

Pursuant to Articles 18 and 19 of the Articles of Association of the company POSLOVNI SISTEM MERCATOR, d.d., Article 295, Paragraph 2, of the Companies Act (ZGD-1), Rules and Regulations of the Ljubljana Stock Exchange, d.d., resolution by the company Management Board dated April 15, 2020, and the resolution by the company Supervisory Board dated April 23, 2020, the Management Board hereby convenes the

27<sup>th</sup> regular Shareholders Assembly, to take place on June 9, 2020, at 3.30 p.m. in the outdoor atrium of the Maxim Restaurant in Ljubljana, at Trg Republike 1.

### I. AGENDA AND RESOLUTION PROPOSALS

1. Opening of the Shareholders Assembly and appointment of the Shareholders Assembly chairperson

### **RESOLUTION PROPOSAL:**

Pavle Pensa, attorney at law from Ljubljana, shall be appointed Chairman of the Shareholders Assembly.

### **Explanation of the resolution proposal:**

Pursuant to the company Articles of Association, the company Shareholders Assembly shall be presided over by a Chairperson appointed by the shareholders upon proposal by the party convening the Assembly.

2. Presentation of Annual Report and the Supervisory Board's Report on the results of Annual Report review and audit for the 2019 fiscal year; information on the compensation and rewards of the members of managerial and supervisory bodies; information on the Supervisory Board evaluation procedure; and granting discharge from liability to the company Supervisory Board and Management Board.

### **RESOLUTION PROPOSAL:**

A) Granting discharge from liability to the company Supervisory Board for the fiscal year 2019

The Shareholders Assembly confirms and approves of the work of the company
Supervisory Board for the fiscal year 2019, and hereby grants discharge from liability to the
Supervisory Board.

B) Granting discharge from liability to the company Management Board for the fiscal year 2019

The Shareholders Assembly confirms and approves of the work of the company

Management Board for the fiscal year 2019, and hereby grants discharge from liability to the

Management Board.

### **Explanation of the resolution proposals:**

In 2019, the Supervisory Board of the company Poslovni sistem Mercator d.d. supervised the operations of the Mercator Group and the company Poslovni sistem Mercator d.d. within the powers and authorizations specified by the relevant legislation and the company Articles of Association. Pursuant to the provisions of Article 282 of the Companies Act (ZGD-1), the Supervisory Board compiled a Report by the Supervisory Board of the Company Poslovni sistem Mercator d.d., which is intended for the Shareholders Assembly. At its regular session held on April 23, 2020, the Supervisory Board adopted the Annual Report of the Mercator Group and the company Poslovni sistem Mercator d.d. for the year 2019. The Annual Report also discloses total compensation paid to members of managerial and supervisory bodies.

Since the company Poslovni sistem Mercator d.d. did not generate profit in 2019, the Shareholders Assembly shall not make any decisions with regard to allocation thereof. The Shareholders Assembly shall be informed that in 2019, net loss for the fiscal year amounted to EUR 13,807 thousand. The company proposes not to offset the distributable loss in the amount of EUR 13,807 thousand.

The net loss of the company Poslovni sistem Mercator d.d. for the fiscal year, amounting to EUR 13,807 thousand, resulted in particular from the impairment of investments into subsidiaries in the amount of EUR 23,639 thousand. Adjusting for the impairment of investments, the company Poslovni sistem Mercator d.d. would have generated a profit in the amount of EUR 9,832 thousand in the year 2019. In 2019, the company's sales revenue amounted to EUR 1,230,218 thousand, which is 5.7% more than in 2018. Revenue in retail, which is the company's core activity, increased by 5.2%. Improvement of performance is a result of the initiatives from the Value Creation Plan, pertaining to revenue and profit margins, and the initiatives pertaining to the development of the new "Minute" store concepts.

