



**PROSPECTIUNI™**  
geological and geophysical services

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www.prospectiuni.com, CIF: RO1552801; Nr. reg. com  
J40/4072/1991 Societate în reorganizare, în judicial  
reorganisation, en redressement

## CONVENING NOTICE

### OF THE ORDINARY MEETING OF SHAREHOLDERS OF PROSPECTIUNI SA – IN JUDICIAL REORGANISATION

The undersigned EURO INSOL SPRL, with address for communication in Bucharest, Costache Negri Street, no. 1-5, District 5, C.U.I. RO 21119285, as a judicial administrator to PROSPECTIUNI S.A., headquartered in Bucharest, Coralilor Street, no. 20C, District 1, J40/4072/1991, C.U.I. 1552801, phone: 021/404.28.00, fax: 021/319.66.56 (Company), appointed on 05.04.2016 in the file no.12297 / 3/2016 in the role of the Bucharest Tribunal, the Seventh Civil Section,

According to 85/2014 Law, 31/1990 Law, 24/2017 Law, ASF Regulations no. 5/2018 and to the Company's Articles of Constitutive.

## SHALL CONVENE

**The Ordinary General Meeting of Shareholders, at the company headquarters in Bucharest, Coralilor Street, no. 20C, District 1, on 28.04.2022, 11:00 a.m.**

ORDINARY GENERAL MEETING OF SHAREHOLDERS will have the following agenda:

1. Discussion and approval of the annual individual financial statements for the financial year ended December 31, 2021.
2. Discussion and approval of the Special Administrator's Report on the individual financial statements for the financial year ended December 31, 2021.
3. Discussion and approval of the annual consolidated financial statements for the financial year ended December 31, 2021.
4. Discussion and approval of the Special Administrator's Report on the consolidated financial statements for the financial year ended December 31, 2021.
5. Approval of the date of 16.05.2022 as registration date of OGMS's Decision to identify shareholders who are affected by the OGMS's Decision, according to the art. 86 of the 24/2017 Law, and the date of 13.05.2022 as ex-date according to art.2 of the ASF Regulations no. 5/2018.
6. Approval of the power of attorney of Mr. Petrișor Nicolae, Special Administrator, to fulfill any act or formalities required by law for the registration of the OGMS decision. Approval the right of the Special Administrator to delegate all or part of the powers above to any competent person to carry out this mandate.

If the quorum is not legally met, the Ordinary General Meeting of Shareholders of Prospectiuni S.A. will take place on **29.04.2022** in the same place, at the same time, with the same agenda and the same reference date.

The share capital of Prospectiuni S.A. is composed of 718 048 725 nominal shares, dematerialized, with a nominal value of 0,1 lei, each share granting a voting right within the General Shareholders' Meeting.

Will participate the shareholders registered in the register of shareholders at **15.04.2022**, as **the reference date**.

One or more shareholders representing individually or together, at least 5% of the shares has/have the right to introduce new items on the agenda of the Ordinary General Meeting of Shareholders provided that each item is accompanied by a justification or a draft of resolution proposed to be adopted by the General Meeting of Shareholders, and also has/have the right to submit drafts of resolutions for items included or proposed to be included on the agenda.

Proposals for the introduction of new items on the agenda of the Ordinary General Meeting of Shareholders, together with copies of the identity documents (identity card for individuals, or certificate of registration for legal persons) of shareholders may be submitted to the company's headquarters Bucharest, Coralilor Street, no. 20C, District 1, or by e-mail at [office@prospectiuni.com](mailto:office@prospectiuni.com), with extended electronic signature incorporated according to Law no. 455/2001 regarding the electronic signature, within maximum 15 days since the publication of this summons in the Official Gazette of Romania, Part IV, in a sealed envelope, *marked clearly, written in capital letters*: FOR ORDINARY GENERAL MEETING DATED **28/29.04.2022**.

The agenda supplemented with the proposed items will be republished with the fulfillment of the requirements provided by law for the convening of the Ordinary General Meeting of Shareholders.

