

To: Bursa de Valori București S.A.

Autoritatea de Supraveghere Financiară

# **CURRENT REPORT 27/2025**

Pursuant to Law no. 24/2017 on issuers of financial instruments and market operations and to the Romanian Financial Supervisory Authority Regulation no. 5/2018 on issuers and operations with securities, as subsequently amended and supplemented and the provisions of Article 99 of the Bucharest Stock Exchange Code, Title II, Issuers and Financial Instruments.

Date of report **15.04.2025** 

Name of the Company AROBS Transilvania Software S.A.

Registered Office 11 Donath Street, building M4, entrance 2, 3<sup>rd</sup> floor, ap. 28, Cluj-

Napoca, Cluj, Romania

Email ir@arobsgroup.com
Phone +40 754 908 742
Website www.arobs.com
Registration nr. with Trade Registry J1998001845122
Fiscal Code RO 11291045
Subscribed and paid share capital 104,555,233 lei
Total number of shares 1,045,552,330

Symbol AROBS

Market where securities are traded **Bucharest Stock Exchange, Main Segment, Premium Category** 

<u>Important events to be reported:</u> Request and decision to supplement the agenda of the Ordinary General Meeting of the Company's Shareholders convened for 28/29.04.2025

The management of AROBS Transilvania Software S.A. (hereinafter referred to as the "Company") informs the market that following the request of the Board of Directors of the Company to add a new point to the agenda of the Ordinary General Meeting of the Shareholders convened for 28/29.04.2025, considering that the said request meets the conditions stipulated by applicable law, the OGMS agenda has been duly supplemented by inserting item 10, as reflected in the supplemented convening notice.

The supplemented convening notice is attached to this current report and will be published in accordance with the applicable provisions.

Voicu OPREAN

Chairman of the Board of Directors



## **RESOLUTION OF THE BOARD OF DIRECTORS OF**

## AROBS TRANSILVANIA SOFTWARE S.A.

dated 15. 04. 2025

The Board of Directors of AROBS TRANSILVANIA SOFTWARE S.A. (the "Company"), convened at the Company's business premises located in Cluj-Napoca, 63 Minerilor Street, Cluj County, composed of:

**VOICU OPREAN**, president of the Board of Directors

AURELIAN-CĂLIN DEACONU, executive member of the Board of Directors

MIHAELA-STELA CLEJA, non-executive member of the Board of Directors

RĂZVAN-DIMITRIE GÂRBACEA, non-executive member of the Board of Directors

**IOAN-ALIN NISTOR**, non-executive member of the Board of Directors

Statutorily convened on April 15, 2025, pursuant to Company Law no. 31/1990, republished, with subsequent amendments and completions ("Company Law"), Law no. 24/2017 regarding issuers of financial instruments and market operations, with subsequent amendments and completions ("Law no. 24/2017"), Regulation no. 5/2018 on issuers of financial instruments and market operations, with subsequent amendments and completions ("Regulation no. 5/2018"), and the Company's Articles of Association ("Articles of Association")

## **WHEREAS:**

A. The Company's Board of Directors ("Board of Directors") has convened the ordinary general meeting ("OGM") of the Company's shareholders for April 28, 2025, at 12:00 p.m. (first call), and April 29, 2025, at 12:00 p.m. (second call), to be held at the following address: Cluj Napoca, 55-57-59 Constantin Brâncuși Street, ground floor, Conference Room, Cluj County, Romania;

- B. Pursuant to the provisions of Article 117¹ paragraph (1) of Company Law no. 31/1990, republished, with subsequent amendments and completions, and Article 105 paragraph (5¹) of Law no. 24/2017 on issuers of financial instruments and market operations, as amended and supplemented, the agenda of a general meeting of shareholders may also be supplemented by the board of directors/management board/other management bodies as established by law, provided that the requirements and deadlines set out in paragraph (6) are duly observed, where the need for such supplementation arises from acts or facts occurring after the publication of the convening notice;
- C. On April 8, 2025, Mr. Răzvan-Dimitrie Gârbacea submitted his resignation from the position of non-executive and independent member of the Company's Board of Directors, the resignation to take effect as of the date a new Board member is appointed by the Ordinary General Meeting of Shareholders of the Company on April 28/29, 2025;
- D. Following the review of the items listed on the agenda of the OGM, as presented in the convening notice, the undersigned deems it necessary, useful, or appropriate to supplement the OGM agenda with an item regarding the election of a new non-executive and independent member of the Board of Directors.

			_	_	`	
н	-	ĸ	-	к	v	



The Board of Directors hereby requests the supplementation of the agenda of the Ordinary General Meeting of Shareholders (OGM) with the following item, which will be added after item 9 on the OGM agenda, also representing a draft resolution proposed for adoption:

#### Item 10:

"Election of a new non-executive and independent member of the Board of Directors, from among the candidates proposed by the Board of Directors and the Company's shareholders, for a mandate starting on the date of approval of this resolution by the General Meeting of Shareholders and ending on September 29, 2027."

As a result of the insertion of item 10 as stated above, the subsequent items on the agenda will be renumbered accordingly.

Additionally, the Nomination and Remuneration Committee proposes the following candidate: "Election of Mr. Olosu-Ittu Răzvan Florin as a non-executive and independent member of the Board of Directors, for a mandate starting on the date of approval of this resolution by the General Meeting of Shareholders and ending on September 29, 2027."

As a result of the insertion of item 10 as stated above, the subsequent items on the agenda will be renumbered accordingly.

## They unanimously decided as follows:

**I.** Approval by unanimous vote of the supplementation of the Convening Notice for the General Meeting of Shareholders (GMS) on April 28/29, 2025, with the proposed items, so that the Convening Notice shall have the following content:

# The proposed agenda for the first and second call of the Ordinary General Meeting of Shareholders on April 28/29, 2025:

- 1. Approval of the annual individual and consolidated financial statements prepared for the financial year ended 31 December 2024, accompanied by the annual report prepared by the Board of Directors and the independent auditor's report.
- 2. Approval of the income and expenditure budget for the financial year 2025, in accordance with the OGMS presentation materials.
- 3. Approval of the allocation of the Company's net profit recorded for the financial year ended 31 December 2024 in the aggregate amount of RON 30,516,880.36 (registered at individual level), determined in accordance with the applicable laws, as follows: the amount of RON 28,752,991.67 will be allocated to undistributed net profits (retained earnings), the amount of RON 1,625,001.56 will be allocated to the legal reserve and the amount of RON 111.887,12 will be allocated to other reserves.
- 4. Approval of the discharge of liability of the members of the Board of Directors for the financial year 2024 (SECRET VOTE).
- 5. Approval of the Remuneration Report regarding the management of the Company for the financial year ended 31 December 2024, prepared by the Company's Nomination and Remuneration Committee, in accordance with the presentation materials (ADVISORY VOTE).
- 6. Approval of the amendment to the Share Allocation Plan (of the "stock option plan" type) approved by the Ordinary General Meeting Resolution no. 2 dated 29.04.2024, a plan for allocation to the members of the Board



of Directors, the directors, and employees of the Company, as well as to the members of the management bodies and employees of any subsidiaries of the Company (the "Plan"), by increasing the maximum number of shares that may be transferred under the Plan by 6,000,000 shares, with the options granted to the Plan participants for these shares corresponding to the financial year ending on December 31, 2025, as reflected in the AGOA presentation materials.

