Pursuant to item 35 of the legally binding pre-bankruptcy settlement and according to the Article 79 of the Act on Financial Operations and Pre-Bankruptcy Settlement (Official Gazette of the Republic of Croatia No  $\underline{108/12}$ ,  $\underline{144/12}$ ,  $\underline{81/13}$ ,  $\underline{112/13}$ ), INSTITUT IGH, d.d. with registered seat in Zagreb, Janka Rakuše 1, PIN: 79766124714 (hereinafter referred to as: the Company and/or Debtor) submits the following

## REPORT ON FULFILMENT OF PRE-BANKRUPTCY SETTLEMENT PLAN FOR THE PERIOD FROM 1 JANUARY 2017 - 31 MARCH 2017

- INSTITUT IGH, d.d. concluded the pre-bankruptcy settlement on 5 December 2013 at the Commercial Court in Zagreb, 72. Stpn-305/2013. The concerned settlement came into force on 28 December 2013. The legal validity clause was received by the company on 15 April 2014.
- The company additionally entered into an agreement with creditors from category a) claims from credit operations secured by liens on the property of the Debtor or on the property of associated companies of the Debtor, by which they agree that the grace period on the repayment of senior debt principal is extended by 18 months, and upon expiry of the grace period, the repayment will be made in 13 semi-annual instalments, the first of which will become due on 30 June 2017 and the last on 30 June 2023. In the grace period and period of repayment of senior debt, a 4.5% fixed interest rate will be charged annually in the manner defined by the Decision on the approval of the pre-bankruptcy settlement.
- III For the concerned accounting period until the date of preparation of this report, the following claims have been settled:
  - To creditors of category a) claims from credit operations secured by lien on the property of the Debtor or on the property of associated companies of the debtor, the Company paid the accrued interest on the principal of the senior debt for the grace period in compliance with concluded agreements and provisions of the validly concluded prebankruptcy settlement in the total amount of HRK 788.593,87 HRK.

Until the date of preparation of this report, the Company did not settle the accrued interests towards creditors of category a) claims from credit operations secured by lien on the property of the Debtor or the property of associated companies of the Debtor in the total amount of **HRK 1.447.980,94**. The Management Board of the Company believes that they will be settled soon.

IV Further to the mentioned above, for the accounting period, which represents the first quarter (1 January -31 March of 2017), the Company paid a total of

## HRK 788.593,87

(in words: seven hundred eighty-eight thousand five hundred ninety three kunas and eighty seven lipas)

of obligations from the legally binding pre-bankruptcy settlement agreement.

V As of the date of the validly concluded pre-bankruptcy settlement until the accounting period ending on 31 March 2017, the Company settled, through payments in cash, issuance of shares through allocation of shares to convert a part of creditor claims into capital, through payment of priority claims and other employee claims with corresponding taxes and contributions and through write-off of obligations in compliance with the provisions of the pre-bankruptcy settlement, a total of

## HRK 119.792.355,25

(in words: one hundred nineteen million seven hundred ninety two thousand three hundred fifty five kunas and twenty five lipas)

of obligations incurred prior to opening of the pre-bankruptcy settlement proceedings.

VI INSTITUT IGH d.d. hereby declares that the Company has not undertaken any action that would lead to unequal position of its creditors.

Zagreb, 28 April 2017

INSTITUT IGH, d.d.

Ivan Paladina, BEc

resident of the Management Board