In 2019, some changes occurred in the Supervisory Board's composition. In the 2019 fiscal year, the following persons performed the function of a Supervisory Board member:

- Fabris Peruško,
- Irena Weber (from January 1, 2019, to June 5, 2019),
- Jože Lavrenčič,
- Ivica Mudrinić,
- Matej Lahovnik,
- Matjaž Grošelj (from January 1, 2019, to May 20, 2019),
- Miodrag Borojević (from June 5, 2019, to December 31, 2019),
- Paul Michael Foley (from June 5, 2019, to December 31, 2019),
- Sergei Volk,
- Veljko Tatić (From May 21, 2019, to December 31, 2019),
- Vesna Stojanović, and
- Vladimir Bošnjak (from January 1, 2019, to June 5, 2019).

Resolution under agenda item 1 is proposed by the Management Board; resolutions under agenda item 2 are proposed by the Management Board and the Supervisory Board.

### II. INFORMATION FOR THE SHAREHOLDERS

## Access to Shareholders Assembly Documentation, proposed resolutions including explanations, and information on the Shareholders Assembly

Documentation, or materials, for the Shareholders Assembly, including resolution proposals and explanations thereto, Annual Report complete with Supervisory Board Report and the statement of corporate governance, and other documents specified in Article 297.a, Paragraph 2, of the Companies Act (ZGD-1), shall be made available to the company shareholders at the company headquarters in Ljubljana, Dunajska cesta 107, ground floor, each business day from the day of announcement of the Shareholders Assembly convocation to the day of the Shareholders Assembly session from 9 a.m. to 2 p.m. All documentation referred to above shall also be available on the company website at <a href="http://www.mercatorgroup.si">http://www.mercatorgroup.si</a>. Convocation of the Shareholders Assembly, explanation of the resolution proposals, and other materials are also published on the website of the Ljubljana Stock Exchange (Ljubljanska borza d.d.) (<a href="http://seonet.ljse.si">http://seonet.ljse.si</a>). Information provided in Article 296 of the Companies Act (ZGD-1), Paragraph 3, and detailed information on the rights of the shareholders with regard to submitting any requests for additional agenda items, counter-proposals to proposed resolutions, election/voting proposals, and shareholder rights to information (Article 298, Paragraph 1; Article 300, Paragraph 1; and Articles 301 and 305 of the Companies Act ZGD-1) is published on the company website.

#### Requests and proposals by the shareholders

Shareholders whose combined shareholdings amount to one twentieth (five percent) of share capital, may request in writing in seven days after the convocation of the Shareholders Assembly an additional item of the agenda. A written proposal of the resolution on which the Shareholders Assembly should vote/decide, or an explanation of the agenda item in case no resolution is adopted with regard to a particular agenda item, shall be attached to the request. Pursuant to Article 298, Paragraph three of the Companies Act (ZGD-1), the company Management Board shall announce those additional agenda items that are requested by the shareholders no later than seven days after the announcement of Shareholders Assembly convocation. The shareholders may submit the requests for additional items of the agenda to the company by electronic mail, to the address skupscina@mercator.si.

The shareholders may submit, in writing, resolution and election proposals to each item of the agenda. A shareholder proposal will only be announced by the company Management Board in the same way as this convocation, if it is submitted to the company within seven days after the convocation of the Shareholders Assembly, complete with a reasonably justified proposition, along with the statement that the shareholder/proposing party will counter the proposal by the Management or Supervisory Board and that she or he intends to convince other shareholders to vote for her/his proposal. Pursuant to Article 301 of the Companies Act (ZGD-1), the shareholder shall not be required to justify an election proposal. The shareholder's proposal shall be announced and communicated in the way provided by Article 296 of the ZGD-1 only if the shareholder has submitted a reasonably justified proposal within seven days after the announcement of the Shareholders Assembly convocation. The shareholders may also submit the resolution and election proposals to the company by electronic mail, to the address <a href="mailto:skupscina@mercator.si">skupscina@mercator.si</a>.

Requests for additional agenda items and resolution or election/voting proposals submitted by electronic mail shall be sent as a scanned image file attached to the e-mail message. The image file shall include a handwritten signature of the natural person; in case of legal persons, such documents shall include the handwritten signature of the company representative as well as the seal of the legal person, if applicable. The company shall have the right to check the identity of the shareholder or, the person conferring the power of attorney by e-mail, as well the authenticity of the signature.