- 7. Approval of the the terms and conditions for granting stock options to Mr. Voicu Oprean, chairman of the Board of Directors of the Company, subject to the approval of the stock option plan at item 6 of the OGMS agenda (the "Plan") (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:
  - Grant Date: 30 May 2025;
  - Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
  - Number of Options granted: 300,000 Options; and
  - Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 8. Approval of the terms and conditions for granting stock options to Mr. Aurelian Călin Deaconu, executive member of the Board of Directors of the Company, subject to the approval of the Plan (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:
  - Grant Date: 30 May 2025
  - Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
  - Number of Options granted: 200,000 Options; and
  - Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy)."Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 9. Approval of the terms and conditions for granting stock options to Mrs. Mihaela Stela Cleja, non-executive member of the Board of Directors of the Company, subject to the approval of the Plan (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:
  - Grant Date: 30 May 2025;
  - Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
  - Number of Options granted: 150,000 Options; and
  - Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 10. Election of a new non-executive and independent member of the Board of Directors, from among the candidates proposed by the Board of Directors and the Company's shareholders, for a mandate starting on the date of approval of this resolution by the General Meeting of Shareholders and ending on September 29, 2027. (SECRET BALLOT). The candidate proposed by the Nomination and Remuneration Committee is:

## OLOSU-ITTU RĂZVAN FLORIN;

11. Approval of setting the date of 15.05.2025 as registration date for identifying the shareholders who will benefit from the effects of the resolutions adopted by the OGMS, in accordance with the provisions of Article 87 (1) of Law no. 24/2017 and the date of 14.05.2025 as the "ex-date" calculated in accordance with the provisions of Article 2 para. (2) lit. (I) of Regulation 5/2018.



12. Approval of the authorisation of the Chairman of the Board of Directors, with the possibility of sub-delegation, to sign, in the name and on behalf of the Company, with full power and authority, any documents, including the resolutions of the OGMS and to perform any act or formality required by law for the registration and publication of the resolutions of the OGMS. The Chairman of the Board of Directors may delegate all or any of the powers conferred above to any/all persons competent to carry out this mandate.

II. Approval by unanimous vote of the key information regarding the Ordinary General Meeting of Shareholders (OGM) 28/29, 2025, which will be included in Convening Notice, follows: on April the The form and content of the key information regarding the OGM on April 28/29, 2025, to be included in the Convening Notice, are hereby approved as follows:

## Important information regarding the OGMS

- A. **Reference date** The reference date approved by the Board of Directors that serves to identifying the shareholders who have the right to participate in the OGMS, and to vote at the first and, respectively, second convening, is 22 April 2025 ("**Reference Date**").
- B. The right to propose candidates for the position of member of the Board of Directors The shareholders of the Company may submit proposals for candidates for appointment as member of the Board of Directors. In this regard, they will specify in the proposal information about the name, place of residence and professional qualification of the proposed persons, accompanied by:
  - (i) a copy of the valid identity document of the Company's shareholder (in the case of individuals, identity card, passport, residence permit, respectively in the case of legal entities, identity card, passport, residence permit of the legal representative);
  - (ii) the curriculum vitae of the person proposed for the position of member of the Board of Directors;
  - (iii) in the case of a candidate's proposal for the position of independent member, an affidavit confirming that all eligibility criteria have been met (the template of such document being available as part of the supporting materials); and
  - (iv) the consent form and the information note for collecting and processing personal data, filled in and signed by the candidate (the template of such document being available as part of the supporting materials).

The shareholders of the Company will be able to submit the proposals regarding the members of the Board of Directors (accompanied by the documents attesting the identity of the shareholder / candidate), sending in this regard a written request to the address <code>ir@arobsgroup.com</code>, no later than 24 April 2025 at 12:00, with the written mention "Proposal for candidates for the position of member of the Board of Directors". The list containing the information regarding the name, place of residence and professional qualification of the persons proposed for the position of member of the Board of Directors will be published on the Company's website, and will be updated daily, until 24 April 2025, at 12:00, in the section dedicated to investor relations (<a href="https://arobs.com/arobs-for-investors/">https://arobs.com/arobs-for-investors/</a>).

C. **Supplementing the agenda** and presentation of draft resolutions

One or more shareholders representing, individually or jointly, at least 5% of the share capital is / are entitled to:



- a. to propose items on the OGMS agenda, provided that each item is accompanied by a justification or a draft decision proposed for adoption by the OGMS. If the exercise of this right results in the modification of the already published OGMS agenda, the Company shall makes available a revised agenda, using the same procedure as the one used for the previous agenda, before the Reference Date and at least 10 days before of the OGMS date;
- b. submit draft resolutions for the items included or proposed to be included on the OGMS agenda.
- D. **Deadline:** Proposals for adding new items to the agenda and proposals for draft resolutions shall be submitted so as to be registered by the Company no later than 14 April 2025, at 18.00, in writing only, and the proposals made shall be sent by courier to the Company's address in Cluj Napoca, 63 Minerilor Street, or by electronic means to the e-mail address <u>ir@arobsgroup.com</u>, accompanied by the documents identifying the shareholder making such proposals, as set out in Section F below. The agenda completed with the items so proposed by the shareholders will be published, at the latest on 17 April 2025.
- E. **Asking questions** Each shareholder has the right to ask questions on items on the agenda of the OGMS prior to the meeting and the Company has the obligation to answer shareholders' questions. For identification, shareholders who submit written questions prior to the OGMS meeting, will submit the questions to the Company by the means provided in Section F below, accompanied by the shareholder's identification documents (defined in Section F below). The answers to these questions will be presented at the OGMS. The Board of Directors may provide a general answer to questions with the same content. The Board of Directors will publish the answers to the shareholders' questions on the Company's website in the "GMS" section.

**Deadline:** the deadline for registration of written questions with the Company is the working day prior to the OGMS date (first or second call), respectively 25 April 2025 for the first call and 28 April 2025 for the second call. Shareholders who have not submitted their questions by the above deadline may submit them directly to the OGMS in person or via the online platform for the meeting.

