Lisbon, 08 July 2013 - Under the terms and for the purposes of Article 17 of the Portuguese Securities Code (“Código dos Valores Mobiliários” or “CVM”), ZON MULTIMÉDIA – Serviços de Telecomunicações e Multimédia, SGPS, S.A. (“ZON” or the “Company”), hereby informs that it has received, on 08 July 2013, a communication from Bank of America Corporation. as shown in the following pages.
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/EC

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached:
   Zon Multimedia - Servicos De Telecomunicacoes E Multimedia SGPS SA

2. Reason for the notification (please tick the appropriate box or boxes):
   [x ] 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 obligation:
   Bank of America Corporation

4. Full name of shareholder(s) (if different from 3.):
   Merrill Lynch International and Merrill Lynch Pierce, Fenner and Smith

5. Date of the transaction and date on which the threshold is crossed or reached:
   01-07-2013

6. Date on which issuer notified:
   08-07-2013

7. Threshold(s) that is/are crossed or reached:
   Below 2%
8. Notified details:

### A) Voting rights attached to shares

<table>
<thead>
<tr>
<th>Class/type of shares (if possible using the ISIN CODE)</th>
<th>Situation previous to the Triggering transaction vi</th>
<th>Resulting situation after the triggering transaction xvii</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Shares viii</td>
<td>Number of Voting rights ix</td>
<td>Number of shares x</td>
</tr>
<tr>
<td>Direct</td>
<td>Direct xii</td>
<td>Indirect xiii</td>
</tr>
<tr>
<td>PTZON0AM0006</td>
<td>6,936,985</td>
<td>6,936,985</td>
</tr>
</tbody>
</table>

| SUBTOTAL A (based on aggregate voting rights) | 3,616,996 | 3,616,996 | 1.17% |

### B) Financial Instruments

<table>
<thead>
<tr>
<th>Type of financial instrument</th>
<th>Expiration Date xiv</th>
<th>Exercise/Conversion Period/ Date xvi</th>
<th>Number of voting rights that may be acquired if the instrument is exercised/converted</th>
<th>% of voting rights</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

| SUBTOTAL B (in relation to all expiration dates) |                                      |                                      |                                                                             |                   |

### Total (A+B)

<table>
<thead>
<tr>
<th>number of voting rights</th>
<th>% of voting rights</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,616,996</td>
<td>1.17%</td>
</tr>
</tbody>
</table>
9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:
   
   Merrill Lynch International – 1,891,996 shares 0.612%
   Merrill Lynch Pierce, Fenner and Smith – 1,725,000 shares 0.558%

Bank of America Corporation is the ultimate parent of Merrill Lynch International and Merrill Lynch Pierce, Fenner and Smith. For the full chain of control for these entities, please see the attached documents.

10. In case of proxy voting:
    N/A

11. Additional information:
    Done at London on 08-07-2013.
a)  Identity of the person or legal entity subject to the notification obligation:

Full name (including legal form for legal entities)  
Bank of America Corporation

Contact address (registered office for legal entities)  
100 N Tryon St, Charlotte, NC

Phone number  
+44 2079963416

Other useful information (at least legal representative for legal persons)  
Sarah Turner

b)  Identity of the notifier, if applicable:

Full name

Contact address

Phone number

Other useful information (e.g. functional relationship with the person or legal entity subject to the notification obligation)

c)  Additional information
Notes to Form TR-1

1. This form is to be sent to the issuer or underlying issuer and to be filed with the competent authority.

2. Either the full name of the legal entity or another method for identifying the issuer or underlying issuer, provided it is reliable and accurate.

3. This should be the full name of (a) the shareholder; (b) the natural person or legal entity acquiring, disposing of or exercising voting rights in the cases provided for in Article 10 (b) to (h) of Directive 2004/109/EC; (c) all the parties to the agreement referred to in Article 10 (a) of that Directive, or (d) the holder of financial instruments entitled to acquire shares already issued to which voting rights are attached, as appropriate.

