

TIGAR ad Pirot SUPERVISORY BOARD

DECISION

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Based on Article 167 and 170 of the Insolvency Act (Official Gazette of the RS no. 104/2009, 99/2011, 71/2012 and 83/2014), Decision of the General Assembly no. 01/2014 as of 14.04.2014, Article 441 paragraph 1, item 15 concerning Article 296. of the Companies Act (Official Gazzete of the RS no. 36/11, 99/11, 83/14 i 5/15) and Article 49 paragraph 1 item 17 concerning Article 18 of the Bylaws of Joint Stock Company Tigar Pirot with the purpose of implementation of the PPoR for Tigar ad Pirot, whose adoption was legally validated by the Decision of the Commercial Court in Nis branch no.2, St. 43/2014 as of 08.04.2015 legally validated on 01.06.2015 by the Conclusion of the Government of the Republic of Serbia 05 no. 023-8421/2016 as of 13.09.2016, the Supervisory Board, at the proposal of the Executive Board (Decision of the Executive Board no. 148/16 as of 09.11.2016.),at the session held on 14.11.2016, takes the following

DECISION

ON ISSUIANCE OF THE V EMISSION OF ORDINARY SHARES FOR THE SAKE OF INITIAL CAPITAL EXPANSION TIGAR AD

ARTICLE 1

This decision regulates the terms of issuance of the V emission of shares based on capital increase through conversion of the creditors' receivables into equity capital of the Company Issuer pursuant to the Conclusion of the Government of the Republic of Serbia 05 No. 023-8421/2016 as of 13.09.2016.

Issuer Joint Stock Company Tigar Pirot issues shares on the basis of initial capital expansion.

Share emission is performed without the obligation of publishing the prospectus pursuant to the stipulations of conctracts concluded with creditors and relevant regulations.

Joint Stock Company Tigar Pirot, with its seat at Pirot, 213, Nikole Pasica St., Company Registration Number 07187769 (hereinafter: the **Issuer**), organized as a Public Limited Company issues shares of the V emission with the purpose of capital expansion of the Issuer based on new stakes, through conversion of the debt to capital.

Until this Decision was made the Issuer's initial capital amounted to 642.704.040,00 RSD and consisted of 1.718.460 ordinary shares with the nominal value of 374,00 RSD per share.

Shares are registered with the Central Depository and Clearing House (hereinafter referred to as the Central Depository) and the designation of the shares is: CFI Code ESVUFR and ISIN number RSTIGRE55421.



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ARTICLE 2

Based on this Decision, the Issuer issues 1.009.496 ordinary shares, with nominal value of 374,00 RSD (three hundred seventy-four Serbian dinars and 00/100) per share, total nominal value of the emission in the amount of 377.551.504,00 RSD (three hundred seventy-seven million five hundred fifty-one thousand five hundred four Serbian dinars and 00/100) according to the following specification:

- Republic Institute for Health Insurance, with its seat at Belgrade 2, Jovana Marinovica St., Company Registration Number 06042945 will subscribe a total of 122.184 ordinary shares, total value of 45.696.816,00 RSD
- 2. The Disability and Pension Fund of the Republic of Serbia, with its seat at Belgrade 9, Dr, Aleksandra Kostica St., Company Registration Number 17715780 will subscribe a total of 581.367 ordinary shares, total value of 217.431.258,00 RSD.
- 3. The City of Pirot, with its seat at Pirot 82, Srpskih Vladara St. Company Registration Number 07131674 will subscribe a total of 244.538 ordinary shares, total value of 91.457.212,00 RSD
- 4. Jubmes Bank a.d. Belgrade, with its seat at 121, Blvd Zorana Đinđića, Company Registration Number 07074433 will subscribe a total of 61.407 ordinary shares, total value of 22.966.218,00 RSD.

Shares of the V emission are sold at issuing price of 374,00 RSD (three hundred seventy-four RSD and 00/100) per share.

Total emission value of shares of the V emission amounts to 377.551.504,00 (three hundred seventy-seven million five hundred fifty-one thousand five hundred four RSD and 00/100)

Shares are issued, transferred and recorded in electronic form in the information system of the Central Register.

ARTICLE 3

Issuing shares from Article 2 of this Decision pursuant to the provisions referred to in Article 67 paragraph 4 item 3 of the Law on Tax Procedure and Tax Administration (Official Gazette of the RS no. 80/2002.... 99/2011, 47/2013) is carried out the settlement of receivables (conversion) based on taxes and other debts of the Issuer into equity capital of the Issuer, in the manner and conditions defined by the Conclusion of the Government of the Republic of Serbia 05 No. 023-8421/2016 as of 13.09.2016.

The Conclusion of the Government of the Republic of Serbia from the previous paragraph is a constituent part of this Decision.



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ARTICLE 4

Subscription of ordinary shares of the V emission will be carried out at the headquarters of Societe Generale Bank, Investment services and activities Department, 50 a/b blvd Zorana Đinđića, Belgrade.

ARTICLE 5

The deadline for subscription for shares is 45 days from the date of the decision.

ARTICLE 6

The emission will be deemed successful if implemented through subscription of 60% of shares from the total number of issued shares from this Decision.

ARTICLE 7

Shares of the V emission grant the following rights:

- 1. the right to participate in the work of the Assembly of the Issuer
- 2. the right to vote in the Assemby of the Issuer so that one share always gives right to one vote
- 3. the right to participate in profit distribution
- 4. the right to part of the liquidation and bankruptcy estate
- 5. the right to manage the shares freely
- 6. other rights envisaged by the Law and the Bylaws of the Issuer

ARTICLE 8

After the increase, the amount of capital referred to in Article 1 paragraph 5 of this Decision is amended and amounts to 1.020.255.544,00 RSD (one billion twenty million two hundred fifty-five thousand five hundred fourty four Serbian dinars and 00/100), divided into 2.727.956 ordinary shares nominal value of 374,00 RSD per share (three hundred seventy-four Serbian dinars and 00/100).

ARTICLE 9

This Decision will be registered in Business Registers Agency Belgrade as well in the Central Register

ARTICLE 10

The Managing Director of the Issuer is authorized to conclude and sign the Contracts on conversion of debt into the Issuer's equity, in all by this Decision, as well as to undertake all factual and legal acts with the purpose of its implementation and registration before the competent authorities of the Republic of Serbia.



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ARTICLE 11

This Decision comes into effect on the day of its adoption.

By coming into effect this Decision supersedes the Decision of the Supervisory Board no. 96/16 as of 01.11.2016

President of the Supervisory Board

Nebojša Petrović