## F. Procedure for attending and voting based on power of attorney

## **General provisions**

Every shareholder registered as of the Reference Date is entitled to appoint any other natural or legal person as attorney to attend and vote on his/her behalf at the OGMS, based on a special or general power of attorney.

A shareholder may appoint a single person to represent him/her at the OGMS. However, if the shareholder holds Company's shares in several securities accounts, this restriction will not prevent him/her to appoint a separate attorney for the shares held in each securities account in relation to the OGMS.

The attorney enjoys the same rights to speak and ask questions at the OGMS that the shareholder whom he/she represents would enjoy. To be appointed attorney, the respective person must have legal competence.

If a shareholder is represented by a credit institution providing custody services, it will be able to vote at the OGMS based on the voting instructions received by electronic communication means, without the shareholder having to give a special or general power of attorney in this respect. The custodian will vote at the OGMS exclusively according to and within the limit of the instructions received from its clients having the quality of shareholders as of the Reference Date.

In case that, at the OGMS, according to legal provisions, of items not included on the published agenda are discussed, the attorney may vote in relation to such topics according to the interest of the shareholder he/she represents. Failure to submit the general or special power of attorneys by the set data is sanctioned by losing the right to vote by attorney at the OGMS.



## General power of attorney

The shareholder may grant a general power of attorney valid for a period of maximum 3 years, unless the parties expressly set a longer period, provided that the power of attorney is granted by the shareholder, as client, to an intermediary defined according to art. 2 para. (1) point 20 of Law no. 24/2017 or to a lawyer. The general power of attorney must contain at least the following information:

- (i) shareholder's name;
- (ii) attorney's name (person to whom power of attorney is granted);
- (iii) power of attorney's date, as well as it validity period; powers of attorney having a subsequent date will revoke the powers of attorney having a prior date;
- (iv) should state that the shareholder grants power of attorney to the attorney to attend and vote in his/her name, based on the general power of attorney, at the general shareholders meeting for the entire holding of the shareholder as of the Reference date, expressly specifying the Company or containing a generic wording regarding a certain category of issuers.

General powers of attorney failing to contain at least the information above will not be binding for the Company. The general power of attorney cannot be used if the attorney has a conflict of interest that may occur especially in the following cases:

- a) is a majority shareholder of the Company or another person controlled by the respective shareholder;
- b) is a member of an administrative, management or supervisory body within the Company, a majority shareholder or a controlled person, according to the provisions of letter a);
- c) is an employee or auditor of the Company or of a majority shareholder or a controlled entity, according to the provisions of letter a);
- d) is the spouse, relative or up to forth degree in-laws inclusively of one of the natural persons specified under letters a)-c).

By the power of attorney, a shareholder may appoint one or more substitute attorneys securing his/her representation at the OGMS in case it is impossible for the empowered person to carry out his/her mandate. In case the power of attorney names several substitute attorneys, the order in which they will carry out the mandate will also be set.

The attorney may not be replaced by another person unless this right was expressly granted thereto by the shareholder in the power of attorney. If the attorney is a legal person, it may carry out the mandate received through any person who is part of its administration or management body or who is its employee. The powers of attorney, before their first use, are sent to the Company in copy, certified as true copy by the attorney, using the means specified at Section F below, so that the Company registers them at least 48 hours before the date of the first call of the OGMS, together with an affidavit, in original, issued by the legal representative of the intermediary or by the lawyer being granted power of attorney by means of the general power of attorney signed and, as the case may be, stamped, stating that:

- the power of attorney is granted by the respective shareholder, as client, to the intermediary or to the lawyer, as the case may be;
- the general power of attorney is signed by the shareholder, including by attaching an extended electronic signature, as the case may be.



The general power of attorney ends:

- by written revocation by the shareholder having granted it, sent to the Company the latest by the deadline for submitting powers of attorney valid for the OGMS, in Romanian or English language; or
- if the shareholder granting the power of attorney loses its quality of shareholder as of the Reference Date; or
- if the attorney loses the quality of intermediary or lawyer.

**Deadline:** The general powers of attorney, before their first use, accompanied by the attorney's affidavit in original, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

# Special power of attorney

The special power of attorney may be granted to any person for the purpose of representation at the OGMS based on the form made available by the Company and will contain specific voting instructions from the shareholder, clearly stating the voting option for every item included on the OGMS agenda. The special power of attorney may be granted only by using the special power of attorney form made available to shareholders by the Company according to section F below.

**Deadline:** The Special Powers of Attorney, accompanied by the attorney's affidavit in original, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

## Procedure of voting by correspondence

The Company's Shareholders registered as of the Reference Date in the Company's shareholder register kept by Depozitarul Central S.A. have the option to vote by correspondence by using the ballot form for the vote by correspondence made available to shareholders by the Company, in both Romanian and English language, made available to them starting with 28 March 2025, on the Company's website, in the electronic voting platform or the address of the company from Cluj Napoca, 63 Minerilor street. The vote by correspondence may be exercised by a conventional attorney of the shareholder only in case he/she received from the respective shareholder a special/general power of attorney to be submitted to the Company or if the attorney is a credit institution providing custody services, as detailed at Section E above. If the person representing the shareholder by attending the OGMS in person is different than that who expressed the vote by correspondence, for the purpose of the validity of his/her vote, he/she will submit to the OGMS meeting secretary a written cancellation of the vote by correspondence signed by the shareholder or by the attorney who voted by correspondence. This will not be necessary in case the shareholder or his/her legal representative is present in person at the OGMS. In case of vote by correspondence, the voting ballots, filled in in Romanian or English and signed, together with a copy of the shareholder's identity document, will be sent to the Company by the means specified at Section F below. The voting ballots by correspondence failing to contain at least the information included in the form made available by the Company will not be binding for the Company. Failure to send the voting ballots by correspondence by the date set is sanctioned by losing the right to vote at the OGMS. Deadline: The voting ballots by correspondence, together with the specified documents, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

Shareholders may choose to cast their vote by electronic means of voting.



Online voting using electronic voting means in accordance with Article 197 of FSA Regulation 5/2018 on issuers of financial instruments and market operations, via the eVOTE platform (before or during the GMS) by accessing the link <a href="https://arobs.evote.ro">https://arobs.evote.ro</a> from any internet-connected device, and via the eVotePRO platform (before the GMS) for professional investors as defined by Law No. 126/2018 on financial instrument markets, in accordance with the provisions of Article 197 of Regulation No. 5/2018.

