

ŞANTIERUL NAVAL ORŞOVA S.A. Nr. RC J25/150/1991 CIF: RO 1614734 Capital social: - subscris 28.557.297,5 lei - varsat 28.557.297.5 lei

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E-mail: mircea.sperdea@snorsova.ro; marketing@snorsova.ro Codul LEI (Legal Entity Identifier): 254900UXAJ8TPIKLXG79 Cod IBAN: RO96RNCB0181022634120001- B.C.R. Orşova Cod IBAN: RO59BRDE260SV03176142600- B.R.D. Orşova



To: The STOCK EXCHANGE – Operations Department Issuers of Regulated Markets
FINANCIAL MONITORING AUTHORITY – Sector Financial Instruments and Investments

CURRENT REPORT

ACCORDING TO THE LAW NO. 24/2017 AND TO THE REGULATION ASF NO. 5/2018

Concerning the issuers of financial instruments and market operations

Date of the report: 11th of November 2021

Trading company: ŞANTIERUL NAVAL ORŞOVA S.A;

Main headquarters: no. 4 Tufări Street, Orşova Town, Mehedinţi County;

Phone number: 0252/362399; Fax no.: 0252/360648

Unique registration code at the Trade Register's Office: RO 1614734;

Number and registration date at the Trade Register's Office: J25/150/03.04.1991;

Share capital issued and paid up: 28.557.297,5 lei

Number of shares: 11.422.919 common shares, of 2,5 lei each;

Regulated market on which the issued securities are traded: Stock Exchange Bucharest,

STANDARD category (under symbol: SNO)

IMPORTANT EVENT TO REPORT: <u>The Calling up of the General Ordinary Meeting of the Shareholders</u>

The management board of ŞANTIERUL NAVAL ORŞOVA S.A, with the main head-office in the town of Orşova, no. 4 Tufări Str., registered at ORC of Mehedinți County with no. J25/150/1991, unique registration number 1614734, joining their meeting from the date of the 10th of November 2021 **decided, upon the request of the shareholder S.I.F Transilvania, holding 5.711.432 shares, representing 49,9998% out of the share capital, to call out the General Ordinary Meeting of the Shareholders for the date of 28th of December 2021 at 12 o clock to the head office from the town of ORŞOVA, NO. 4 TUFĂRI STREET, MEHEDINŢI COUNTY, in compliance with the regulation no. 31/1990 republished in 2004, further amended and abridged, with the Law no. 297/2004, concerning the stock market, further amended and abridged, with the Law no. 24/2017 concerning the issuers of the financial instruments and market operations of the ASF regulation no. 5/2018 related to the issuers of the financial instruments and market operations and with the provisions from the Articles of Incorporation.**

THE AGENDA OF THE GENERAL ORDINARY MEETING OF THE SHAREHOLDERS:

- 1. Election of the meeting secretariat in charge of verifying the presence of the shareholders, fulfilling the formalities required by law and the constitutive act for holding the general meeting, counting the votes cast during the general meeting meeting and drawing up the minutes of the meeting;
- 2. The selection of the Managing Board members for a mandate of 4 years with application of the cumulating voting procedure;
- **3.** Discharge of the members of the Board of Directors who have not been reconfirmed by cumulative vote in the new Board of Directors;
- 4. Establishing the remunerations due to the directors valid from the date of the present Ordinary General Meeting of Shareholders and until the date of the next Ordinary General Meeting of Shareholders;
- **5.** The settlement of the level of insurance for professional civil liability for the members from the Administration Board and for Manager/Managers;
- **6.** The approval of having concluded the managing contract agreement with the members from the Administration Board;
- 7. Appointment of the person who will sign the managing contract agreement with the members from the Managing Board, as conventional proxy representative on behalf of the company;
- **8.** Appointment of the person who is to carry out all necessary steps in order to publish and register the resolutions adopted by the General Ordinary Meeting of the Shareholders.

Only registered shareholders to the Shareholders' Register of the company on the date of 02nd of December 2021 **settled as reference date** will be able to join the meeting and vote.

The share capital of ŞANTIERUL NAVAL ORŞOVA SA is formed of 11.422.919 registered dematerialized shares, with a nominal value of 2.5 lei, each share being entitled to one vote within the general ordinary meeting of the shareholders.