### Shareholder's right to information

Shareholders shall be entitled to raise questions at the Shareholders Assembly and request information on company affairs if such information is required for assessment of agenda items; furthermore, the shareholders may exercise their right to information pursuant to Article 305, Paragraph 1, of the Companies Act (ZGD-1).

### Attendance conditions and assertion of voting rights

The Shareholders Assembly may be attended and voted at only by those shareholders who register their attendance in writing in such way that the Management Board receive their application no later than at close of business on the fourth day before the Shareholders Assembly, i.e. by the end of June 5, 2020, and who are registered as shareholders in the central register of dematerialized securities as at close of business on June 5, 2020. The application shall be submitted by regular mail to the address Mercator, d.d., Dunajska cesta 107, 1000 Ljubljana, Tajništvo pravnega sektorja (Legal Affairs Secretary Office). The applications to the Shareholders Assembly cannot be submitted using electronic means. Only applications with original signatures of the shareholders or their proxies shall be accepted and deemed valid. The Shareholders Assembly Application Form shall be available at the company website, and freely available at the company headquarters in Ljubljana, at Dunajska cesta 107, ground floor, each business day from the day of announcement of the convocation to the day of the Shareholders Assembly convention, from 9 a.m. to 2 p.m.

Each shareholder with the right to attend the Shareholders Assembly may also appoint a proxy to attend the Shareholders Assembly on their behalf and exercise their voting right. The power of attorney/authorization shall be submitted to the company in writing. The power of attorney/authorization shall remain in possession of the company. Proxy voting form is available at the company website; it is also freely available at the company headquarters at Ljubljana, Dunajska cesta 107 (ground floor), each workday from the day of announcement of the convocation to the day of the Shareholders Assembly session, from 9 a.m. to 2 p.m. The power of attorney/authorization may also be submitted to the company by electronic mail, to the address skupscina@mercator.si, scanned into an image file and attached to the e-mail message. Such document shall include a handwritten signature of the natural person; in case of legal persons, such documents shall include the handwritten signature of the company representative as well as the seal of the legal person, if applicable. The company shall have the right to check the identity of the shareholder or, the person conferring the power of attorney/authorization in the same way it was submitted, at any time until the day of the Shareholders Assembly.

Processing of personal data submitted upon registration for the Shareholders Assembly, or by proxy, complete with data from the share register, is inevitably necessary for the organization and execution of the Shareholders Assembly. The company or its contractor providing technical and organizational aspects of the Shareholders Assembly shall process the personal data in compliance with the effective legislation on personal data protection.

The shareholders or their proxies or attorneys shall be obliged to prove their identity upon request by presenting a personal identification document and written authorization/power of attorney; in addition, statutory representatives shall also be required to present an extract from the judicial or business register.

As at the day of Shareholders Assembly convocation, the company has 6,090,943 ordinary registered no par value shares. Pursuant to the relevant legislation, each ordinary share carries one vote for its owner at the Shareholders Assembly. As at the day of Shareholders Assembly convocation, the company has 42,192 treasury shares which do not carry voting rights.

The shareholders are kindly requested to check in at the Shareholders Assembly reception office upon their arrival, no later than half hour before the beginning of the convention / session, to confirm their presence with their signatures on the list of attendants and to claim their voting devices. The outdoor atrium where the Shareholders Assembly is to take place will be open 30 minutes before the beginning of the session.

The Shareholders Assembly is convened for 3.30 p.m. In case of absence of quorum at such time, the Assembly shall be rescheduled for 4.30 p.m. on the same day at the same place, regardless of the percentage of total share capital represented at the Assembly.

President of the Management Board: Tomislav Čizmić



## **DOCUMENTATION**

for the 27<sup>th</sup> regular Shareholders Assembly of the company Mercator d.d.