For professional shareholders who choose to exercise their voting rights through the eVotePRO platform, electronic voting is conducted by accessing the dedicated domain assigned to each professional shareholder, in compliance with the legal identification requirements specified in section b) below.

Electronic voting forms may be submitted at any time from the start of the voting period until the live session of the General Meeting of Shareholders or expressed/re-expressed directly during the live session, with the last recorded vote being considered valid.

The platforms include voting options for all agenda items. Electronic voting is exercised by selecting a voting option ("for," "against," or "abstain") followed by pressing the "register vote" button. Votes marked on the platform without pressing the "register vote" button will not be considered.

A shareholder may log in and vote as many times as they wish during the designated voting period for correspondence and/or live voting, with the last recorded vote being considered valid.

Shareholders must consider that before exercising their voting rights via the eVote/eVotePRO platform, they must complete the registration process described below, and their voting account must be validated by the Company.

Shareholders who are natural persons must complete the registration process only once and update their information whenever necessary. Shareholders that are legal entities/non-legal entities must complete the registration for each GMS session, except for professional shareholders voting through the eVotePRO platform whose identification documents were previously validated, remain valid (within 30 days from the issuance date), and have not been modified and/or replaced with new documents.

- a) For identification and online access to the GMS via the eVote/eVotePRO voting platform, shareholders will provide the following information: Natural Persons:
  - First and Second name;
  - Personal Identification Number (PIN);
  - E-mail address;
  - Copy of identity document (identity card, passport, residence permit)\*
  - Phone number (optional)
- b) Legal persons:
  - Name of the legal person;
  - Sole identification code;
  - First and second name of the legal representative;
  - Personal Identification Number (PIN) of the legal representative;
  - E-mail address;



- Legal representative identity card (identity card, passport, residence permit) \*
- Copy of the certificate issued by the trade register or any equivalent document issued by a competent
  authority of the State in which the legal person shareholder is legally registered, presented in the
  original or a copy in accordance with the original. The documents certifying the quality of the legal
  representative of the legal entity shareholder will be issued no later than 30 days before the reference
  date.\*
- Phone number (optional)

Documents submitted in a language other than English will be accompanied by a translation by an authorized translator into Romanian / English.

\*the electronic copy of the above mentioned documents will be uploaded online in the dedicated fields. The files to be uploaded can have one of the following extensions: .jpg, .pdf, .png.The shareholder can log in and vote whenever it wants in the interval designated for voting by mail and / or live, the last voting option being the registered one.

The identification made by the Company in the case of natural persons gives access to the General Meetings of the Company in case the respective natural person is a shareholder in the related reference data. The identification made by the Company in the case of legal entities, special or general proxies gives access to the General Meetings of the Company after proving each time the validity of the legal representative, respectively of the authorized person.

In the event that after the identification process there are discrepancies between the data provided by the shareholder and those in the Register of Shareholders at the reference date, the shareholder will be notified and will be directed to contact the Investor Relations Department at ir@arobsgroup.com.

Voting forms by mail can be sent electronically by electronic means of voting according to art.197 of Regulation 5/2018 of the FSA. on issuers of financial instruments and market operations. The identification and casting of the vote by electronic mail is done by accessing the link: <a href="https://arobs.evote.ro">https://arobs.evote.ro</a>.

Electronic voting forms may be submitted at any time from the beginning of the vote until the live session of the general meeting of shareholders, the last voting option submitted being the registered one.

In the event that the shareholder who voted by mail participates in the general meeting in person or by representative (provided that a special / general power of attorney was sent in accordance with the conditions mentioned in this call), the vote by mail cast for that GMS will remain valid only if the shareholder does not express another voting option in person or through a representative.

If the person representing the shareholder by personal participation in the general meeting is other than the one who expressed the vote by mail, then for the validity of his vote he presents to the meeting a written revocation of the vote by mail signed by the shareholder or the representative who expressed the vote by correspondence.

## G. Ways of transmitting documents and other formalities

All documents mentioned in this call as necessary in order to exercise the shareholder rights related to the OGMS will be sent to the Company so as to be registered by the Company within the deadlines provided by this call, as follows: - by submission to the Registry or mail with confirmation of receipt at: Romania, Cluj-Napoca, 63 Minerilor Street, Cluj County, with the statement clearly expressed on the envelope: "For the Ordinary General Meeting AROBS Transilvania Software SA convened for 28/29 April 2025" or - to the e-mail address



<u>ir@arobsgroup.com</u> with an extended electronic signature incorporated according to Law no. 455/2001 regarding the electronic signature, with the clear mention on the subject of the e-mail: " For the Ordinary General Meeting AROBS Transilvania Software SA convened for 28/29 April 2025".

The identification documents mentioned in this call always refer to:

- (a) copy of the valid identity document of the natural person shareholder (identity card / passport), bearing the shareholder's signature, date and the statement "According to the original"; or
- (b) proof that the person signing the deed exercising the right or procedure provided for in this call is the legal representative of the shareholder (if the shareholder did not provide the central depository / participant with appropriate information on his legal representative) and, in any case, a copy of the identity card / passport of the legal representative bearing the shareholder's signature, the date and the statement "According to the original".

Documents certifying the status of legal representative drawn up in a foreign language other than English will be accompanied by a translation by an authorized translator into Romanian or English. If the legal entity shareholder has not provided the Central Depository/participant with appropriate information regarding his legal representative, proof of legal status of the shareholder shall be provided on the basis of relevant documents issued by the trade register or other similar authority of the state in which the shareholder is registered, within the validity period.

The quality of shareholder, as well as, in the case of legal entities shareholders or entities without legal personality, the quality of legal representative is established based on the list of shareholders from the Reference Date, received by the Company from DEPOZITARUL CENTRAL - SA, on based on the following documents submitted to the Company by the shareholder, issued by DEPOZITARUL CENTRAL - SA or by participants providing custody services:

- (a) the statement of account showing the quality of shareholder and the number of shares held;
- (b) documents certifying the registration of the information regarding the legal representative at the DEPOZITARUL CENTRAL S.A./respective participants.

## H. Obligations of the representative. Submission of powers of attorney and copies of identity documents

The representative shall be required to vote in accordance with the instructions given by the nominating shareholder. In the case of the special power of attorney, an original copy, completed in Romanian or English and signed by the shareholder, together with a copy of the identity document of the shareholder and the representative, will be sent to the Company according to Section F above. Special powers of attorney that do not contain at least the information contained in the form provided by the Company are not opposable to the Company.

**Deadline:** The special powers of attorney, accompanied by the mentioned documents will be sent to the Company so that they will be registered with the Company no later than 26 April 2025, 12:00.

