

OKMETIC OYJ STOCK EXCHANGE RELEASE 23 JUNE 2016 AT 1.00 P.M.

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NSIG FINLAND TO COMMENCE A COMPULSORY REDEMPTION PROCEEDING IN RESPECT OF THE REMAINING SHARES IN OKMETIC

NSIG Finland S.à r.l. ("NSIG Finland") has on 30 May 2016 announced that it will complete the voluntary public tender offer to purchase all of the issued and outstanding shares and option rights in Okmetic Oyj ("Okmetic") that are not owned by Okmetic or any of its subsidiaries (the "Tender Offer").

NSIG Finland has today informed Okmetic that NSIG Finland holds more than nine tenths (9/10) of all the shares and votes in Okmetic, and as a consequence of exceeding the relevant ownership threshold, NSIG Finland has the right and obligation, based on Chapter 18, Section 1 of the Finnish Companies Act, to redeem the shares held by any other remaining Okmetic shareholders at fair value. According to Okmetic's shareholder register dated 22 June 2016, NSIG Finland holds 15,865,701 shares in Okmetic corresponding to approximately 93.98 percent of all the shares and votes in Okmetic, excluding the treasury shares held by Okmetic. Pursuant to NSIG Finland's notification, when all the completion trades relating to the Tender Offer have been settled, NSIG Finland will hold 16,169,894 shares in Okmetic in total, corresponding to approximately 95.79 percent of all the shares and votes in Okmetic, excluding the treasury shares held by Okmetic.

According to NSIG Finland's notification, NSIG Finland has decided to exercise its redemption right under the Finnish Companies Act and to redeem all shares held by any other remaining shareholders in Okmetic (the "Shares" and each of them separately, a "Share"). According to NSIG Finland's notification:

- Pursuant to NSIG Finland's claim based on the redemption right, the redemption price for the Shares is EUR 9.20 per Share ("Redemption Price") which is the same price as the consideration paid by NSIG Finland in the Tender Offer. By virtue of the Tender Offer, NSIG Finland has gained ownership to more than 93 percent of all the shares and votes in Okmetic (excluding the treasury shares held by Okmetic), and thus increased its holding over the nine tenths (9/10) threshold of all the shares and votes in Okmetic. Accordingly, pursuant to NSIG Finland's claim, the Redemption Price of EUR 9.20 per Share shall be considered as the fair value of the Shares in accordance with the Finnish Companies Act.
- Possible transfer tax collected in Finland deriving from the redemption of the Shares as well as the
 payments and charges arising from the book-entry registrations carried out as a consequence of the
 redemption will be borne by NSIG Finland.
- Background to NSIG Finland's redemption notification and claim and the consideration offered in the Tender Offer can be found in the Tender Offer Document, dated 21 April 2016, which is available in Finnish at the office of NSIG Finland and on the internet at www.okmetic.com/fi/sijoittajat/ostotarjous, and in English on the internet at www.okmetic.com/investors/tender-offer.
- To effectuate the redemption of the Shares, NSIG Finland will initiate arbitration proceedings as provided in the Finnish Companies Act.

OKMETIC OYJ

Board of Directors

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INFORMATION REGARDING OKMETIC OYJ

Established in 1985, Okmetic is one of the leading specialty silicon wafers producers and suppliers globally with a production plant in Vantaa, Finland, and contract manufacturers in China and Japan. The Company has sales offices in Japan, Hong Kong and the United States as well as a diverse network of agents, serving customers in China, South Korea, Malaysia, Singapore, Taiwan and the United States. The tailored, high value-added silicon wafers of Okmetic are used in the manufacture of sensors as well as discrete semiconductors and analog circuits. Okmetic is listed on the official list of Nasdaq Helsinki (trading code OKM1V).

Okmetic's head office is located in Vantaa. For more information visit www.okmetic.com.

INFORMATION REGARDING NSIG

NSIG is a limited liability company organized under the PRC laws. The registered office of NSIG is in Shanghai, China.

Established in 2015, NSIG is a China-based holding group that is engaged in the investment and development of semiconductor materials and equipment industry with a registered capital of RMB 2 billion (approximately EUR 272 million). NSIG's mission is to establish a major industrial player in the global semiconductor sector (especially silicon and its ecosystems) through both PRC domestic investments and outbound mergers and acquisitions.

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UBS Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority in the United Kingdom. UBS Limited is acting as financial adviser to Okmetic and no one else in connection with the Tender Offer and will not be responsible to anyone other than Okmetic for providing the protections offered to clients of UBS Limited nor for providing advice in connection with the Tender Offer.