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### Materials pertaining to item one of the agenda

# OPENING OF THE SHAREHOLDERS ASSEMBLY AND APPOINTMENT OF THE SHAREHOLDERS ASSEMBLY CHAIRPERSON

The Management Board hereby proposes to the Shareholders Assembly of the company Mercator d.d. to adopt the following

### **Resolution:**

Pavle Pensa, attorney at law from Ljubljana, shall be appointed Chairman of the Shareholders Assembly.

### **Explanation:**

Pursuant to the company Articles of Association, the company Shareholders Assembly shall be presided over by a Chairperson appointed by the shareholders upon proposal by the party convening the Assembly.

Ljubljana, May 4, 2020

Management Board of Mercator d.d.



### Documents pertaining to item two of the agenda

PRESENTATION OF ANNUAL REPORT AND THE SUPERVISORY BOARD'S REPORT ON THE RESULTS OF ANNUAL REPORT REVIEW AND AUDIT FOR THE 2019 FISCAL YEAR; INFORMATION ON THE COMPENSATION AND REWARDS OF THE MEMBERS OF MANAGERIAL AND SUPERVISORY BODIES; INFORMATION ON THE SUPERVISORY BOARD EVALUATION PROCEDURE; AND GRANTING DISCHARGE FROM LIABILITY TO THE COMPANY SUPERVISORY BOARD AND MANAGEMENT BOARD.

The Management Board and Supervisory Board hereby propose to the Shareholders Assembly of the company Mercator d.d. to adopt the following

### **Resolutions:**

A) Granting discharge from liability to the company Supervisory Board for the fiscal year 2019

The Shareholders Assembly confirms and approves of the work of the company Supervisory Board for the fiscal year 2019, and hereby grants discharge from liability to the Supervisory Board.

B) Granting discharge from liability to the company Management Board for the fiscal year 2019

The Shareholders Assembly confirms and approves of the work of the company Management Board for the fiscal year 2019, and hereby grants discharge from liability to the Management Board.

### **Explanation:**

In 2019, the Supervisory Board of the company Poslovni sistem Mercator d.d. supervised the operations of the Mercator Group and the company Poslovni sistem Mercator d.d. within the powers and authorizations specified by the relevant legislation and the company Articles of Association. Pursuant to the provisions of Article 282 of the Companies Act (ZGD-1), the Supervisory Board compiled a Report by the Supervisory Board of the Company Poslovni sistem Mercator d.d., which is intended for the Shareholders Assembly. At its regular session

held on April 23, 2020, the Supervisory Board adopted the Annual Report of the Mercator Group and the company Poslovni sistem Mercator d.d. for the year 2019. The Annual Report also discloses total compensation paid to members of managerial and supervisory bodies.

Since the company Poslovni sistem Mercator d.d. did not generate profit in 2019, the Shareholders Assembly shall not make any decisions with regard to allocation thereof. The Shareholders Assembly shall be informed that in 2019, net loss for the fiscal year amounted to EUR 13,807 thousand. The company proposes not to offset the distributable loss in the amount of EUR 13,807 thousand.

The net loss of the company Poslovni sistem Mercator d.d. for the fiscal year, amounting to EUR 13,807 thousand, resulted in particular from the impairment of investments into subsidiaries in the amount of EUR 23,639 thousand. Adjusting for the impairment of investments, the company Poslovni sistem Mercator d.d. would have generated a profit in the amount of EUR 9,832 thousand in the year 2019. In 2019, the company's sales revenue amounted to EUR 1,230,218 thousand, which is 5.7% more than in 2018. Revenue in retail, which is the company's core activity, increased by 5.2%. Improvement of performance is a result of the initiatives from the Value Creation Plan, pertaining to revenue and profit margins, and the initiatives pertaining to the development of the new "Minute" store concepts.

In 2019, some changes occurred in the Supervisory Board's composition. In the 2019 fiscal year, the following persons performed the function of a Supervisory Board member:

- Fabris Peruško,
- Irena Weber (from January 1, 2019, to June 5, 2019),
- Jože Lavrenčič,
- Ivica Mudrinić,
- Matej Lahovnik,
- Matjaž Grošelj (from January 1, 2019, to May 20, 2019),
- Miodrag Borojević (from June 5, 2019, to December 31, 2019),
- Paul Michael Foley (from June 5, 2019, to December 31, 2019),
- Sergei Volk,
- Veljko Tatić (From May 21, 2019, to December 31, 2019),
- Vesna Stojanović, and
- Vladimir Bošnjak (from January 1, 2019, to June 5, 2019).