## **Documents and information materials for the OGMS**

Documents and information materials on the items on the OGMS agenda, this call, draft decisions, total number of shares and voting rights at the date of the convocation, as well as special power of attorney forms and correspondence forms for the OGMS will be made available to shareholders, both in Romanian and in English, starting with 28 March 2025, at the office of the Romanian Company, Cluj-Napoca, 63. Minerilor street, Cluj



county and will be made available on the Company's website (www.arobsgrup.ro, "Investors" section < General Shareholders' Meetings).

At the date of the call, the share capital of the Company consists of 1,045,552,330 registered shares, of which 32,052,907 shares are held by the Company and do not confer voting rights. Therefore, at the date of the convocation, the total number of voting rights attached to the shares issued by the Company is 1,013,499,423 voting rights. The draft decisions proposed by the shareholders will be added to the Company's website as soon as possible, after their receipt by the Company. Additional information can be obtained from the Investor Relations Department at the e-mail address: <a href="mailto:ir@arobsgroup.com">ir@arobsgroup.com</a> and on the Company's website https://www.arobsgrup.ro/arobs-pentru-investitori/.

## Recommendation

Arobs Transilvania Software S.A. recommends its shareholders that, as far as possible:

- to access the informative materials in electronic format,
- to vote by mail,
- use electronic means of communication.

VOICU OPREAN, president of the Board of Directors

AURELIAN-CĂLIN DEACONU, executive member of the Board of Directors

MIHAELA-STELA CLEJA, non-executive member of the Board of Directors

RĂZVAN-DIMITRIE GÂRBACEA, non-executive member of the Board of Directors

IOAN-ALIN NISTOR, non-executive member of the Board of Directors

HAAS IOANA GLORIA, secretary of the Meeting



## AROBS TRANSILVANIA SOFTWARE S.A.

11 Donath Street, Building M4, 2nd entrance, 3rd floor, apart. 28

Cluj-Napoca, Cluj county, Romania

J1998001845122, CUI: 11291045

Output no. 460/15.04.2025

#### SUPPLEMENTED CONVENING NOTICE

#### FOR THE ORDINARY GENERAL MEETINGS OF THE SHAREHOLDERS

## Convened for 28 April 2025

Board of Directors of AROBS TRANSILVANIA SOFTWARE S.A., a joint stock company, registered with the Trade Register Office of the Cluj Court under no. J1998001845122, CUI 11291045, European Unique Identifier (EUID): ROONRC. J1998001845122, headquartered in Cluj-Napoca, 11 Donath Street, Building M4, 2nd entrance, 3rd floor, apart. 28, Cluj county, with a subscribed and entirely paid share capital of RON 104.555.233 (hereinafter referred to as the "Company" or "AROBS"),

#### WHEREAS:

- (A) On March 28, 2025, the notice for the Ordinary General Meeting of Shareholders of the Company was published in the Official Gazette, Part IV, no. 1522, the meeting being convened for April 28, 2025 (first call), and April 29, 2025 (second call);
- (B) In accordance with the provisions of Article 117¹ paragraph (1) of Law no. 31/1990 on companies, republished, with subsequent amendments and completions, and Article 105 paragraph (5¹) of Law no. 24/2017 on issuers of financial instruments and market operations, with subsequent amendments and completions, the Company's Board of Directors has requested the supplementation of the agenda of the OGMS (Ordinary General Meeting of Shareholders);

Pursuant to Law no. 31/1990 on companies, republished, as subsequently amended and supplemented ("Companies Law"), Law no. 24/2017 on issuers of financial instruments and market operations, as subsequently amended and supplemented ("Law no. 24/2017"), Regulation no. 5/2018 on issuers of financial instruments and market operations, as subsequently amended and supplemented ("Regulation no. 5/2018"), and the Company's articles of association (the "Articles of Association"),

#### SUPPLEMENTS THE AGENDA OF

The Company's Ordinary General Meeting of Shareholders (**OGMS**) to be held on 28 April 2025, at 12:00, at the address Cluj Napoca, 55-57-59 Constantin Brâncusi Street, ground floor, Conference hall, at which only the persons registered as shareholders in the Company's shareholders' register (kept by the Central Depository S.A.) at the end of the day on 22 April 2025, set as the Reference Date, will be entitled to attend and vote. In the event that the quorum is not met on the first call, the OGMS will be held upon a second convening, on 29 April 2025, at 12:00, at the same place and with the same agenda and having the same Reference Date;



## Proposed agenda for the first and second convening of the OGMS supplemented:

- 1. Approval of the annual individual and consolidated financial statements prepared for the financial year ended 31 December 2024, accompanied by the annual report prepared by the Board of Directors and the independent auditor's report.
- 2. Approval of the income and expenditure budget for the financial year 2025, in accordance with the OGMS presentation materials.
- 3. Approval of the allocation of the Company's net profit recorded for the financial year ended 31 December 2024 in the aggregate amount of RON 30,516,880.36 (registered at individual level), determined in accordance with the applicable laws, as follows: the amount of RON 28,752,991.67 will be allocated to undistributed net profits (retained earnings), the amount of RON 1,625,001.56 will be allocated to the legal reserve and the amount of RON 111.887,12 will be allocated to other reserves.
- 4. Approval of the discharge of liability of the members of the Board of Directors for the financial year 2024 (SECRET VOTE).
- 5. Approval of the Remuneration Report regarding the management of the Company for the financial year ended 31 December 2024, prepared by the Company's Nomination and Remuneration Committee, in accordance with the presentation materials (ADVISORY VOTE).
- 6. Approval of the amendment to the Share Allocation Plan (of the "stock option plan" type) approved by the Ordinary General Meeting Resolution no. 2 dated 29.04.2024, a plan for allocation to the members of the Board of Directors, the directors, and employees of the Company, as well as to the members of the management bodies and employees of any subsidiaries of the Company (the "Plan"), by increasing the maximum number of shares that may be transferred under the Plan by 6,000,000 shares, with the options granted to the Plan participants for these shares corresponding to the financial year ending on December 31, 2025, as reflected in the AGOA presentation materials.
- 7. Approval of the terms and conditions for granting stock options to Mr. Voicu Oprean, chairman of the Board of Directors of the Company, subject to the approval of the stock option plan at item 6 of the OGMS agenda (the "Plan") (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:
  - Grant Date: 30 May 2025;
  - Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
  - Number of Options granted: 300,000 Options; and
  - Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 8. Approval of the terms and conditions for granting stock options to Mr. Aurelian Călin Deaconu, executive member of the Board of Directors of the Company, subject to the approval of the Plan (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:



