

<p>Pursuant to the provision of Article 17 of the Articles of Association of the company CVS MOBILE, informacijske rešitve, d.d., the Management Board hereby convenes the</p> <p>General Meeting of Shareholders of CVS MOBILE, informacijske rešitve, d.d.,</p> <p>which will be held on Thursday, 7 July 2022, at 10 a.m. at the Company's headquarters (Ulica Gradnikove brigade 11, Ljubljana), with the following agenda</p>	<p>Na podlagi določil 17. člena Statuta družbe CVS MOBILE, informacijske rešitve, d.d., uprava sklicuje</p> <p>Skupščino delničarjev družbe CVS MOBILE, informacijske rešitve, d.d.,</p> <p>ki bo potekala v četrtek, 7. 7. 2022, ob 10 uri, na sedežu družbe (Ulica Gradnikove brigade 11, Ljubljana), z naslednjim dnevnim redom</p>
<p>1. Opening of the general meeting of shareholders and election of the working bodies;</p> <p>The proposed resolution: Lawyer Marko Šušmelj is appointed chairman of the general meeting of shareholders, Valter Grilanc and Boris Zevnik are appointed vote counters. The general meeting of shareholders is attended by the notary public Mr. Miha Tratnik from Ljubljana.</p>	<p>1. Otvoritev skupščine in izvolitev organov skupščine</p> <p>Predlog sklepa: Za predsednika skupščine se izvoli odvetnik Marko Šušmelj, za preštevalca glasov Valter Grilanc in Boris Zevnik. Ugotovi se prisotnost notarja Mihe Tratnika iz Ljubljane.</p>
<p>2. Presentation of the annual report for 2021 with auditor's opinion and the report of the supervisory board on the results of the 2021 annual report examination, information on the remuneration of the members of the company's management board and supervisory board in 2021;</p> <p>The general meeting of shareholders is notified of the company's annual report for the business year 2021 and with the written report of the supervisory board concerning the approval of the 2021 annual report.</p>	<p>2. Predstavitev letnega poročila za poslovno leto 2021 z mnenjem revizorja in poročilom nadzornega sveta o rezultatih preveritve letnega poročila za poslovno leto 2021 in informacije o prejemkih članov organov vodenja in nadzora družbe v letu 2021</p> <p>Skupščina se seznavi z letnim poročilom za poslovno leto 2021 in s pisnim poročilom nadzornega sveta o potrditvi letnega poročila za poslovno leto 2021.</p>
<p>The general meeting of shareholders is notified of the remuneration received by the members of the company's management board and supervisory board in 2021 to the extent presented, which is to be included in the minutes of the general meeting of shareholders.</p>	<p>Skupščina se seznavi s prejemki organov vodenja in nadzora, v predstavljenem obsegu, kar se vključi v zapisnik skupščine.</p>
<p>3. Appropriation of accumulated profit of the financial year 2021 and granting of discharge to the management and supervisory bodies;</p> <p>3.1. The proposed resolution on appropriation of accumulated profit:</p> <p>Accumulated profit amounting as at 31 December 2021 to 1.248.772,18 euros remain undistributed.</p>	<p>3. Uporaba bilančnega dobička za leto 2021 ter podelitev razrešnice organom vodenja in nadzora</p> <p>3.1. Predlog sklepa o uporabi bilančnega dobička</p> <p>Bilančni dobiček, ki je na dan 31.12.2021 znašal 1.248.772,18 EUR, ostane nerazporejen.</p>

<p>3.2. The proposed resolution on granting of discharge to the management board:</p> <p>The general meeting of shareholders grants discharge to the management board for the financial year 2021.</p> <p>3.3. The proposed resolution on granting of discharge to the supervisory board:</p> <p>The general meeting of shareholders grants discharge to the supervisory board for the financial year 2021.</p> <p>3.4. The proposed resolution on granting of discharge to the board of directors:</p> <p>The general meeting of shareholders grants discharge to the board of directors for the financial year 2021.</p>	<p>3.2. Predlog sklepa o podelitvi razrešnice upravi</p> <p>Skupščina podeli razrešnico upravi za poslovno leto 2021.</p> <p>3.3. Predlog sklepa o podelitvi razrešnice nadzornemu svetu</p> <p>Skupščina podeli razrešnico nadzornemu svetu za poslovno leto 2021.</p> <p>3.4. Predlog o podelitvi razrešnice upravnemu odboru</p> <p>Skupščina podeli razrešnico upravnemu odboru za poslovno leto 2021.</p>
<p>4. Election of supervisory board member</p> <p>4.1. Proposed resolution</p> <p>The general meeting elects Mr. Grzegorz Wójcik as a new member of the supervisory board to represent the interests of shareholders. The five-year term of office of the elected supervisory board member is to start on 7 July 2022.</p>	<p>4. Volitve člana nadzornega sveta</p> <p>4.1. Predlog sklepa</p> <p>Za novega člana nadzornega sveta predstavnika delničarjev se izvoli g. Grzegorz Wójcik. Izvoljeni član nadzornega sveta družbe nastopi mandat 7. 7. 2022 za mandatno obdobje petih let.</p>
<p>Shareholder information</p> <p>Access to general meeting materials, to proposed resolutions with explanations and to information relating to the general meeting:</p> <p>The proposer of the resolution under agenda item 4 is the supervisory board; the joint proposers of the remaining resolutions are the supervisory and management boards.</p> <p>The notice of the general meeting, including the agenda, is published on the AJPES website (http://www.ajpes.si).</p> <p>The general meeting materials are available at the Company's registered office in Ljubljana, Gradnikove brigade 11, every working day between 9am and 11am from the day of the general meeting notice to the day of the general meeting.</p>	<p>Informacije za delničarje</p> <p>Dostop do gradiva za skupščino, predlogov sklepov z obrazložitvijo in informacij v zvezi s skupščino:</p> <p>Predlagatelj sklepa pod 4. točko dnevnega reda je nadzorni svet, predlagatelja ostalih sklepov pa nadzorni svet in uprava skupaj.</p> <p>Sklic skupščine z dnevnim redom se objavi na spletni strani AJPES (http://www.ajpes.si).</p> <p>Gradivo za skupščino je na vpogled delničarjem družbe na sedežu družbe v Ljubljani, Gradnikove brigade 11, vsak delovni dan od dneva objave sklica do dneva zasedanja skupščine, od 9. do 11. ure.</p>

