



TPI - TRIUNFO PARTICIPAÇÕES E INVESTIMENTOS S.A.

PUBLICLY-HELD COMPANY

CORPORATE TAXPAYER'S ID (CNPJ): 03.014.553/0001-91

COMPANY REGISTRY (NIRE): 35.300.159.845

Statement of Acquisition of Relevant Interest

TPI – Triunfo Participações e Investimentos S.A. (BM&FBovespa: TPIS3), under the terms of article 12 of CVM Instruction 358, dated January 3, 2002, hereby announces that it received a written communication on August 2, 2012 from **Cayuga Park QVT LLC**, as follows:

“Cayuga Park QVT LLC, a limited liability company incorporated under the laws of Delaware, United States of America, with head offices at 1209 Orange Street, Wilmington, Delaware 19801, which is enrolled in the CNPJ under the No. 60.701.190/0001-04 (“Cayuga”), in its capacity as shareholder of TPI – TRIUNFO PARTICIPAÇÕES E INVESTIMENTOS S.A., a publicly-held company enrolled in the CNPJ under the No. 03.014.553/0001-91 (“Company”), in compliance with article 12 of the CVM Instruction No. 358, dated January 3, 2002, as amended (“CVM Instruction 358”), hereby respectfully submits the following information:

- (i) Cayuga informs that it has acquired a relevant ownership interest of the Company through transactions on the stock exchange;

- (ii) Cayuga held five million, four hundred sixty five thousand and two hundred (5,465,200) shares of the Company, corresponding to 3.74% of all shares issued by the Company (whose capital stock is exclusively composed of common shares);

(iii) with the increase in ownership interest Cayuga will henceforth hold 5.86 % of all shares issued by the Company, which corresponds to, currently, eight million, five hundred fifty thousand and one hundred (8,550,100) shares;

(iv) this is a minority investment that does not involve a change in the composition of corporate control or a change in the management structure of the Company.

(v) currently, there is not a particular envisaged quantity of securities of the Company to be held by Cayuga;

(vi) none of the affiliates of Cayuga hold securities issued by the Company; and

(vii) there are no convertible debentures already held, directly or indirectly, by Cayuga or related person, nor any agreement or contract regulating voting rights or the purchase and sale of securities issued by the Company, to which Cayuga or any related person is a party.”

São Paulo, August 2, 2012.

Sandro Antonio de Lima
Investor Relations Officer