- Grant Date: 30 May 2025
- Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
- Number of Options granted: 200,000 Options; and
- Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy)."Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 9. Approval of the terms and conditions for granting stock options to Mrs. Mihaela Stela Cleja, non-executive member of the Board of Directors of the Company, subject to the approval of the Plan (capitalized terms used herein shall hereinafter have the meanings ascribed to them in the Plan), as follows:
  - Grant Date: 30 May 2025;
  - Exercise Schedule: one (1) year anniversary from the Grant Date for 60% of Options, two (2) year anniversary from the Grant Date for 40% of Options;
  - Number of Options granted: 150,000 Options; and
  - Performance Conditions: according to the Plan (i.e., holding the relevant position and fulfilment of conditions set out in the Remuneration Policy).
- 10. Election of a new non-executive and independent member of the Board of Directors, from among the candidates proposed by the Board of Directors and the Company's shareholders, for a mandate starting on the date of approval of this resolution by the General Meeting of Shareholders and ending on September 29, 2027. (SECRET BALLOT). The candidate proposed by the Nomination and Remuneration Committee is:

## OLOSU-ITTU RĂZVAN FLORIN;

- 11. Approval of setting the date of 15.05.2025 as registration date for identifying the shareholders who will benefit from the effects of the resolutions adopted by the OGMS, in accordance with the provisions of Article 87 (1) of Law no. 24/2017 and the date of 14.05.2025 as the "ex-date" calculated in accordance with the provisions of Article 2 para. (2) lit. (I) of Regulation 5/2018.
- 12. Approval of the authorisation of the Chairman of the Board of Directors, with the possibility of sub-delegation, to sign, in the name and on behalf of the Company, with full power and authority, any documents, including the resolutions of the OGMS and to perform any act or formality required by law for the registration and publication of the resolutions of the OGMS. The Chairman of the Board of Directors may delegate all or any of the powers conferred above to any/all persons competent to carry out this mandate.

## Important information regarding the OGMS

- A. **Reference date** The reference date approved by the Board of Directors that serves to identifying the shareholders who have the right to participate in the OGMS, and to vote at the first and, respectively, second convening, is 22 April 2025 ("**Reference Date**").
- B. The right to propose candidates for the position of member of the Board of Directors The shareholders of the Company may submit proposals for candidates for appointment as member of



the Board of Directors. In this regard, they will specify in the proposal information about the name, place of residence and professional qualification of the proposed persons, accompanied by:

- a copy of the valid identity document of the Company's shareholder (in the case of individuals, identity card, passport, residence permit, respectively in the case of legal entities, identity card, passport, residence permit of the legal representative);
- (vi) the curriculum vitae of the person proposed for the position of member of the Board of Directors;
- (vii) in the case of a candidate's proposal for the position of independent member, an affidavit confirming that all eligibility criteria have been met (the template of such document being available as part of the supporting materials); and
- (viii) the consent form and the information note for collecting and processing personal data, filled in and signed by the candidate (the template of such document being available as part of the supporting materials).

The shareholders of the Company will be able to submit the proposals regarding the members of the Board of Directors (accompanied by the documents attesting the identity of the shareholder / candidate), sending in this regard a written request to the address <code>ir@arobsgroup.com</code>, no later than 24 April 2025 at 12:00, with the written mention "Proposal for candidates for the position of member of the Board of Directors". The list containing the information regarding the name, place of residence and professional qualification of the persons proposed for the position of member of the Board of Directors will be published on the Company's website, and will be updated daily, until 24 April 2025, at 12:00, in the section dedicated to investor relations (<a href="https://arobs.com/arobs-for-investors/">https://arobs.com/arobs-for-investors/</a>).

C. **Supplementing the agenda** and presentation of draft resolutions

One or more shareholders representing, individually or jointly, at least 5% of the share capital is / are entitled to:

- a. to propose items on the OGMS agenda, provided that each item is accompanied by a justification or a draft decision proposed for adoption by the OGMS. If the exercise of this right results in the modification of the already published OGMS agenda, the Company shall makes available a revised agenda, using the same procedure as the one used for the previous agenda, before the Reference Date and at least 10 days before of the OGMS date;
- b. submit draft resolutions for the items included or proposed to be included on the OGMS agenda.
- D. **Deadline:** Proposals for adding new items to the agenda and proposals for draft resolutions shall be submitted so as to be registered by the Company no later than 14 April 2025, at 18.00, in writing only, and the proposals made shall be sent by courier to the Company's address in Cluj Napoca, 63 Minerilor Street, or by electronic means to the e-mail address <u>ir@arobsgroup.com</u>, accompanied by the documents identifying the shareholder making such proposals, as set out in Section F below. The agenda completed with the items so proposed by the shareholders will be published, at the latest on 17 April 2025.
- E. **Asking questions** Each shareholder has the right to ask questions on items on the agenda of the OGMS prior to the meeting and the Company has the obligation to answer shareholders' questions.



For identification, shareholders who submit written questions prior to the OGMS meeting, will submit the questions to the Company by the means provided in Section F below, accompanied by the shareholder's identification documents (defined in Section F below). The answers to these questions will be presented at the OGMS. The Board of Directors may provide a general answer to questions with the same content. The Board of Directors will publish the answers to the shareholders' questions on the Company's website in the "GMS" section.

**Deadline:** the deadline for registration of written questions with the Company is the working day prior to the OGMS date (first or second call), respectively 25 April 2025 for the first call and 28 April 2025 for the second call. Shareholders who have not submitted their questions by the above deadline may submit them directly to the OGMS in person or via the online platform for the meeting.

## F. Procedure for attending and voting based on power of attorney

## **General provisions**

Every shareholder registered as of the Reference Date is entitled to appoint any other natural or legal person as attorney to attend and vote on his/her behalf at the OGMS, based on a special or general power of attorney.

A shareholder may appoint a single person to represent him/her at the OGMS. However, if the shareholder holds Company's shares in several securities accounts, this restriction will not prevent him/her to appoint a separate attorney for the shares held in each securities account in relation to the OGMS.

The attorney enjoys the same rights to speak and ask questions at the OGMS that the shareholder whom he/she represents would enjoy. To be appointed attorney, the respective person must have legal competence.

If a shareholder is represented by a credit institution providing custody services, it will be able to vote at the OGMS based on the voting instructions received by electronic communication means, without the shareholder having to give a special or general power of attorney in this respect. The custodian will vote at the OGMS exclusively according to and within the limit of the instructions received from its clients having the quality of shareholders as of the Reference Date.

In case that, at the OGMS, according to legal provisions, of items not included on the published agenda are discussed, the attorney may vote in relation to such topics according to the interest of the shareholder he/she represents. Failure to submit the general or special power of attorneys by the set data is sanctioned by losing the right to vote by attorney at the OGMS.

