APPENDIX

DISCLOSURE

FORM

FORM SAR 6

IRISH TAKEOVER PANEL

Lodge with the Stock Exchange (which may publicise) **and with the Panel**. A copy must also be sent to the company the voting securities of which (or the rights over the voting securities of which) are acquired.

Date of disclosure.....

DISCLOSURE UNDER RULE 6 OF THE IRISH TAKEOVER PANEL ACT, 1997, SUBSTANTIAL ACQUISITION RULES, 2007 [1] ("SARS")

Date	e of Acquisition		
Acq	uisition in		(name of company)
(1)	Class of voting securities (e.g. ordinary shares)	Number of voting securities/rights over voting securities acquired	If rights over voting securities acquired, as opposed to the securities themselves specify nature of rights
		securities	
		rights	
(2)	Resultant total holding of rights voting securities (and % of total voting securities) in issue)	Resultant total holding of veting rights_over voting securities (and % of total voting securities in issue)	Total percentage
	(%)	(%)	(%)
(3) F	Party making disclosure		
(4)	(a) Name of person acquirin		ies
(b)		,	
Sigr	ned, for and on behalf of the		
		(Also print na	3 ,
Tele			
trea			s acting in concert must be aggregated and uires persons who must aggregate holdings

Note 2. "Stock Exchange": see definition in Rule 2.1(a) of Part A of the Takeover Rules.

For full details of the SARs disclosure requirements, see Rules 4, 6 and 8(b) of the SARs. If in doubt, consult the Panel.