

Date of issue: 2 January 2018

Current report no 2/2018

Non-occurrence of the condition for withdrawal from a significant agreement

Legal basis: Art. 17.1 of the Market Abuse Regulation

Content of the report:

With reference to the current report No 26/2017 of 29 December 2017, which as a result of an obvious typographical error was marked with No 25/2017, the Management Board of ARCUS S.A. with its registered office in Warsaw (the “Company”) hereby discloses the information that today the Company has received information on the rejection by the National Chamber of Appeal of the objection of Wasko S.A. with registered office in Gliwice regarding a tender for the supply of IT equipment and software organized by RCZSiUT (The Regional Center for Management of Networks and ICT Services) - proceedings no. 17/4/42/17.

The decision of the National Chamber of Appeals results in the fact that there are no formal impediments to the conclusion of the agreement with EGIDA IT SOLUTIONS with its registered office in Warsaw (the “Contracting Party”) whose offer was selected in the tender procedure. As a result, the Contracting Party is not entitled to withdraw for this reason from the agreement for the supply of printers and printing devices concluded with the Company on 29 December 2017.

Legal basis: Art. 17.1 of the Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (*market abuse regulation*) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC.

SIGNATURES OF PERSONS REPRESENTING THE COMPANY:

Michał Czeredys – President of the Management Board