The shareholders representing, separately or together, at least 5% out of the share/issued capital, are entitled to:

- a) Introduce points into the agenda of the general meeting, provided that each point is supported by an argument or by a decision draft proposed for adoption by the general meeting;
- b) Submit decision drafts for the points included or proposed to be included in the agenda of the general meeting.

The due date for the shareholders to carry out the above mentioned rights is 26 November 2021, until 03:00 p.m. The applications must be sent in written to the company's head-office Şantierul Naval Orşova S.A., no. 4 Tufări Street, Orşova Town, Mehedinți County.

Each shareholder is entitled to ask questions concerning the points of the agenda of the general meeting. The company can reply also by posting the answer of their website, to the section "Frequent questions".

The shareholders mentioned in the previous lines are obliged to send the materials/questions in written, in sealed envelopes, accompanied by the following documents:

- for the natural persons shareholders certified copy of their identity cards and account statement issued by the Depozitarul Central SA out of which it results the quality of shareholder and number of withhold actions;
- for the legal persons shareholders the registration certificate, certified copy of the identity card of the legal representative and account statement out of which it results the quality of shareholder and the number of shares

withhold, issued by Depozitarul Central SA or, as appropriate, the participants who supply custody services, according to the law.

The documents stipulated will be sent to the company's head-office, with a clearly written note, in capital letters: "FOR THE GENERAL ORDINARY MEETING OF THE SHAREHOLDERS from the date of 28th of December 2021".

The candidates for the managing positions will be appointed by the present members of the Management Board or by the shareholders, in compliance with art. 137¹ line (2) from Law no. 31/1990 R further amended and abridged.

The conditions of eligibility the candidates for the position of member in the management board and the content of the candidature file are shown on the company's web site www.snorsova.ro at the section of "INVESTORS/INFORMATION FOR SHARHOLDERS/MATERIALS FOR AGOA FROM 28 December 2021".

The application files of the proposed managers will be submitted to the Management Board of SANTIERUL NAVAL ORSOVA S.A. to the company's head office, until the date of 26th of November 2021, at 04:00 p.m., the latest, for registration on the candidates' list, to be submitted to the approval of the general ordinary meeting of the shareholders. The candidates will be registered on the list, in chronological order of the registration numbers at the Registry of SANTIERUL NAVAL ORSOVA S.A of the candidature files. Only the candidates, whose files are complete and include the documents mentioned in the list published on the company's web site, will be registered on the voting protocols, in chronological order.

The directors in office until the date of the general meeting are registered by right on the list of candidates for election to the new board of directors, by the method of cumulative voting.

The list which includes information concerning the name, residential town and professional qualification of the persons proposed for the management position is available to the shareholders, on the company's site.

The documents, informative materials and drafts of the resolution of the general meeting concerning the issues included in the agenda may be seen on the company's web site – www.snorsova.ro and/or from the company's head-office, starting with the date of 15th of November 2021 during the working days from 09⁰⁰ a.m.-03⁰⁰ p.m.

The shareholders registered on the reference date may join and vote at the General meeting of the shareholders directly and may be represented also by other persons who are different from the shareholders, according to a special power of attorney or general power of attorney, conceived according to the provisions under the Law no. 24/2017 and the ASF Regulation no. 5/2018. The shareholders legal persons or parties without a legal personality who take part in the General Shareholders' Meeting through other persons than their proxy representative, will mandatorily use a special or general power of attorney, under the terms stipulated above. The shareholders will fulfill and sign the special powers of attorney in three original samples: one for the shareholder, one for the representative and one for the company.

The general power of attorney may be awarded for a period which will not exceed three years, allowing the appointed representative to vote in all the aspects under debate of the General Meeting of the Shareholders, provided that the general power of attorney is awarded by the shareholders, as client, to an interim party described according to art.105 from the Law no. 24/2017 or to a lawyer. The shareholders cannot be represented in the General Meeting of the Shareholders according to a general power of attorney, by a party who finds themselves in a conflict of interests' situation, in compliance with the stipulations under the Law no. 24/2017.

