

NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION IN WHOLE OR IN PART IN OR INTO JAPAN OR AUSTRALIA OR ANY OTHER JURISDICTION WHERE TO DO SO WOULD CONSTITUTE A VIOLATION OF THE RELEVANT LAWS OF SUCH JURISDICTION

## Extension of the Main Offer Period

of the

### Public Exchange Offer

by

### DSV A/S, Hedehusene, Denmark

for all publicly held registered shares  
with a nominal value of CHF 0.10 each

of

### Panalpina Welttransport (Holding) AG, Basel, Switzerland

#### A Background

On 13 May 2019, DSV A/S, Hedehusene, Denmark ("**Offeror**" or "**DSV**") published a public exchange offer ("**Offer**" or "**Exchange Offer**") for all publicly held registered shares of Panalpina Welttransport (Holding) AG, Basel, Switzerland ("**Company**" or "**Panalpina**") with a nominal value of CHF 0.10 each ("**Panalpina Shares**", and each individually a "**Panalpina Share**"), pursuant to, and subject to the terms and conditions and the restrictions set forth in, the offer prospectus of the same date ("**Offer Prospectus**").

Also on 13 May 2019, the Swiss Takeover Board published its decision 726/02 dated 10 May 2019, according to which, *inter alia*, the Exchange Offer complies with the legal provisions on public tender offers. Further decisions regarding certain specific questions in connection with the Exchange Offer were rendered by the Swiss Takeover Board on 29 April 2019 (decision 762/01) and on 28 May 2019 (decision 726/03).

This notice regarding the extension of the Main Offer Period ("**Extension Notice**") forms an integral part of the Offer Prospectus. Other than as set forth herein, the Offer Prospectus remains valid and unchanged, and continues to be in force and effect. Capitalized terms used and not defined herein have the meaning ascribed to them in the Offer Prospectus.

## B Extension of the Main Offer Period

In accordance with Section B5 of the Offer Prospectus (*Main Offer Period*), the Offeror hereby extends the Main Offer Period initially ending on 26 June 2019 by fifteen (15) Trading Days until 17 July 2019, 4.00 p.m. CEST ("**Extended Main Offer Period**").

The Offeror reserves the right to further extend the Main Offer Period up to a maximum of forty (40) Trading Days. A further extension of the Main Offer Period beyond forty (40) Trading Days would require the prior consent of the Swiss Takeover Board.

## C Amendment to the Indicative Timetable

The indicative timetable as set forth in Section L of the Offer Prospectus is amended as follows:

26 June 2019	Publication of the Extension Notice
17 July 2019*	End of Extended Main Offer Period, 4.00 p.m. CEST
18 July 2019*	Publication of provisional notice of interim result
23 July 2019*	Publication of definitive notice of interim result
24 July 2019*	Start of Additional Acceptance Period
6 August 2019	Extraordinary shareholders' meeting of Panalpina
7 August 2019*	End of the Additional Acceptance Period, 4.00 p.m. CEST
8 August 2019*	Publication of provisional notice of final result
13 August 2019*	Publication of definitive notice of final result
23 September 2019	Closing of second trading line on SIX for tendered Panalpina Shares
30 September 2019	Meeting of the board of directors of DSV adopting the capital increase
30 September 2019	Contribution in kind of tendered Panalpina Shares into DSV
1 October 2019	Listing of the newly created DSV Shares on NASDAQ Copenhagen

2 October 2019\*\* Settlement of the Exchange Offer (delivery of newly created DSV Shares and cash amount in CHF for fractions to tendering Panalpina shareholders)

\* The Offeror reserves the right to extend the Extended Main Offer Period according to Section B above (*Extension of the Main Offer Period*), which would result in the above dates being postponed.

