

Tel: Centrala ++385 23 383 165, Fax: ++385 23 384 564; Prodaja: ++385 23 383 556; sales@ilirijabiograd.com; www.ilirijabiograd.com

In Biogradu na Moru, on 24th May 2019

Number: 171/2019-14

The Croatian Financial Services Supervisory Agency - HANFA MIRAMARSKA 24B 10 000 ZAGREB

> Zagrebačka burza d.d. Ivana Lučića 2a 10 000 Zagreb

> > HINA Marulićev trg 16 10 000 Zagreb

COMPANY WEBSITE

Subject: General Meeting of Ilirija d.d. Biograd na Moru, held on 24th May 2019;

- Notification and voting results

Dear all,

we notify you that on 24th May 2019 the company ILIRIJA d.d., Biograd na Moru, Tina Ujevića 7, Tax Number OIB: 05951496767, (hereinafter referred to as: Company) held the Ordinary General Meeting in the registered office of the Company starting at 9:00 hours.

At the General Meeting all decisions were adopted in the content identical to the decisions in the proposals contained in the Call for General Meeting published on the website of the Company (www.ilirijabiograd.com), Court Registry (https://sudreg.pravosudje.hr), Zagreb Stock Exchange (www.zse.hr), The Croatian Financial Services Supervisory Agency (Official Register of Prescribed Information - www.hanfa.hr) and the Croatian News Agency (www.hina.hr).

According to Article 286, paragraph 2 and paragraph 6 of the Companies' Act, the Company publishes the voting results by decisions adopted at the General Meeting:

Item 2-6 of the agenda

The Report submitted by the Management Board of the Company on the operations and position of the Company for the year 2018, the report on the acquisition of treasury shares in the year 2018, the Report by the Supervisory Board of the Company on the performed supervision of the business operations of the Company in 2018, the Report and opinion of the Auditor on the performed audit of the business operations of the Company for the year 2018, the decision on establishment of the fundamental annual financial statements of the Company for the year 2018; - The General Assembly has taken note of the Reports, that is, Decisions indicated in item 2-6 of the Agenda.



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Item 7 of the Agenda

Decision on use of profit of Ilirija d.d. for the fiscal year 2018;

was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.50 % of shares in the share capital of the Company or 100% of the share capital present at the General Meeting and 78.78% of shares in the share capital of the Company reduced by treasury shares. Of which: IN FAVOR OF -1.894.698 votes, AGAINST - none, ABSTENTION - none.

Item 8 of the Agenda

Decision on the distribution of the dividend;

was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.50 % of shares in the share capital of the Company or 100% of the share capital present at the General Meeting and 78.78% of shares in the share capital of the Company reduced by treasury shares. Of which: IN FAVOR OF -1.894.698 votes, AGAINST - none, ABSTENTION - none.

Item 9 of the Agenda

Decision on remuneration of the Company's Management Board; was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.50 % of shares in the share capital of the Company or 100% of the share capital present at the General Meeting and 78.78% of shares in the share capital of the Company reduced by treasury shares. Of which: IN FAVOR OF -1.894.698 votes, AGAINST - none, ABSTENTION - none.

Item 10 of the Agenda

Decision on remuneration to the members of the Supervisory Board for the supervision of the Company's operations performed in the previous period; was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.50% of shares in the share capital of the Company or 100% of the share capital present at the General Meeting and 78.78% of shares in the share capital of the Company reduced by treasury shares. Of which: IN FAVOR OF -1.894.698 votes, AGAINST - none, ABSTENTION - none.

Item 11 of the Agenda

Decision on giving authority to the Company's Management Board for the acquisition of treasury shares; was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.50 % of shares in the share capital of the Company or 100% of the share capital present at the General Meeting and 78.78% of shares in the share capital of the Company reduced by treasury shares. Of which: IN FAVOR OF – 1.894.698 votes, AGAINST – none, ABSTENTION – none.



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Item 12 of the Agenda

Decision on appointment of auditor for the year 2019;

was adopted by means of valid voting based on 1.894.698 shares (one share equals one vote) which accounts for 78.78 % of shares in the share capital of the Company. Of which: IN FAVOR OF – 1.429.032 votes (75,42%), AGAINST – 465.666 votes (24,58%), ABSTENTION – none.

Yours sincerely,

ILIRIJA d.d.

MANAGEMENT BOARD: Goran Ražnjević

Za ugostiteljstvo i turizam Buograd na Moru

ILIRIJA d.d. za ugostiteljstvo i turizam, Tina Ujevića 7, Biograd n/M, Trgovački sud u Zadru, MBS: 060032302, Matični broj: 3311953., OIB: 05951496767; račun: ERSTE & STEIERMARKISCHE BANK d.d. – RIJEKA IBAN: HR5824020061100097324.

Temeljni kapital: 229.146.480,00 kn, uplaćen u cjelosti. Broj izdanih dionica: 2.413.488, bez nominalnog iznosa; Uprava: G. Ražnjević, Predsjednik Nadzornog odbora: G.Medić