Requests and proposals by shareholders	Zahteve in predlogi delničarjev
<p>Shareholders holding 1/20 or more of the Company's share capital are entitled to place items on the agenda by written request within seven days of the publication of the notice of the general meeting. The request must include a written proposed resolution to be decided by the general meeting, or, if no resolution is decided on under an agenda item, an explanation to the agenda item. Pursuant to article 298, paragraph 3, of ZGD-1, the management board will publish any additional agenda items that shareholders will send to the Company no later than seven days after the publication of the notice of the general meeting. Requests for placing items on the agenda may be sent by email to info@cvs-mobile.com.</p> <p>Shareholders are entitled to add written proposed resolutions and voting proposals to each agenda item. The management board will publish, in the same manner as the notice of the general meeting, any shareholder proposal if sent to the Company within seven days of the notice of the general meeting, provided that it is reasonably substantiated and in relation to which the proposing shareholder advises that the shareholder will object to the resolution proposed by the management board or the supervisory board at the general meeting and induce other shareholders to vote for the shareholder's proposal. Pursuant to article 301 of ZGD-1, shareholders are not required to explain their voting proposals. Any shareholder proposal will be published and advised pursuant to article 296 of ZGD-1, if sent to the Company reasonably substantiated within seven days of the publication of the notice of the general meeting. Proposed resolutions and voting proposals may be sent by email to the Company at info@cvs-mobile.com.</p>	<p>Delničarji, katerih deleži dosegajo dva jsetino osnovnega kapitala, lahko sedem dni po objavi sklica skupščine pisno zahtevajo dodatno točko dnevnega reda. Zahtevi morajo v pisni obliki predložiti predlog sklepa, o katerem naj skupščina odloča, ali če skupščina pri posamezni točki ne sprejema sklepa, obrazložitev točke dnevnega reda. Uprava družbe bo v skladu s tretjim odstavkom 298. člena ZGD-1 objavila tiste dodatne točke dnevnega reda, glede katerih bodo delničarji zahteve poslali družbi najpozneje sedem dni po objavi tega sklica skupščine. Delničarji lahko zahteve za dodatne točke dnevnega reda sporočijo tudi po elektronski pošti na elektronski naslov info@cvs-mobile.com.</p> <p>Delničarji lahko k vsaki točki dnevnega reda v pisni obliki dajejo pisne predloge sklepov in volilne predloge. Uprava bo na enak način kot ta sklic skupščine objavila tiste predloge delničarjev, ki bodo poslani družbi v sedmih dneh po objavi tega sklica skupščine, ki bodo razumno utemeljeni in za katere bo delničar predlagatelj pri tem sporočil, da bo na skupščini ugovarjal predlogu uprave ali nadzornega sveta in da bo druge delničarje pripravil do tega, da bodo glasovali za njegov predlog. Predloga o volitvah delničarju v skladu s 301. členom ZGD-1 ni treba utemeljiti. Predlog delničarja se objavi in sporoči na način iz 296. člena ZGD-1 le, če je delničar v sedmih dneh po objavi sklica skupščine poslal družbi razumno utemeljen predlog. Delničarji lahko predloge sklepov in volilne predloge družbi sporočijo tudi po elektronski pošti na elektronski naslov info@cvs-mobile.com.</p>
Shareholders' right to be informed	Delničarjeva pravica do obveščenosti
<p>Shareholders are entitled to put questions to the general meeting and request information on the Company's affairs required to decide on agenda items, and they are entitled to exercise their right to be informed in accordance with article 305, paragraph 1, of ZGD-1.</p>	<p>Delničarji lahko na skupščini postavljajo vprašanja in zahtevajo podatke o zadevah družbe, če so potrebni za presojo dnevnega reda ter izvršujejo svojo pravico do obveščenosti v skladu s 1. odstavkom 305. člena ZGD-1.</p>
Conditions for attendance at the general meeting and for exercising voting rights	Pogoji za udeležbo na skupščini in uresničevanje glasovalne pravice
<p>To attend the general meeting and exercise voting rights, shareholders must send the Company a registration in written form no later than by the end of the fourth day prior to the session of the general meeting, i.e., 3 July 2022, and must be registered holders of shares</p>	<p>Skupščine se lahko udeležijo in na njej uresničujejo glasovalne pravice samo tisti delničarji, ki družbi prijavijo svojo udeležbo najpozneje konec četrtega dne pred skupščino, to je do vključno 3. 7. 2022, in ki so kot imetniki delnic vpisani v centralni register nematerializiranih</p>