\*\*The Offeror reserves the right to defer Settlement according to Section B7.3 (*Period for which the Offer Conditions are in Force and Effect and Deferral of Settlement*) of the Offer Prospectus. For the Settlement regarding Retail U.S. Shareholders, see Section 2 of the Offer Restrictions and Sections B3.3 (*Treatment of U.S. Shareholders*), K5.2 (*For U.S. Shareholders*) and Annex 1 (*Additional Information for U.S. Shareholders*) of the Offer Prospectus.

## **D Governing Law and Jurisdiction**

The Offer, including this Extension Notice, and all rights and obligations arising out of or in connection with the Offer, including this Extension Notice, shall be governed by, and construed in accordance with, Swiss substantive law. Zurich 1, Switzerland shall be the place of exclusive jurisdiction for all disputes arising out of or in connection with the Offer, including this Extension Notice.

## **E Publication**

This Extension Notice will be published on 26 June 2019, before the opening of trading on SIX, on the website of DSV (<http://investor.dsv.com/>) and provided electronically to the major Swiss media, the significant information service agencies operating in Switzerland, the significant electronic media which disseminate stock exchange information, as well as the Swiss Takeover Board.

## **F Offer Restrictions**

### **1 General**

The release, publication or distribution of the Offer Prospectus, this Extension Notice and any other materials relating to the Offer and the making of the Offer may in certain jurisdictions (including, but not limited to, Australia and Japan) ("**Restricted Jurisdictions**") be restricted by law, be considered unlawful or otherwise violate any applicable laws or regulations, or may require DSV or any of their direct and indirect subsidiaries to change or amend the terms or conditions of the Offer in any way, to make an additional filing with any governmental, regulatory or other authority or take additional action in relation to the Offer. Therefore, persons obtaining the Offer Prospectus, this Extension Notice and/or any other materials relating to the Offer or into whose possession the Offer Prospectus, this Extension Notice and/or any other materials relating to the Offer otherwise comes, are required to, and should inform themselves of and observe, all such restrictions. Neither DSV nor the receiving agent accept or assume any responsibility or liability for any violation by any person whomsoever of any such restriction.

The Offer is not being and will not be made, directly or indirectly, in or into the Restricted Jurisdiction. It is not intended to extend the Offer to any such Restricted Jurisdictions. The Offer Prospectus, this Extension Notice and any other materials relating to the Offer, and any and all materials related thereto, should not be sent or otherwise distributed in or into the Restricted Jurisdictions and the Offer cannot be accepted by any such use, means or instrumentality, in or from within the Restricted Jurisdictions. Accordingly, copies of the Offer Prospectus, this Extension Notice and any other materials relating to the Offer are not being, and must not be, sent or otherwise distributed in or into or from any Restricted Jurisdiction or, in their capacities as such, to custodians, trustees or nominees holding shares for persons in any Restricted Jurisdictions, and persons receiving any such documents (including custodians, nominees and trustees) must not distribute or send them in, into or from any Restricted Jurisdiction. Any purported acceptance of the Offer resulting directly or indirectly from a violation of these restrictions will be invalid. No shares are being solicited for purchase or sale from or to a resident of the Restricted Jurisdictions and, if sent in response by a resident of the Restricted Jurisdictions, DSV reserves the right to reject such acceptance. All documents relating to the Offer must not be used for the purpose of soliciting the purchase or sale of any Panalpina Shares or DSV Shares by any person or entity resident or incorporated in any Restricted Jurisdiction.

## 2 Notice to U.S. Shareholders

The Offer relates to the shares of a Swiss company by a Danish company and it is subject to Danish and Swiss disclosure and procedural requirements, which are different from those of the United States of America. The Offer will be made in the U.S. in reliance on the Tier II exemption pursuant to Rule 14d-1(d) of, and otherwise in compliance with Section 14(e) of, and Regulation 14E under the U.S. Exchange Act of 1934 (the "**U.S. Exchange Act**"), and otherwise in accordance with the requirements of Danish law and Swiss law. Accordingly, the Offer will be subject to disclosure and other procedural requirements, including with respect to settlement and withdrawal rights that are different from those applicable under U.S. domestic tender offer procedures and laws.