Ljubljana, May 4, 2020

Management Board of Mercator d.d.

Supervisory Board of Mercator d.d.

Appendix to item 2 of the agenda:

 Annual Report complete with the corporate governance statement and information on compensation paid out to the Management Board and Supervisory Board, and the Supervisory Board's report



### INFORMATION FOR THE SHAREHOLDERS

## 1. Total number of shares and voting rights as at the day of Shareholders Assembly convocation

As at the day of Shareholders Assembly convocation, the company has 6,090,943 ordinary registered no par value shares. Pursuant to the relevant legislation, each ordinary share carries one vote for its owner at the Shareholders Assembly. As at the day of Shareholders Assembly convocation, the company has 42,192 treasury shares which do not carry voting rights.

### 2. Information on additional items of the agenda

Shareholders whose combined shareholdings amount to one twentieth (five percent) of share capital, may request in writing after the convocation of the Shareholders Assembly an additional item of the agenda. A written proposal of the resolution on which the Shareholders Assembly should vote/decide, or an explanation of the agenda item in case no resolution is to be adopted with regard to a particular agenda item, shall be attached to the request. It shall suffice to send the request to the company no later than seven days after the announcement of Shareholders Assembly convocation.

Pursuant to Article 298, Paragraph three of the Companies Act (ZGD-1), the company Management Board shall announce those additional agenda items that are requested by the shareholders no later than seven days after the announcement of the Shareholders Assembly convocation.

The shareholders may submit their requests for additional items of the agenda to the company by electronic mail, to the address <a href="mailto:skupscina@mercator.si">skupscina@mercator.si</a>. Requests for additional agenda item submitted by electronic mail must be sent as a scanned image file attached to the e-mail message. The image file must include a handwritten signature of the natural person; in case of legal persons, such documents shall include the handwritten signature of the company representative as well as the seal of the person, if applicable. The company shall have the right to check the identity of the shareholder or, the person conferring the power of attorney by e-mail, as well the authenticity of the signature.

The additional agenda item may only be discussed at the Shareholders Assembly if it is announced in the same way as the Shareholders Assembly convocation, no later than 14 days before the Shareholders Assembly; otherwise, it shall be discussed at the first subsequent Shareholders Assembly. The Management Board will provide in the same deadline and in the same way an announcement of the consolidated copy of the agenda.

### 3. Information on shareholder proposals

The shareholders may submit, in writing, resolution proposals to each item of the agenda. A shareholder proposal will only be announced by the company Management Board if the shareholder submits within seven days after the convocation of the Shareholders Assembly to the company a reasonably justified proposition, along with the statement of whether the shareholder will counter the proposal by the managerial/supervisory body, and whether the shareholder intends to convince other shareholders to vote for her/his proposal. The shareholder shall not be required to justify an election proposal.

The shareholders may also submit the resolution and election proposals to the company by electronic mail, to the address <a href="mailto:skupscina@mercator.si">skupscina@mercator.si</a>. Resolution or election/voting proposals submitted by electronic mail must be sent as a scanned image file attached to the e-mail message. The image file must include a handwritten signature of the natural person; in case of legal persons, such documents shall include the handwritten signature of the company representative as well as the seal of the person, if applicable. The company has the right to check the identity of the shareholder or, the person conferring the power of attorney by e-mail, as well the authenticity of the signature.

