Kibo Energy PLC (Incorporated in Ireland)

(Registration Number: 451931)

(External registration number: 2011/007371/10)

LEI Code: 635400WTCRIZB6TVGZ23 Share code on the JSE Limited: KBO

Share code on the AIM: KIBO

ISIN: IE00B97C0C31 ('Kibo' or 'the Company')

Dated: 23 April 2024



Kibo Energy PLC ('Kibo' or the 'Company')

Kibo Subsidiary Announces TR-1 Notification of Major Shareholdings

Kibo Energy PLC (AIM: KIBO; AltX: KBO), the renewable energy-focused development company, announces a TR-1 Notification by its subsidiary Mast Energy Developments PLC ('MED'), a UK-based multi-asset owner, developer and operator in the rapidly growing flexible power market.

The proceeds from the disposal of the MED shares amounting to approximately £22,250 have been used to reduce the outstanding balance on the Company's reprofiled bridge loan facility with RiverFort Global Opportunities PCC Ltd. (refer Kibo RNS announcements of 11 and 26 April 2023).

Further details can be found in the full MED announcement, which is available below and at med.energy:

Dated: 23 April 2024

TR-1: Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant issuer <u>and</u> to the FCA in Microsoft Word format if possible)

1a. Identity of the issuer or the underlying issuer of	Mast Energy Developments PLC		
existing shares to which voting rights are attached			
1b. Please indicate if the issuer is a non-UK issuer (please m	ark with an "X" if appropriate)		
2. Reason for the notification (please mark the appropriate bo	ox or boxes with an "X")		
An acquisition or disposal of voting rights		X	
An acquisition or disposal of financial instruments			
An event changing the breakdown of voting rights			
Other (please specify)			
3. Details of person subject to the notification obligation			
Name	Kibo Mining (Cyprus) Limited		
City and country of registered office (if applicable)	Limassol Cyprus		
4. Full name of shareholder(s) (if different from 3.)			
Name			
City and country of registered office (if applicable)			
5. Date on which the threshold was crossed or reached: 18/04/24			
6. Date on which issuer notified (DD/MM/YYYY): 23/04/24			
7. Total positions of person(s) subject to the notification obligation			

	% of voting rights attached to shares (total of 8. A)	% of voting rights through financial instruments (total of 8.B 1 + 8.B 2)	Total of both in % (8.A + 8.B)	Total number of voting rights held in issuer (8.A + 8.B)
Resulting situation on the date on which threshold was crossed or reached	31.54%		31.54%	83,211,746
Position of previous notification (if applicable)	33.15%		33.15%	

8. Notified details of the resulting situation on the date on which the threshold was crossed or reached					
A: Voting rights attach	A: Voting rights attached to shares				
Class/type of shares ISIN code (if possible) Number of voting rights % of voting rights					
	Direct (DTR5.1)	Indirect (DTR5.2.1)	Direct (DTR5.1)	Indirect (DTR5.2.1)	
GB00BMBSCV12	83,211,746	,	31.54%	,	
		_			
SUBTOTAL 8. A	83,2	211,746			

B 1: Financial Instruments according to DTR5.3.1R (1) (a)				
Type of financial instrument	Expiration date	Exercise/ Conversion Period	Number of voting rights that may be acquired if the instrument is exercised/converted.	% of voting rights
		SUBTOTAL 8. B 1		

B 2: Financial Instruments with similar economic effect according to DTR5.3.1R (1) (b)					
Type of financial instrument Expiration date Exercise/ Conversion Period Physical or cash Settlement Physical or cash Settlement Settlement Number of voting rights % of voting right				% of voting rights	
			SUBTOTAL 8.B.2		

9. Information in relation to the person subject to the notification obligation (please mark the applicable box with an "X")

Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer

Full chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity (please add additional rows as necessary) xiv

Name	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it equals or is higher than the notifiable threshold
Kibo Energy PLC			
Kibo Mining (Cyprus) Limited	31.54%		31.54%

10. In case of proxy voting, please identify:		
Name of the proxy holder		
The number and % of voting rights held		

The date until which the voting rights will be held	

11. Additional information xvi

Place of completion	Limassol, Cyprus
Date of completion	19/04/24

This announcement contains inside information for the purposes of the UK version of the Market Abuse Regulation (EU No. 596/2014) as it forms part of United Kingdom domestic law by virtue of the European Union (Withdrawal) Act 2018 ('UK MAR'). Upon the publication of this announcement, this inside information is now considered to be in the public domain.

For further information please visit www.med.energy or contact:

Pieter Krügel	info@med.energy	Mast Energy Developments PLC	CEO
Jon Belliss	+44 (0)20 7399 9425	Novum Securities	Corporate Broker

ENDS

For further information please visit www.kibo.energy or contact:

Louis Coetzee	info@kibo.energy	Kibo Energy PLC	Chief Executive Officer
James Biddle Roland Cornish	+44 207 628 3396	Beaumont Cornish Limited	Nominated Adviser
Claire Noyce	+44 20 3764 2341	Hybridan LLP	Joint Broker
Damon Heath	+44 207 186 9952	Shard Capital Partners LLP	Joint Broker

Beaumont Cornish Limited ('Beaumont Cornish') is the Company's Nominated Adviser and is authorised and regulated by the FCA. Beaumont Cornish's responsibilities as the Company's Nominated Adviser, including a responsibility to advise and guide the Company on its responsibilities under the AIM Rules for Companies and AIM Rules for Nominated Advisers, are owed solely to the London Stock Exchange. Beaumont Cornish is not acting for and will not be responsible to any other persons for providing protections afforded to customers of Beaumont Cornish nor for advising them in relation to the proposed arrangements described in this announcement or any matter referred to in it.

Johannesburg 23 April 2024 Corporate and Designated Adviser River Group