**Information Note No 2**

XXXXXX **is** a company whose financial instruments are traded on the stock exchange in the European Union member state

**INFORMATION NOTE REGARDING PUBLIC COMPANY ORLEN LIETUVA INFORMATION DISCLOSURE REQUIREMENTS**

ORLEN S.A., being a parent entity of Public Company ORLEN Lietuva (hereinafter, the Company), and …………………………………. (name of the other party to the agreement) are subject to disclosure requirements towards capital market, regulated by 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 with changes („MAR Regulation”).

Accordingly, in applying provisions of MAR Regulation, both Parties hereto agree as follows:

1. Both parties to the agreement inform each other about the intention of publishing the information related to the agreement if such information is recognized as an inside information within the meaning of MAR Regulation.

2. An inside information within the meaning of MAR Regulation cannot be used or unlawfully disclosed by the other party to the agreement and persons working on its behalf. In case of use of inside information or its unlawful disclosure, the sanctions according to MAR Regulation apply.

3. Where both parties recognize the agreement as an inside information within the meaning of MAR Regulation, the parties allow themselves the possibility of presenting for consultation the scope of information being the subject of regulatory announcements regarding the agreement.