage share in the total number of votes in the Company held by Bricks Acquisitions Limited after the Squeeze-Out Settlement.

## On behalf of Bricks Acquisitions Limited

----

Name and surname!

Position:

0	