

<p>THIS ONE-TIME SERVICES ORDER ("Order") is entered into as of 1/07/2025, (the "Effective Date") by and S&P Global Limited a company with its principal offices at 25 Ropemaker St, London EC2Y 9LY, United Kingdom, on behalf of itself and its Affiliates ("S&P"), and AB "Ignitis grupė" a corporation with its principal offices at Laisvės pr. 10, LT-04215 Vilnius, Lithuania ("Customer").</p>									
SERVICE ELECTION	FEES								
<ul style="list-style-type: none"> Bondholder Identification 	<p>€21,000 (EUR).</p> <p>Out-of-pockets expenses, primarily related to bank custodian listings, courier charges, data transmissions and other expenses will be billed at cost. All fees are nonrefundable upon the delivery of services and receipt of the corresponding invoice.</p>								
Total Fee:	Up to €23,000 (EUR), due and payable 30 calendar days after the delivery of final Bondholder Identification reports and receipt of the corresponding invoice.								
Commencement Date of Services: 07/07/2025									
Expected Date of completion of Services: 31/08/2025									
BONDHOLDER IDENTIFICATION (PROJECT)									
<p>S&P will provide a report or reports as set forth below, which will identify coupon (interest) recipients and their holding positions in the following issue(s):</p> <table border="0" style="width: 100%;"> <tr> <td style="width: 10%;"></td> <td style="width: 35%;">(i) AB "Ignitis grupė" 2%</td> <td style="width: 35%;">Maturity date – 14.07.2027 ISIN XS1646530565</td> <td style="width: 10%;"></td> </tr> <tr> <td></td> <td>(ii) AB "Ignitis grupė" 1.875%</td> <td>Maturity date – 10.07.2028 ISIN XS1853999313</td> <td></td> </tr> </table> <ul style="list-style-type: none"> Lists of final beneficial holders both institutional (on fund-level basis where available) and retail with updated holdings and interest income. Reporting of each holders' name, type, address, contact, identification information and data source; and A consolidated analysis of aggregate holdings of all series of bonds for each investor. <p>For the avoidance of doubt the total current amount outstanding for both issues is €600m</p>			(i) AB "Ignitis grupė" 2%	Maturity date – 14.07.2027 ISIN XS1646530565			(ii) AB "Ignitis grupė" 1.875%	Maturity date – 10.07.2028 ISIN XS1853999313	
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	(ii) AB "Ignitis grupė" 1.875%	Maturity date – 10.07.2028 ISIN XS1853999313							
Customer Billing Address: Laisvės pr. 10, LT-04215 Vilnius, Lithuania	Customer Contact Information: Contact Name: Contact E-Mail: Contact Phone:								
Special Billing Instructions:									
Notes: <ol style="list-style-type: none"> Customer agrees to accept the Services listed above, including the Report(s) subject to the S&P Terms and Conditions for Services ("INFO T&Cs") in force on the Effective Date of this Order titled "FastTrack Agreement for Report Based Service" and located at https://ihsmarkit.com/permission/licensing-tc-ps.html. Capitalized terms not otherwise defined herein will have the meaning given to such term in the INFO T&Cs. If the Parties have executed the S&P Master Agreement or any other agreements or addendums in writing covering the above Service(s), the terms of such agreement or addendum will prevail over the INFO T&Cs. The Customer may request a copy of the INFO T&Cs from its designated account manager. If Customer has any questions about the INFO T&Cs, Customer should contact its account manager in the first instance. If S&P does not receive any written question or proposed revisions from Customer prior to signing this Order, Customer will be deemed to have accepted and to be bound by the INFO T&Cs without any further explanation by S&P. Any special terms and conditions applicable to the Service(s) shall either be found herein and labeled as Special Terms and Conditions or attached as an Annexure to this Order. This Order together with the INFO T&Cs is collectively referred to as "Agreement". Any term(s) contained in Customer's purchase order, acknowledgement form, or any other form that is different from, or in addition to the Agreement; (i) shall not have any effect of modifying or adding any terms to the Agreement; and (ii) shall be for Customer's internal purpose only. No agent, employee, or representative of S&P has any authority to alter or delete the INFO T&Cs or bind S&P to any warranty, covenant or representation concerning the Service(s) other than as set forth in the Agreement. 									

4. Subject to the terms of the Agreement, new business quotes are valid for 10 days and renewal quotes are valid through the current annual subscription expiration date. All capitalized terms have the same meaning as set forth in the Agreement.
5. S&P Global Market Intelligence is a business division of S&P Global Inc. ("SPGI"). SPGI also has the following divisions: S&P Dow Jones Indices, S&P Global Engineering Solutions, S&P Global Commodity Insights, S&P Global Mobility, and S&P Global Ratings, each of which provides different products and services. SPGI keeps the activities of its business divisions separate from each other in order to preserve the independence and objectivity of their activities in accordance with the S&P Global Divisional Independence and Objectivity Policy. However, Customer's receipt of the S&P Services, data and information referenced herein may affect Customer's ability to receive services and products from other SPGI divisions in the future. Market Intelligence division produces information including price assessments and indices. Market Intelligence maintains clear structural and operational separation between its price assessment activities and the other activities carried out by Market Intelligence and the other business divisions of SPGI to safeguard the quality, independence and integrity of its price assessments and indices and ensure they are free from any actual or perceived conflicts of interest. The deliverables will be created by S&P Global Market Intelligence and not by S&P Global Ratings, which is a separately managed division of S&P Global. The deliverables should not be considered investment advice or any form of recommendation to buy, sell or subscribe for any securities or make any other investment decisions or regarding Customer's corporate or legal structure, assets, liabilities or activities. Deliverables should not be relied on in making any investment or other decision.

Special Terms and Conditions:

License and Use. Notwithstanding anything contained herein or in the S&P T&Cs to the contrary, S&P hereby grants to Customer a limited, non-exclusive, non-transferable, perpetual license to use any data, information or other content ("Data") and reports or other similar deliverables provided as a part of the Services ("reports"), including content or materials derived therefrom ("Derived Content"), solely for its internal business purposes and not for redistribution. Except as expressly permitted herein, Customer shall not (directly or indirectly, knowingly or unknowingly): (i) commercially exploit any Data, reports or Derived Content in any manner; or (ii) alter, remove, obscure or fail to reproduce any rights notices contained in any reports; or (iii) share the Data, reports or any Derived Content with any competitor of S&P or its Affiliates or any other third party (except Customer may share the Report with its advisors subject to the S&P T&Cs and this Order). The rights and license provided to Customer under this Agreement are subject to compliance by Customer with all applicable laws, including but not limited to data protection legislation and other laws applicable to communications in the jurisdiction where the recipient is located

IN WITNESS WHEREOF, the Parties have caused this Order to be executed by their duly authorized representatives as of the Effective Date.

S&P Global Limited

AB "Ignitis grupė"

Signature: _____

Name: _____

Title: _____