Report number: **1/2017**Date of issue: **2017-01-03**

Subject: Filing a lawsuit for payment by the Company.

Contents of the report:

The Board of Management of Centrum Nowoczesnych Technologii Spółka Akcyjna with its seat in Sosnowiec (hereinafter: the "Issuer" or the "Company") announces that on January 3, 2017, the Issuer has applied to the District Court in Wroclaw, 5th Economic Department, with an action against Zakład Wodociągów i Kanalizacji Spółka z ograniczoną odpowiedzialnością in Oława ("Defendant") for the payment of part of the remuneration, including interest for work performed by the Company within the framework of the task entitled Contract 1 "Construction of water supply and sanitary sewage systems - Nowy Otok" implemented by the Company under the Project entitled "Modernization of the sewage treatment plant and the construction of water and sewage systems in Oława" (the "Contract"). The conclusion of the Contract, and then its termination was announced by the Issuer in the Current Reports No. 69/2010 and 11/2012, respectively.

The company explains that the lawsuit for payment filed today in the writ proceedings concerns the request for payment by the Defendant to the Company the amount of approx. PLN 5.4 million, together with interest. The amount required by the Issuer and indicated above comprises part of the remuneration payable to the Issuer for the execution of the Contract, the compensation due to the effective withdrawal of the Issuer by the fault of the Defendant from the unfulfilled part of the Contract and the capitalized interest for the delay.

skuteczność odstąpienia przez Emitenta od niewykonanej części Umowy z winy Pozwanego oraz brak podstaw do wstrzymania przez Pozwanego wypłaty wynagrodzenia należnego Spółce za wykonaną część robót.

According to the Issuer, the aforementioned claims as to the principle are justified. With reference to the information contained, among others, in the last periodic report, the Company reminds that the Wrocław Court of Appeal upheld the statement of the District Court confirming the efficiency of the renunciation by the Issuer from the unfulfilled part of the Contract by the fault of the Defendant, and there is no reason why the Defendant shall not pay the remuneration due to the Company for the performed works.

Legal Basis: Art. 17 (1) MAR - confidential information.