## General power of attorney

The shareholder may grant a general power of attorney valid for a period of maximum 3 years, unless the parties expressly set a longer period, provided that the power of attorney is granted by the shareholder, as client, to an intermediary defined according to art. 2 para. (1) point 20 of Law no. 24/2017 or to a lawyer. The general power of attorney must contain at least the following information:

- (v) shareholder's name;
- (vi) attorney's name (person to whom power of attorney is granted);



- (vii) power of attorney's date, as well as it validity period; powers of attorney having a subsequent date will revoke the powers of attorney having a prior date;
- (viii) should state that the shareholder grants power of attorney to the attorney to attend and vote in his/her name, based on the general power of attorney, at the general shareholders meeting for the entire holding of the shareholder as of the Reference date, expressly specifying the Company or containing a generic wording regarding a certain category of issuers.

General powers of attorney failing to contain at least the information above will not be binding for the Company. The general power of attorney cannot be used if the attorney has a conflict of interest that may occur especially in the following cases:

- e) is a majority shareholder of the Company or another person controlled by the respective shareholder;
- f) is a member of an administrative, management or supervisory body within the Company, a majority shareholder or a controlled person, according to the provisions of letter a);
- g) is an employee or auditor of the Company or of a majority shareholder or a controlled entity, according to the provisions of letter a);
- h) is the spouse, relative or up to forth degree in-laws inclusively of one of the natural persons specified under letters a)-c).

By the power of attorney, a shareholder may appoint one or more substitute attorneys securing his/her representation at the OGMS in case it is impossible for the empowered person to carry out his/her mandate. In case the power of attorney names several substitute attorneys, the order in which they will carry out the mandate will also be set.

The attorney may not be replaced by another person unless this right was expressly granted thereto by the shareholder in the power of attorney. If the attorney is a legal person, it may carry out the mandate received through any person who is part of its administration or management body or who is its employee. The powers of attorney, before their first use, are sent to the Company in copy, certified as true copy by the attorney, using the means specified at Section F below, so that the Company registers them at least 48 hours before the date of the first call of the OGMS, together with an affidavit, in original, issued by the legal representative of the intermediary or by the lawyer being granted power of attorney by means of the general power of attorney signed and, as the case may be, stamped, stating that:

- the power of attorney is granted by the respective shareholder, as client, to the intermediary or to the lawyer, as the case may be;
- the general power of attorney is signed by the shareholder, including by attaching an extended electronic signature, as the case may be.

The general power of attorney ends:

- by written revocation by the shareholder having granted it, sent to the Company the latest by the deadline for submitting powers of attorney valid for the OGMS, in Romanian or English language; or
- if the shareholder granting the power of attorney loses its quality of shareholder as of the Reference Date; or



• if the attorney loses the quality of intermediary or lawyer.

**Deadline:** The general powers of attorney, before their first use, accompanied by the attorney's affidavit in original, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

## Special power of attorney

The special power of attorney may be granted to any person for the purpose of representation at the OGMS based on the form made available by the Company and will contain specific voting instructions from the shareholder, clearly stating the voting option for every item included on the OGMS agenda. The special power of attorney may be granted only by using the special power of attorney form made available to shareholders by the Company according to section F below.

**Deadline:** The Special Powers of Attorney, accompanied by the attorney's affidavit in original, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

# Procedure of voting by correspondence

The Company's Shareholders registered as of the Reference Date in the Company's shareholder register kept by Depozitarul Central S.A. have the option to vote by correspondence by using the ballot form for the vote by correspondence made available to shareholders by the Company, in both Romanian and English language, made available to them starting with 28 March 2025, on the Company's website, in the electronic voting platform or the address of the company from Clui Napoca, 63 Minerilor street. The vote by correspondence may be exercised by a conventional attorney of the shareholder only in case he/she received from the respective shareholder a special/general power of attorney to be submitted to the Company or if the attorney is a credit institution providing custody services, as detailed at Section E above. If the person representing the shareholder by attending the OGMS in person is different than that who expressed the vote by correspondence, for the purpose of the validity of his/her vote, he/she will submit to the OGMS meeting secretary a written cancellation of the vote by correspondence signed by the shareholder or by the attorney who voted by correspondence. This will not be necessary in case the shareholder or his/her legal representative is present in person at the OGMS. In case of vote by correspondence, the voting ballots, filled in in Romanian or English and signed, together with a copy of the shareholder's identity document, will be sent to the Company by the means specified at Section F below. The voting ballots by correspondence failing to contain at least the information included in the form made available by the Company will not be binding for the Company. Failure to send the voting ballots by correspondence by the date set is sanctioned by losing the right to vote at the OGMS. Deadline: The voting ballots by correspondence, together with the specified documents, will be sent to the Company so that the latter may register the same the latest on 26 April 2025, 12:00.

## Shareholders may choose to cast their vote by electronic means of voting.

**Online voting** using electronic voting means in accordance with Article 197 of FSA Regulation 5/2018 on issuers of financial instruments and market operations, via the eVOTE platform (before or during the GMS) by accessing the link <a href="https://arobs.evote.ro">https://arobs.evote.ro</a> from any internet-connected device, and via the eVotePRO platform (before the GMS) for professional investors as defined by Law No. 126/2018 on financial instrument markets, in accordance with the provisions of Article 197 of Regulation No. 5/2018.



For professional shareholders who choose to exercise their voting rights through the eVotePRO platform, electronic voting is conducted by accessing the dedicated domain assigned to each professional shareholder, in compliance with the legal identification requirements specified in section b) below.

Electronic voting forms may be submitted at any time from the start of the voting period until the live session of the General Meeting of Shareholders or expressed/re-expressed directly during the live session, with the last recorded vote being considered valid.

The platforms include voting options for all agenda items. Electronic voting is exercised by selecting a voting option ("for," "against," or "abstain") followed by pressing the "register vote" button. Votes marked on the platform without pressing the "register vote" button will not be considered.

A shareholder may log in and vote as many times as they wish during the designated voting period for correspondence and/or live voting, with the last recorded vote being considered valid.

Shareholders must consider that before exercising their voting rights via the eVote/eVotePRO platform, they must complete the registration process described below, and their voting account must be validated by the Company.

Shareholders who are natural persons must complete the registration process only once and update their information whenever necessary. Shareholders that are legal entities/non-legal entities must complete the registration for each GMS session, except for professional shareholders voting through the eVotePRO platform whose identification documents were previously validated, remain valid (within 30 days from the issuance date), and have not been modified and/or replaced with new documents.

