

(Translation from the Polish language)

FINANCIAL SUPERVISORY COMMISSION

Current report No 27/2010

Date: 1 March 2010

Issuer's shortened name: KOPEX S.A.

Subject: **Domestic agreement of the Issuer's subsidiary.**

Legal basis: Law on Offer, Art. 56, Par.1 Item 2– current and periodic information

Contents of the report:

Management Board of KOPEX S.A. with a registered seat in Katowice (the Issuer) informs that today has been aware of receiving on 1 March 2010 by Fabryka Maszyn i Urządzeń TAGOR S.A. with a registered seat in Tarnowskie Góry (the Issuer's subsidiary) an agreement signed with Jastrzębska Spółka Węglowa S.A. with a registered seat in Jastrzębie Zdrój.

The parties of the agreement dated 10 February 2010 are Fabryka Maszyn i Urządzeń TAGOR S.A. – the Seller and Jastrzębska Spółka Węglowa S.A. Zakład Logistyki Materiałowej - the Buyer.

The subject of the agreement is supply of a mining SCGB-96T roof bars, length 1600 mm.

Net value of the agreement: PLN 208.650,00

Term of the agreement: till 31.12.2010

Stipulated penalties:

In case of backing out of the agreement by the Buyer due to the reasons caused by the Seller, the Seller is obligated to pay the Buyer a stipulated penalty amounting to 10% of gross unperformed agreement value. The Seller may require the Buyer to pay a stipulated penalty amounting to 10% of gross unperformed agreement value in case of backing out of the agreement by the Buyer due to the reasons caused by him. If the stipulated penalties do not cover damage sustained the Buyer may claim additional compensation. Detailed conditions of the agreement stick to the conditions commonly applied in the agreements of this kind.

In the event of default or improper performance of the order the Contractor is obligated to pay the Orderer a stipulated penalty amounting to 10% of the gross value of unfulfilled order if the Orderer withdraw from the completion of an order due to the reason caused by the Contractor. The Orderer is obligated to pay the Contractor a stipulated penalty amounting to 10 % of the gross order value in case of withdraw from the order by one of the parties due to the reasons caused by the Orderer. Detailed conditions of the agreement stick to the conditions commonly applied in the agreements of this kind.

A criterion of recognizing an agreement as a significant one is its transgression of a 10% bound of the Issuer's equity capital (the Issuer's equity capital, according to the

interim report for third quarter 2009, amounts to PLN 1.162.158) and fulfillment of the criteria set forth in Par.2, Cl.1.44 and Par.2 Cl.2 of the Minister of Finance Regulation dated 19 February 2009 on current and periodic information (...). In the past 12 months the Issuer subsidiaries have signed with this customer and its subsidiaries agreements amounting altogether to PLN 292.715 thou, including this one. The Issuer informed about the last agreement signed with this customer in the current report RB 17/2010 dated 5.02.2010. The highest value agreement from among all the agreements signed in the past 12 months is the agreement the Issuer informed about in the current report RB 136/2009 dated 30.07.2009 that also contains information relating to the highest value agreement set forth in Par 9 Cl. 1-7 of Regulation by the Minister of Finance dated 19 February 2009 on current and periodic information (...).

Legal basis: Par.5 Cl.1.3 in connection with Par.2 Cl.2 and Par.9 of the Minister of Finance Regulation dated 19 February 2009 on current and periodic information conveyed by issuer of securities and conditions of recognizing as equivalent information requested by legal regulations of a country that is not a member country (*Dz.U. z 2009, Nr 33 poz.259*).