MAJOR SHAREHOLDING NOTIFICATION FORM

Name of the issuer of the charge	TOMPA Systems ASA
Name of the issuer of the shares	TOMRA Systems ASA
Date on which the proportion of shares	4th April 2025
held reached, exceeded or fell below the	
thresholds set in section 4-2 subsection	
(1) of the Securities Trading Act	
Name of the entity subject to the	Inter Long Term Capital S.A.
mandatory disclosure obligation,	
including the name of the shareholder	
Number of shares encompassed by the	14,989,779 shares
notification	
Subsequent situation with regard to	5.06%
voting rights, including the percentage of	
the votes and shares of the company	
held by the entity concerned	
What percentage of the votes and	
shares of the company the entity	
concerned holds in the form of rights to	
shares	
Circumstance that triggered the	Acquisition of shares crossing the
mandatory disclosure obligation and	ownership threshold of 5%.
whether such circumstance applied to	'
the entity concerned itself or to any other	
party encompassed by the mandatory	
disclosure obligation,	
Chain of controlled undertakings	The shares of Tomra Systems ASA are
through which the shares or rights are	ultimately held by: Inter Long Term
owned	Capital S.A., a public limited company
	qualifying as a company with fixed
	share-capital under the laws of the
	Grand Duchy of Luxembourg, for which
	the sole investor owning more than 25%
	of interests through 100% subsidiary is
	Interogo Foundation, domiciled in
	Liechtenstein.
Where the notification concerns rights to	2.5 STROTIONALITY
shares referred to in section 4-3	
subsection (1) of the Securities Trading Act the notification shall also contain a	
description of the rights, including	
information on the date and time that the	
rights will or can be exercised and the	
date and time of their expiry.	