- c) For identification and online access to the GMS via the eVote/eVotePRO voting platform, shareholders will provide the following information: Natural Persons:
  - First and Second name;
  - Personal Identification Number (PIN);
  - E-mail address;
  - Copy of identity document (identity card, passport, residence permit)\*
  - Phone number (optional)
- d) Legal persons:
  - Name of the legal person;
  - Sole identification code;
  - First and second name of the legal representative;
  - Personal Identification Number (PIN) of the legal representative;
  - E-mail address;
  - Legal representative identity card (identity card, passport, residence permit) \*
  - Copy of the certificate issued by the trade register or any equivalent document issued by a competent authority of the State in which the legal person shareholder is legally registered, presented in the original or a copy in accordance with the original. The



documents certifying the quality of the legal representative of the legal entity shareholder will be issued no later than 30 days before the reference date.\*

## Phone number (optional)

Documents submitted in a language other than English will be accompanied by a translation by an authorized translator into Romanian / English.

\*the electronic copy of the above mentioned documents will be uploaded online in the dedicated fields. The files to be uploaded can have one of the following extensions: .jpg, .pdf, .png.The shareholder can log in and vote whenever it wants in the interval designated for voting by mail and / or live, the last voting option being the registered one.

The identification made by the Company in the case of natural persons gives access to the General Meetings of the Company in case the respective natural person is a shareholder in the related reference data. The identification made by the Company in the case of legal entities, special or general proxies gives access to the General Meetings of the Company after proving each time the validity of the legal representative, respectively of the authorized person.

In the event that after the identification process there are discrepancies between the data provided by the shareholder and those in the Register of Shareholders at the reference date, the shareholder will be notified and will be directed to contact the Investor Relations Department at ir@arobsgroup.com.

Voting forms by mail can be sent electronically by electronic means of voting according to art.197 of Regulation 5/2018 of the FSA. on issuers of financial instruments and market operations. The identification and casting of the vote by electronic mail is done by accessing the link: <a href="https://arobs.evote.ro">https://arobs.evote.ro</a>.

Electronic voting forms may be submitted at any time from the beginning of the vote until the live session of the general meeting of shareholders, the last voting option submitted being the registered one.

In the event that the shareholder who voted by mail participates in the general meeting in person or by representative (provided that a special / general power of attorney was sent in accordance with the conditions mentioned in this call), the vote by mail cast for that GMS will remain valid only if the shareholder does not express another voting option in person or through a representative.

If the person representing the shareholder by personal participation in the general meeting is other than the one who expressed the vote by mail, then for the validity of his vote he presents to the meeting a written revocation of the vote by mail signed by the shareholder or the representative who expressed the vote by correspondence.

## G. Ways of transmitting documents and other formalities

All documents mentioned in this call as necessary in order to exercise the shareholder rights related to the OGMS will be sent to the Company so as to be registered by the Company within the deadlines provided by this call, as follows: - by submission to the Registry or mail with confirmation of receipt at: Romania, Cluj-Napoca, 63 Minerilor Street, Cluj County, with the statement clearly expressed on the envelope: "For the Ordinary General Meeting AROBS Transilvania Software SA convened for 28/29 April 2025" or - to the e-mail address ir@arobsgroup.com with an extended electronic signature incorporated according to Law no. 455/2001 regarding the electronic



signature, with the clear mention on the subject of the e-mail: "For the Ordinary General Meeting AROBS Transilvania Software SA convened for 28/29 April 2025".

The identification documents mentioned in this call always refer to:

- (c) copy of the valid identity document of the natural person shareholder (identity card / passport), bearing the shareholder's signature, date and the statement "According to the original"; or
- (d) proof that the person signing the deed exercising the right or procedure provided for in this call is the legal representative of the shareholder (if the shareholder did not provide the central depository / participant with appropriate information on his legal representative) and, in any case, a copy of the identity card / passport of the legal representative bearing the shareholder's signature, the date and the statement "According to the original".

Documents certifying the status of legal representative drawn up in a foreign language other than English will be accompanied by a translation by an authorized translator into Romanian or English. If the legal entity shareholder has not provided the Central Depository/participant with appropriate information regarding his legal representative, proof of legal status of the shareholder shall be provided on the basis of relevant documents issued by the trade register or other similar authority of the state in which the shareholder is registered, within the validity period.

The quality of shareholder, as well as, in the case of legal entities shareholders or entities without legal personality, the quality of legal representative is established based on the list of shareholders from the Reference Date, received by the Company from DEPOZITARUL CENTRAL - SA, on based on the following documents submitted to the Company by the shareholder, issued by DEPOZITARUL CENTRAL - SA or by participants providing custody services:

- (c) the statement of account showing the quality of shareholder and the number of shares held;
- (d) documents certifying the registration of the information regarding the legal representative at the DEPOZITARUL CENTRAL S.A./respective participants.
- H. Obligations of the representative. Submission of powers of attorney and copies of identity documents

The representative shall be required to vote in accordance with the instructions given by the nominating shareholder. In the case of the special power of attorney, an original copy, completed in Romanian or English and signed by the shareholder, together with a copy of the identity document of the shareholder and the representative, will be sent to the Company according to Section F above. Special powers of attorney that do not contain at least the information contained in the form provided by the Company are not opposable to the Company.

**Deadline:** The special powers of attorney, accompanied by the mentioned documents will be sent to the Company so that they will be registered with the Company no later than 26 April 2025, 12:00.

#### **Documents and information materials for the OGMS**

Documents and information materials on the items on the OGMS agenda, this call, draft decisions, total number of shares and voting rights at the date of the convocation, as well as special power of attorney forms and correspondence forms for the OGMS will be made available to shareholders, both in Romanian and in English, starting with 28 March 2025, at the office of the Romanian Company, Cluj-Napoca, 63. Minerilor street, Cluj county and will be made available on the Company's website (www.arobsgrup.ro, "Investors" section < General Shareholders' Meetings).



At the date of the call, the share capital of the Company consists of 1,045,552,330 registered shares, of which 32,052,907 shares are held by the Company and do not confer voting rights. Therefore, at the date of the convocation, the total number of voting rights attached to the shares issued by the Company is 1,013,499,423 voting rights. The draft decisions proposed by the shareholders will be added to the Company's website as soon as possible, after their receipt by the Company. Additional information can be obtained from the Investor Relations Department at the e-mail address: <a href="mailto:ir@arobsgroup.com">ir@arobsgroup.com</a> and on the Company's website <a href="https://www.arobsgrup.ro/arobs-pentru-investitori/">https://www.arobsgrup.ro/arobs-pentru-investitori/</a>.

#### Recommendation

Arobs Transilvania Software S.A. recommends its shareholders that, as far as possible:

- to access the informative materials in electronic format,
- to vote by mail,
- use electronic means of communication.

Voicu OPREAN

Chairman of the Board of Directors