The DSV Shares have not been and will not be registered under the U.S. Securities Act of 1933 (the "**U.S. Securities Act**") or the securities laws of any state or other jurisdiction in the United States. A person who receives the DSV Shares pursuant to the Offer may not resell such securities without registration under the U.S. Securities Act or without an applicable exemption from registration or in a transaction not subject to registration (including a transaction that satisfies the applicable requirements of Regulations S under the U.S. Securities Act).

None of the DSV Shares, the Offer Prospectus, the EU Listing Prospectus, this Extension Notice or any other document relating to the Exchange Offer of the DSV Shares have been approved or disapproved by the U.S. Securities and Exchange Commission, any state securities commission or any other U.S. regulatory authority, nor have any of the foregoing authorities passed upon or determined the adequacy or accuracy of the information contained in the Offer Prospectus

and this Extension Notice and the merits of the Exchange Offer. Any representation to the contrary is a criminal offence in the United States.

Shareholders who are resident in or otherwise located in the United States (or persons acting as agent, nominee custodian, trustee or otherwise for or on behalf of shareholders resident in or otherwise located in the United States) (the "**U.S. Shareholders**") are encouraged to consult with their legal, financial and tax advisors regarding the Offer.

Unless DSV is satisfied, in its sole discretion, that DSV Shares can be offered, sold or delivered to a U.S. Shareholder, or for its account or benefit, in a transaction not subject to the registration requirements of the U.S. Securities Act, each U.S. Shareholder who validly accepts the Offer will receive, in lieu of DSV Shares to which it would otherwise be entitled under the terms of the Offer, the *pro rata* portion of the net cash proceeds of the sale in the open market at the prevailing prices of all DSV Shares held by all such accepting U.S. Shareholders made pursuant to a vendor placement (the "**Vendor Placement**"). The sale of DSV Shares pursuant to the Vendor Placement will occur after the Settlement, outside of the United States pursuant to a centralized sale process and will be subject to applicable fees and expenses to be paid by the U.S. Shareholder. U.S. Shareholders may be able to receive DSV Shares if they are qualified institutional investors ("**QIBs**") (as defined in Rule 144A under the U.S. Securities Act). Such shareholders will be required to make such acknowledgments and representations to, and agreements with, DSV as DSV may require establishing that they are entitled to receive DSV Shares in a transaction not subject to the registration requirements of the U.S. Securities Act. For further information, see Annex 1 (*Additional Information for U.S. Shareholders*) of the Offer Prospectus.

The DSV Shares have not been, and will not be, registered under the securities laws of any state or jurisdiction in the United States and, accordingly, will only be issued to the extent that exemptions from the registration or qualification requirements of state "blue sky" securities laws are available or such registration or qualification requirements have been complied with. U.S. Shareholders should closely read Annex 1 (*Additional Information for U.S. Shareholders*) of the Offer Prospectus, for further details.

The receipt of cash pursuant to the Offer by a U.S. Shareholder may be a taxable transaction for U.S. federal income tax purposes and under applicable U.S. state and local, as well as foreign and other, tax laws. Each Shareholder is urged to consult his independent professional adviser immediately regarding the tax consequences of accepting the Offer. U.S. Shareholders should closely read Annex 2 (*Tax Considerations for U.S. Shareholders*) of the Offer Prospectus, for further details.