listed in the central register of book-entry securities at the end of the seventh day prior to the general meeting session (30 June 2022). Registration in written form must be sent to the following address: CVS MOBILE, informacijske rešitve, d.d., Ulica Gradnikove brigade 11, 1000 Ljubljana, Slovenia. Registration forms may also be emailed to the Company at info@cvs-mobile.com.

Registration in written form, requests for placing items on the agenda, proposed resolutions and voting proposals emailed to the Company must be sent as a scanned document, including a handwritten signature of the natural person; for legal entities, documents must include a handwritten signature of the legal representative with the stamp of the legal entity or seal, if used. The Company has the right to request personal identification of shareholders or proxies who have sent registration forms, requests or proposals by email and to verify the authenticity of their signatures.

All shareholders entitled to attend the general meeting are entitled to appoint proxies to attend on their behalf and exercise their voting rights. The proxy appointment must be issued in writing and must be submitted to the Company, where it will be deposited. Power of attorney for proxy may be emailed to the Company at info@cvs-mobile.com (as a scanned document attached to the email). Natural persons must include a handwritten signature. Legal entities must include a handwritten signature of the legal representative with the stamp or seal of the legal entity, if used. The Company has the right to request personal identification of shareholders (proxy givers) who have sent a proxy appointment by email and to verify the authenticity of signatures. A proxy appointment may be revoked in the same manner as given up until the day of the general meeting.

Shareholders and/or their legal representatives or proxies must provide personal identification and a written proxy appointment upon request; legal representatives must also provide a regular extract from the register of companies.

Shareholders are requested to register upon arrival, a minimum of 10 minutes prior to the beginning of the session, by signing an attendance.

vrednostnih papirjev konec sedmega dne pred zasedanjem skupščine (30. 6. 2022). Prijava se pošije po pošti na naslov CVS MOBILE, informacijske rešitve, d.d., Ulica Gradnikove brigade 11, 1000 Ljubljana, Slovenia. Delničarji lahko oddajo prijavo tudi po elektronski pošti na elektronski naslov info@cvs-mobile.com.

Prijave, zahteve za dodatno točko dnevnega reda in predlogi sklepov ter volilni predlogi, ki se družbi sporočijo po elektronski pošti, morajo biti posredovani v skenirani obliki kot pripomka, vsebovati pa morajo lastnoročni podpis fizične osebe, pri pravnih osebah pa lastnoročni podpis zastopnika in žig oziroma pečat pravne osebe, če ga uporablja. Družba ima pravico do preveritve identitete delničarja oziroma pooblastitelja, ki posreduje prijavo, zahtevo ali predlog po elektronski pošti ter avtentičnosti njegovega podpisa.

Vsek delničar, ki ima pravico do udeležbe na skupščini, lahko imenuje pooblaščenca, da se v njegovem imenu udeleži skupščine in uresničuje njegovo glasovalno pravico. Pooblastilo mora biti pisno in ga je treba predložiti družbi, kjer ostane shranjeno. Pooblastilo je lahko posredovano družbi tudi po elektronski pošti na elektronski naslov info@cvs-mobile.com, in sicer v skenirani obliki kot pripomka, vsebovati pa mora lastnoročni podpis fizične osebe, pri pravnih osebah pa lastnoročni podpis zastopnika in žig oziroma pečat pravne osebe, če ga uporablja. Družba ima pravico do preveritve identitete delničarja oziroma pooblastitelja, ki posreduje pooblastilo po elektronski pošti, ter avtentičnosti njegovega podpisa. Delničarji lahko pooblastilo na enak način, kot so ga podali, do dneva skupščine kadarkoli prekličejo.

Delničarji oziroma njihovi zastopniki ali pooblaščenci se morajo na zahtevo izkazati z osebnim dokumentom, pisnim pooblastilom, zakoniti zastopnik pa tudi z rednim izpisom iz sodnega registra.

Vljudno prosimo udeležence, da se ob prihodu na skupščino evidentirajo v sprejemni pisarni skupščine, in sicer 10 minut pred začetkom zasedanja, kjer bodo s podpisom na seznamu prisotnih delničarjev potrdili svojo prisotnost.

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