

COMUNICADO

ESPÍRITO SANTO SAÚDE, SGPS, S.A.

sociedade aberta

Sede: Rua Carlos Alberto da Mota Pinto, 17, 9.º, 1070-313 Lisboa

Número de matrícula na Conservatória do Registo Comercial de Lisboa e de

identificação de pessoa coletiva: 504 885 367

Capital social integralmente subscrito e realizado: Euros 95.542.254

Nos termos artigo 17.º do Código dos Valores Mobiliários, a Espírito Santo Saúde, SGPS, S.A., torna público que recebeu da Fidelity Management and Research de C.V. o comunicado em anexo referente a participações qualificadas na Espírito Santo Saúde.

Lisboa, 28 de Agosto de 2014

Espírito Santo Saúde, SGPS, S.A.

Contactos

**Representante para as Relações
com o Mercado da ESS**
João Novais

**Gabinete de Relações com
Investidores da ESS**
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STANDARD FORM TR-1
VOTING RIGHTS ATTACHED TO SHARES– ARTICLE 12(1) OF DIRECTIVE 2004/109/EC
FINANCIAL INSTRUMENTS – ARTICLE 11(3) OF THE COMMISSION DIRECTIVE 2007/14/ECⁱ

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attachedⁱⁱ: [Espírito Santo Saúde SGPS, SA](#)

2. Reason for the notification (please tick the appropriate box or boxes):
 - an acquisition or disposal of voting rights
 - an acquisition or disposal of financial instruments which may result in the acquisition of shares already issued to which voting rights are attached
 - an event changing the breakdown of voting rights

3. Full name of person(s) subject to the notification obligationⁱⁱⁱ: [FMR LLC](#)

4. Full name of shareholder(s) (if different from 3.)^{iv}:

5. Date of the transaction and date on which the threshold is crossed or reached^v:
[26 August 2014](#)

6. Date on which issuer notified: [27 August 2014](#)

7. Threshold(s) that is/are crossed or reached: [2%](#)

8. Notified details:

A) Voting rights attached to shares

Class/type of shares (if	Situation previous to the Triggering transaction ^{vi}	Resulting situation after the triggering transaction ^{vii}

possible using the ISIN CODE)	Number of Shares ^{viii}	Number of Voting rights ^{ix}	Number of shares ^x	Number of voting rights ^{xi}		% of voting rights		
				Indirect	Direct ^{xii}	Indirect ^{xiii}	Direct	Indirect
Ordinary Shares PTEPT0AM0005	1,999,725	19,997	1,753,472			17,534		1.83%
SUBTOTAL A (based on aggregate voting rights)	1,999,725	19,997	1,753,472			17,534		1.83%

B) Financial Instruments				
Resulting situation after the triggering transaction ^{xiv}				
Type of financial instrument	Expiration Date ^{xv}	Exercise/Conversion Period/Date ^{xvi}	Number of voting rights that may be acquired if the instrument is exercised/converted	% of voting rights
SUBTOTAL B (in relation to all expiration dates)				

Total (A+B)	number of voting rights	% of voting rights
	17,534	1.83%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable^{xvii}:

Custodian	Day to Day IM	Total
JPMORGAN CHASE BANK	FMR UK-FIDELITY MANAGEMENT & RESEARCH (U.K.) INC.	133,389
NORTHERN TRUST CO (C)	FMR UK-FIDELITY MANAGEMENT & RESEARCH (U.K.) INC.	1,620,083
Grand Total		1,753,472

10. In case of proxy voting:

Total number of voting rights [FMR LLC](#) ceased to hold on [26 Aug 2014](#) is 2,462.

11. Additional information:

ANNEX TO THE STANDARD FORM TR-1 ^{xviii}

a) Identity of the person or legal entity subject to the notification obligation:

Full name (including legal form for legal entities)	FMR LLC
Contact address (registered office for legal entities)	245 Summer Street, Boston, Massachusetts 02210, USA
Phone number	+44 (0) 1737 837092
Other useful information (at least legal representative for legal persons)	Company Secretary

b) Identity of the notifier, if applicable^{xix}:

Full name	FIL Investments International
Contact address	Windmill Court XTW2B, Millfield Lane, Lower Kingswood, Tadworth, Surrey KT20 6RB
Phone number	44 (0) 1737 837 149
Other useful information (e.g. functional relationship with the person or legal entity subject to the notification obligation)	Authorised to make this filing under power of attorney

c) Additional information

None