In relation to the transactions referred to in points (b) to (h) of Article 10 of that Directive, the following list is provided as indication of the persons who should be mentioned:

- in the circumstances foreseen in letter (b) of Article 10 of that Directive, the natural person or legal entity that acquires the voting rights and is entitled to exercise them under the agreement and the natural person or legal entity who is transferring temporarily for consideration the voting rights;

- in the circumstances foreseen in letter (c) of Article 10 of that Directive, the natural person or legal entity holding the collateral, provided the person or entity controls the voting rights and declares its intention of exercising them, and natural person or legal entity lodging the collateral under these conditions;

- in the circumstances foreseen in letter (d) of Article 10 of that Directive, the natural person or legal entity who has a life interest in shares if that person or entity is entitled to exercise the voting rights attached to the shares and the natural person or legal entity who is disposing of the voting rights when the life interest is created;

- in the circumstances foreseen in letter (e) of Article 10 of that Directive, the controlling natural person or legal entity and, provided it has a notification duty at an individual level under Article 9, under letters (a) to (d) of Article 10 of that Directive or under a combination of any of those situations, the controlled undertaking;

- in the circumstances foreseen in letter (f) of Article 10 of that Directive, the deposit taker of the shares, if he can exercise the voting rights attached to the shares deposited with him at his discretion, and the depositor of the shares allowing the deposit taker to exercise the voting rights at his discretion;

- in the circumstances foreseen in letter (g) of Article 10 of that Directive, the natural person or legal entity that controls the voting rights;

- in the circumstances foreseen in letter (h) of Article 10 of that Directive, the proxy holder, if he can exercise the voting rights at his discretion, and the shareholder who has given his proxy to the proxy holder allowing the latter to exercise the voting rights at his discretion.

4. Applicable in the cases provided for in Article 10 (b) to (h) of Directive 2004/109/EC. This should be the full name of the shareholder who is the counterparty to the natural person or legal entity referred to in Article 10 of that Directive unless the holdings of the shareholder would be lower than 5% of the total number of voting rights.

5. The date of the transaction should normally be, in the case of an on exchange transaction, the date on which the matching of orders occurs; in the case of an off exchange transaction, date of the entering into an agreement.
The date on which threshold is crossed should normally be the date on which the acquisition, disposal or possibility to exercise voting rights takes effect. For passive crossings, the date when the corporate event took effect.

vi Please refer to the situation disclosed in the previous notification. In case the situation previous to the triggering transaction was below 3%, please state "below 3%".

vii If the holding has fallen below the minimum threshold, the notifying party should not be obliged to disclose the extent of the holding, only that the new holding is below 3%.

For the case provided for in Article 10(a) of Directive 2004/109/EC, there should be no disclosure of individual holdings per party to the agreement unless a party individually crosses or reaches an Article 9 threshold. This applies upon entering into, introducing changes to or terminating an agreement.

viii To be used in Member States where applicable.

ix Direct and indirect.

x To be used in Member States where applicable.

xi In case of combined holdings of shares with voting rights attached "direct holding" and voting rights "indirect holding", please split the voting rights number and percentage into the direct and indirect columns – if there is no combined holdings, please leave the relevant box blank.

xii Voting rights attached to shares held by the notifying party (Article 9 of Directive 2004/109/EC).

xiii Voting rights held by the notifying party independently of any holding of shares (Article 10 of Directive 2004/109/EC).

xiv If the holding has fallen below the minimum threshold, the notifying party should not be obliged to disclose the extent of the holding, only that the new holding is below 3%.

xv Date of maturity/expiration of the financial instrument i.e. the date when right to acquire shares ends.

xvi If the financial instrument has such a period – please specify this period – for example once every 3 months starting from [date].

xvii The notification should include the name(s) of the controlled undertakings through which the voting rights are held. The notification should also include the amount of voting rights and the percentage held by each controlled undertaking, insofar as individually the controlled undertaking holds 3% or more, and insofar as the notification by the parent undertaking is intended to cover the notification obligations of the controlled undertaking.

xviii This annex is only to be filed with the competent authority.

xix Whenever another person makes the notification on behalf of the shareholder or the natural person/legal entity referred to in Articles 10 and 13 of Directive 2004/109/EC