Each shareholder may submit written questions regarding items on the agenda of the Ordinary General Meeting of Shareholders, accompanied by a copy of valid identification document (identity card for individuals, or certificate of registration for legal persons) to Company headquarters in Bucharest, Coralilor Street, no. 20C, District 1, until **21.04.2022**, in a sealed envelope, *marked clearly, written in capital letters*: FOR ORDINARY GENERAL MEETING DATED **28/29.04.2022**, or by e-mail at [office@prospectiuni.com](mailto:office@prospectiuni.com).

The access of shareholders registered in the shareholders register at the reference date, in the location in which the general meeting of shareholders, is permitted by the simple proof of their identity, made in the case of individual shareholders with the identity document, or in case of legal persons and of shareholders individuals represented, based on a power of attorney granted for the general meeting, to the individuals they represent.

The special powers of attorney may be obtained from the company's headquarters, from the company's website, or by e-mail as of **28.03.2022**. General power of attorney may be granted by the issuing shareholder, under 24/2017 Law 297/2004, articles 96 (10) -96 (13) or to a lawyer.

Individual shareholders who can not attend the general meeting, as the corporate shareholders will submit until **26.04.2022**, at the company's headquarters, or by e-mail at [office@prospectiuni.com](mailto:office@prospectiuni.com), with extended electronic signature incorporated according to Law no. 455/2001, the special or general powers of attorney empowering other persons to represent them.

Shareholders registered on the register of shareholders of Reference Date issued by the Central Depository S.A. have the opportunity to vote by mail before the General Meeting of Shareholders, using ballot form to vote by correspondence ('ballot'). The ballot can be obtained from the Company's Registry Office, from the company's website and by e-mail, beginning with the date of 28.03.2022.

If voting by correspondence, the ballots, filled out and signed, may be sent or delivered by hand to/at the Company's Registry by any form of courier with confirmation of receipt, in a sealed envelope, *marked clearly and written in capital letters*: FOR ORDINARY GENERAL MEETING DATED

28/29.04.2022, or by e-mail at [office@prospectiuni.com](mailto:office@prospectiuni.com), with extended electronic signature incorporated according to Law no. 455/2001, in order to be registered as received at the Registry of the Company no later than the date 26.04.2022.

Ballots not received at the Registry of the Company until the above mentioned date and time will not be counted to determine the quorum and the majority at the Ordinary General Meeting of Shareholders.

Under penalty of not considering the votes cast by correspondence, otherwise, voting forms by correspondence must be accompanied by the documents required to identify the shareholders, as follows:

For individual shareholders:

- identity card or of valid passport copy;
- a specimen of signature legalized/certified by a notary public or a body with powers of legalization/certification of signature, or can proceed directly to the legalization/certification signature affixed on the vote form by correspondence;
- if applicable, a copy of the identity card or valid passport and specimen of signature that meets the conditions above for the legal representative of individual shareholder, and copy of the official document certifying the quality of legal representative (can be any document showing the lack of ability to exercise of the individual shareholder and/or the reason why was designated for him a legal representative).

In the case of shareholders - legal persons:

- copy of identity card or of the valid passport for the legal representative of the shareholder – legal person;
- a specimen of signature for the legal representative of shareholder, legalized/certified by a notary or other body with jurisdiction to legalize/certify the signature or can proceed directly to the legalization/certification of signature affixed on the vote form by correspondence;
- copy of the registration certificate or of an equivalent document;
- copy of the official document certifying the quality of legal representative of the natural person signing the vote form by correspondence on behalf of the shareholder - legal entity (can be a certificate issued by the Trade Register or by any other similar body).

The documents, information materials and draft decisions in relation to the Ordinary General Meeting of Shareholders, can be obtained starting on **28.03.2022**, weekdays, at the company's headquarters, from the company's website, as well as by e-mail.

To ensure good conditions for the development of the Ordinary General Meeting of Shareholders, we request kindly that the shareholders announce in due time their intention to attend the meeting at the phone number 021/404.28.00/int. 110 or by fax number 021/319.66.56, no later than on **26.04.2022**. The additional information can be also obtained from the Legal/Investors Relations Office at the above phone number).

JUDICIAL ADMINISTRATOR,  
**EURO INSOL SPRL**

Adrian Munteanu Lazăr