The access of the natural persons shareholders, entitled to take part in the general meeting is allowed through a simple test of their identity carried out with the identity card and in the case of the shareholders natural persons represented, with the power of attorney given to the natural person they represent.

The access of the shareholders legal persons, entitled to take part in the general meeting, is allowed according to the proof of the legal representative quality when the proxy representative of the shareholder is present in person. In the case when the proxy representative is not present himself, then the proof of the quality of proxy representative will be accompanied by the power of attorney given to the natural person who represents the named shareholder. The quality of proxy representative may be proved with a finding certificate issued by the Trade Register, submitted in original or a copy according to the original or any other document in original or copy according to the original issued by the certified authority in the state in which the shareholder is legally registered who certifies the quality of proxy representative. The document certifying the quality of proxy representative of shareholder legal person is valid provided that it had been issued with at least 3 months prior to the publication of the General Meeting Convener. The documents certifying the quality of proxy representative conceived in a foreign language, other than English will be accompanied by a translation, realized by a certified translation, in Romanian or English language.

The requirements stipulated within the previous lines are applied accordingly also for proving the quality of proxy representative of the shareholder who proposes the introduction of new points on the agenda of the general meeting of the shareholders or which ask questions to the issuer concerning the points on the agenda of the general meeting of the shareholders.

The forms of special powers of attorney in Romanian or English language may be obtained from the company's head office starting with the date of 15th of November 2021 between 9:00 a.m.-03:00 p.m. or they may be downloaded from the company's website www.snorsova.ro. . A file of the special power of attorney will be submitted/sent to the company's head office until including the date of 24th of December 2021, a file following to be made available to the representative's use, so that he can prove this quality.

The shareholders registered on the reference date are able to vote also by correspondence, prior to the date when the general meeting is held, by using the voting form by correspondence. The voting form, in Romanian language or in English Language, may be obtained starting with the date of 15th of November 2021, between 9:00 a.m. – 03:00 p.m., from the head office of the company or from the website www.snorsova.ro.

In the case of the vote by correspondence, the voting form, fulfilled and signed, accompanied by the copy of the identity document (ID card/identity card, in the case of natural persons, namely registration certificate in the case of legal persons), may be sent to the company's head office, up to the 24th of December 2021, 1:00 p.m., in closed envelope, with the clear mention, in capital letters: "FOR THE GENERAL ORDINARY MEETING OF THE SHAREHOLDERS FROM THE DATE OF 28TH of December 2021",

The powers of attorney and the voting forms, accompanied by the identification data of the shareholders, may be sent also by e-mail with extended electronic signature in compliance with Law no. 455/2001 concerning the electronic signature, until the date of 24th of December 2021, at 1:00 p.m., to the address: marilena.visescu@snorsova.ro, On the date of the general meeting, these documents will be handed over in original.

The voting forms which are not received until the indicated date cannot be considered for settling the quorum and majority within the general meeting.

In the existing context generated by the pandemic of COVID-19 considering the recommendations from the Romanian public authorities concerning the prevention/limitation of COVID 19 spreading, to the extent to which the restrictions imposed for managing the situation appeared because of COVID 19, the following measures are recommended by the company SANTIERUL NAVAL ORSOVA SA:

- access the meeting materials corresponding to the agenda in electronic form, available on he company's website www.snorsova.ro, under the section "INVESTORS/INFORMATION FOR THE SHAREHOLDERS/MATERIALS FOR AGOA FROM 28 December 2021", both in Romanian and English;
- to vote by correspondence before the general meetings by using the Form of voting by correspondence;
- to use as communication means, mainly the email with extended incorporated electronic signature rather than the sending by post mail or by courier to the company's head Office.

We stipulate that the level of the company, the legal working restrictions are being applied at the date of the general shareholders' meeting, concerning the limitation of the number of participants, at events held in indoor spaces, only according to the expressly adopted decisions by the authorities.

Additional information may be found at the company's head-office or at the phone number 0252362399 between 9:00 a.m.-3:00 p.m.

In the case when the validity term of the first meeting called out have not been fulfilled, then the general meeting of the shareholders will be held for the date of 29th of December 2021, with preservation of the agenda, the time and place of its progress.

PRESIDENT OF THE ADMINISTRATION BOARD,
Dr.Eng. CRINEL-VALER ANDANUT