IN ACCORDANCE WITH, AND TO THE EXTENT PERMITTED BY, DANISH AND SWISS LAW, NORMAL MARKET PRACTICE AND RULE 14 E-5(B)(12) UNDER THE U.S EXCHANGE ACT, DSV RESERVES THE RIGHT TO ACQUIRE OR AGREE TO ACQUIRE PANALPINA SHARES OR RIGHTS TO PANALPINA SHARES OUTSIDE THE OFFER PRIOR TO THE SETTLEMENT OF THE OFFER. ANY OF THE PURCHASES RE-

FERRED TO IN THIS PARAGRAPH MAY OCCUR EITHER IN THE OPEN MARKET AT PREVAILING PRICES OR IN PRIVATE TRANSACTIONS AT NEGOTIATED PRICES. INFORMATION ABOUT SUCH PURCHASES WILL BE DISCLOSED AS AND IF REQUIRED BY APPLICABLE SECURITIES LAWS. TO THE EXTENT THAT SUCH INFORMATION IS REQUIRED TO BE PUBLICLY DISCLOSED IN SWITZERLAND OR DENMARK IN ACCORDANCE WITH APPLICABLE REGULATORY REQUIREMENTS, THIS INFORMATION WILL, AS APPLICABLE, ALSO BE PUBLICLY DISCLOSED IN THE UNITED STATES.

It may be difficult for U.S. Shareholders to enforce their rights and any claims they may have arising under the U.S. federal securities laws in connection with the Offer, since DSV and Panalpina are located in countries other than the United States, and some or all of their officers and directors may be residents of countries other than the United States. U.S. Shareholders of DSV or Panalpina may not be able to sue DSV, Panalpina or their respective officers or directors in a non-US court for violations of U.S. Securities laws. Further, it may be difficult to compel DSV, Panalpina and their respective affiliates to subject themselves to the jurisdiction or judgment of a U.S. court.

As used herein, the "United States" or the "U.S." means the United States of America, its territories and possessions, any state of the United States of America and the District of Columbia.

### **3 United Kingdom**

The Offer Prospectus, this Extension Notice and any other offer documents relating to the Offer is being distributed to, and is directed only at, persons in the United Kingdom who: (i) have professional experience in matters relating to investments falling within art. 19(5) of the Financial Services and Market Act 2000 (Financial Promotion) Order 2005, as amended (the "**Order**"), (ii) are persons falling within art. 49(2)(a) to (d) ("**high net worth companies, unincorporated associations, etc.**") of the Order, or (iii) are persons to whom it may otherwise lawfully be communicated under the Order (all such persons together being referred to as "**Relevant Persons**"). The Offer Prospectus and this Extension Notice are directed at Relevant Persons and must not be acted on or relied on by persons who are not Relevant Persons. Any investment or investment activity to which the Offer Prospectus and this Extension Notice relate is available in the United Kingdom only to Relevant Persons and will be engaged in only with Relevant Persons.

### **4 European Economic Area**

The Offer described in the Offer Prospectus and in this Extension Notice is only being made within the European Economic Area ("**EEA**") pursuant to existing exemptions under Directive 2003/71/EC (as amended and together with any applicable adopting or amending measures in any relevant member state (as defined below), the "**Prospectus Directive**"), as implemented in each member state of the EEA (each a "**Relevant Member State**"), from the requirement to publish a prospectus that has been approved by the competent authority in that Relevant Member State and published in accordance with the Prospectus Directive as im-

plemented in that Relevant Member State or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, all in accordance with the Prospectus Directive.

---

**Registered Shares of Panalpina Welttransport (Holding) AG**

Panalpina registered shares <b>not tendered</b> (first trading line)	Securities No.: 216.808	ISIN: CH0002168083	Ticker Symbol: PWTN
Panalpina registered shares <b>tendered</b> (second trading line)	Securities No.: 47.231.271	ISIN: CH0472312716	Ticker Symbol: PWTNE
Panalpina registered shares <b>tendered by Retail U.S. Shareholders</b> (third line; no trading)	Securities No.: 47.572.467	ISIN: CH0475724677	Ticker Symbol: n/a

---

**Shares of DSV A/S**

DSV shares	Securities No.: n/a	ISIN: DK0060079531	Ticker Symbol: DSV
------------	------------------------	-----------------------	-----------------------

**Financial Advisor:** J.P. Morgan

**Offer Manager:** Vontobel

**Place and Date:** Hedehusene (Denmark), 26 June 2019