The Management Board shall not announce the shareholder's proposal and the pertaining explanation in the following cases:

- if an announcement of the proposal would constitute a criminal or minor offence;
- if the proposal could lead to a Shareholders Assembly resolution that would be in breach of the legislation or the provisions of the Articles of Association;
- if the explanation of the proposal includes evidently incorrect or misleading information or insults in its key points;
- if the shareholder's proposal with the same contents has already been submitted to the company Shareholders Assembly;
- if the same shareholder's proposal with essentially the same explanation has been submitted at two or more company Shareholders Assemblies in the last five years, and if less than one twentieth (five percent) of the represented share capital voted in favour of such proposal;
- if the shareholder makes it clear that she/he would not attend the Shareholders Assembly and would not be represented there; or
- if the shareholder has not upheld her or his submitted proposal at the Shareholders Assembly in the last two years, or did not do so via proxy.

The Management Board shall not announce the explanation to the proposal if it includes more than 3,000 characters. The Management Board has the right to announce any proposal and their respective explanations in a summary, if several shareholders submit their proposals on the same issue. Shareholder proposals that are not submitted to the company within seven days after the announcement of the Shareholders Assembly convocation and are presented at latest at the Shareholders Assembly shall be discussed at the Assembly.

### 4. Information on the shareholder's right to information

The Management Board shall provide reliable information on company affairs at the Shareholders Assembly, if such information is required for assessment of the agenda items. Upon questions posed by several shareholders with regard to the same issue, the Management Board may submit the information in a combined reply. The Management

Board will submit information on legal and business relations of the company with its subsidiaries, if this is deemed necessary for assessment of the agenda.

Regardless of the provisions from the previous paragraph, the Management Board shall not be required to submit information in the following cases:

- if submitting the information is, by sound economic judgement, of such nature that it could cause injury to the company or an associated company;
- if the information is related to balancing and assessment methods, when the
  description of such methods in the appendix suffices for assessment of property,
  finance, and performance aspects of the company corresponding to the actual
  circumstances;
- if submitting such information would constitute a criminal or minor offence or noncompliance with sound business practice;
- if the information has already been announced on the company website in the FAQ section at least seven days before the Assembly.

If a shareholder is provided with information outside the Shareholders Assembly, the same information shall be submitted to any other shareholder upon their request, even if such information is not deemed necessary for assessment of the agenda item. If a shareholder is not provided with the required information at the Shareholders Assembly, they may request that their question and the reason for which access to information was denied be entered into the Assembly minutes.

### 5. Attendance conditions and assertion of voting rights

The Shareholders Assembly may be attended and voted at only by those shareholders who register their attendance in writing in such way that the Management Board receive their application no later than at close of business on the fourth day before the Shareholders Assembly, i.e. by the end of June 5, 2020, and who are registered as shareholders in the central register of dematerialized securities as at close of business on June 5, 2020. The application shall be submitted by regular mail to the address Mercator d.d., Dunajska cesta 107, Ljubljana, Tajništvo pravnega sektorja (Legal Affairs Secretary Office). The applications to the Shareholders Assembly cannot be submitted using electronic means. Only applications with original signatures of the shareholders or their proxies shall be accepted and deemed valid. The Shareholders Assembly Application Form shall be available at the company website, and freely available at the company headquarters in Ljubljana, at Dunajska cesta 107, ground floor, each business day from the day of announcement of the convocation to the day of the Shareholders Assembly convention, from 9 a.m. to 2 p.m.

Each shareholder with the right to attend the Shareholders Assembly may also appoint a proxy to attend the Shareholders Assembly on their behalf and exercise their voting right. The power of attorney/authorization shall be submitted to the company in writing. The power of attorney/authorization shall remain in possession of the company. Proxy voting form is available at the company website; it is also available free of charge at the company headquarters in Ljubljana, at Dunajska cesta 107, ground floor, each business day from the day of announcement of the convocation to the day of the Shareholders Assembly session, from 9 a.m. to 2 p.m. The power of attorney/authorization may also be submitted to the company by electronic mail, to the address <a href="mailto:skupscina@mercator.si">skupscina@mercator.si</a>, scanned into an image

file and attached to the e-mail message. Such document shall include a handwritten signature of the natural person; in case of legal persons, such documents shall include the handwritten signature of the company representative as well as the seal of the legal person, if applicable. The company shall have the right to check the identity of the shareholder or, the person conferring the power of attorney by e-mail, as well the authenticity of the signature. The shareholders may also revoke the power of attorney/authorization in the same way it was submitted, at any time until the day of the Shareholders Assembly.

The shareholders or their proxies or attorneys shall be obliged to prove their identity upon request by presenting a personal identification document and written authorization/power of attorney; in addition, statutory representatives shall also be required to present an extract from the judicial or business register.

The shareholders are kindly requested to check in at the Shareholders Assembly reception office upon their arrival, no later than half hour before the beginning of the convention / session, to confirm their presence with their signatures on the list of attendants and to claim their voting devices. The outdoor atrium where the Shareholders Assembly is to take place will be open 30 minutes before the beginning of the session.

The Shareholders Assembly is convened for 3.30 p.m. In case of absence of quorum at such time, the Assembly shall be rescheduled for 4.30 p.m. on the same day at the same place, regardless of the percentage of total share capital represented at the Assembly.

Ljubljana, May 4, 2020

Management Board of Mercator d.d.

(First and last name, or company name of the shareholder)
(Address)
(Place and postal code)
(Unique personal identification number – for natural persons only)*
MERCATOR d.d.
Dunajska cesta 107
1000 LJUBLJANA
(Office of the legal affairs secretary)
ATTENDANCE APPLICATION
for the 27 <sup>th</sup> regular shareholders assembly of MERCATOR, d.d.
The undersigned:  (First and last name of the shareholder, or first and last name of company representative and company name of the shareholder)
hereby announce
my attendance at the 27th regular Shareholders Assembly (annual general meeting) of th
company MERCATOR d.d., convened to take place on Tuesday, June 9, 2020, at 3.30 p.m. i
the outdoor atrium of the Maxim Restaurant in Ljubljana, Trg republike 1.
I shall attend the said Shareholders Assembly (circle accordingly):
- in person
- by proxy
Date and place:
(Handwritten signature of the shareholder or their representative, and seal of the legal person, if applicable)

### Appendix:

Attendance Form

- authorization for representation at the Shareholders Assembly (only for attendance by proxy)
- extract from judicial or business register (for legal persons)

<sup>\*</sup> Unique personal identification number – EMŠO – as a piece of personal information may only be used for the purpose of attendance and exercising the rights at the Shareholders Assembly. By signing this statement, the shareholder agrees to the use and processing of this information for the purposes of the Shareholders Assembly. The shareholder shall have the right to view, copy by hand or machine, amend, edit, block, or delete this information.

Proxy form
(First and last rows are account of the about adds)
(First and last name, or company name of the shareholder)
(Address)
(Place and postal code)
(Unique personal identification number – for natural persons only)*
MERCATOR d.d.
Dunajska cesta 107
1000 LJUBLJANA
(Office of the legal affairs secretary)
AUTHORIZATION / POWER OF ATTORNEY
for attendance and exercising the voting right at the 27 <sup>th</sup> regular Shareholders Assembly of
MERCATOR, d.d.
The undersigned
The undersigned: (First and last name of the shareholder, or first and last name of company representative and company name of the shareholder)
hereby authorize
(First and last name, address, and Unique personal identification number of the proxy)
to attend on my behalf and exercise my voting right at the 27 <sup>th</sup> Shareholders Assembly (annual genera meeting) of the company MERCATOR, d.d., convened to take place on Tuesday, June 9, 2020, at
3.30 p.m. in the outdoor atrium of the Maxim Restaurant in Ljubljana at Trg Republike 1, for all shares
of the issuer Mercator, d.d., symbol MELR, of which I am the owner. Upon request by the party
convening the Assembly, the proxy shall provide proof of his or her identity by presenting a persona
identification document.
Date and place:
(Handwritten signature of the shareholder or their representative, and seal of the legal person, if applicable)

<sup>\*</sup> Unique personal identification number – EMŠO – as a piece of personal information may only be used for the purpose of attendance and exercising the rights at the Shareholders Assembly. By signing this statement, the shareholder agrees to the use and processing of this information for the purposes of the Shareholders Assembly. The shareholder shall have the right to view, copy by hand or machine, amend, edit, block, or delete this information.