## INVITATION FOR EXTRAORDINARY ATTENDANCE SESSION OF THE GENERAL MEETING OF SHAREHOLDERS OF "SIRMA GROUP HOLDING" JSC

The Board of directors, on the basis of art. 223 of the Commercial Code (CC) and art. 115 of the Public Offering of Securities Act (POSA), hereby convenes an extraordinary general meeting of the shareholders of **"Sirma Group Holding" JSC**, UIC: 200101236, on **26 August 2019** at 11.00 hours at the address Sofia 1784, Blvd. "Tsarigradso Shosse" № 135, at the Head Office of Sirma Group Holding JSC, floor 2, Training Hall with the following agenda and proposed decisions:

## **1.** Prolongation of the term of the Board of Directors.

Draft for resolution under point 1:

"The General Meeting of Shareholders continues the mandate of the Board of Directors, with the following composition:

Tsvetan Borisov Alexiev, Georgi Parvanov Marinov, Atanas Kostadinov Kiryakov, Yordan Stoyanov Nedev, Peter Borisov Statev, Chavdar Velizarov Dimitrov

with 2 (two) years at the current remuneration."

## 2. Prolongation of the mandate of the Audit Committee.

Draft for resolution under point 2:

"The General Meeting of Shareholders continues the mandate of the Audit Committee, with the following composition:

Angel Kraichev, Emilian Ivanov Petrov and Alexander Todorov Kolev with 3 (three) years at the current remuneration."

## **3.** Adoption of decision for buy-back of shares of the company. Draft for resolution under point 3:

"Sirma Group Holding" JSC to buy-back own shares. The Board of Directors to enact the buy-back under the following conditions:

• The maximum number of shares subject to the buy-back are 19 000 000.

• The minimum price is BGN 0,10 per share and the maximum price is BGN 2 per share. The maximum price for buy-back of shares should not exceed BGN 20 000 000 (twenty million).

• The term of the buy-back is until 31.12.2022.

• Means of the buy-back – through an investment intermediary.

The General Meeting of Shareholders authorizes the Board of Directors to enact all necessary legal and factual actions for execution of the buy-back."

The total number of shares of the capital of "SIRMA GROUP HOLDING" JSC with voting rights is 59 360 518. The right to vote in the General Meeting may be exercised only by persons registered in the registers of the "Central Depository" JSC as shareholders 14 days prior to the date of the date of the General Meeting (12.08.2019), as per the list of shareholders of the Company, presented on this date by the "Central Depository" JSC. The registration of shareholders will commence at 10.00 AM and finish at 11.00 AM.

A shareholder or shareholders, who own shares for more than three months, representing at least 5 percent of the capital of the Company, based on art. 223a of the CC and art. 118, par. 2, point 4 of POSA, upon publication of the Invitation, may include additional issues on the Agenda of the General Meeting. The list of issues is presented for publication in the Commercial Register not later than 15 days prior the date of the General Meeting. With their publication in the Commercial Register, the issues are considered as incorporated in the Agenda of the General Meeting. In such an instance, these need to be presented to the Financial Supervision Commission and the Company not later than the working day following the publication in the Commercial Register of the additional issues to the Agenda of the General Meeting as per art. 223a, par. 4 of the Commercial Code. In such an instance the Company should update the Invitation and publish it together with the written materials.

The shareholders have the right to ask questions during the General Meeting, related to the economic and financial circumstances and commercial activity of the Company. The shareholders may ask such questions irrespective of their relation to the Agenda. The representatives of shareholders also have the same right.

Physical persons – shareholders shall identify themselves by presenting identification documents. Corporate shareholders are represented by their legal representatives, who identify themselves by presenting a current legal status and identification document. Representatives of shareholders – physical persons and corporate persons, identify themselves by presenting an explicit written letter of proxy or by a letter of proxy received via electronic means, as per the terms and conditions for receipt of letters of proxy, published on the electronic page of the Company <u>www.sirma.com</u>, which need to be issued by the shareholder explicitly for this General Meeting of the Company and comply with the legal requirements, certificate for current legal status of the corporate shareholder, as well as identification document of the proxy person. In the instance of a corporate person being the shareholder, a current legal status of the corporate representative, and an identification document of the legal representative. A proxy letter template is included in the written materials which have been approved by the Board of Directors.

Each representative, representing a shareholder or shareholders at the General Meeting, should present the respective letter/letters of proxy at the date of the General Meeting for his registration. In the case of electronic proxy, the proxy letters, dully signed as per the requirements of the Law for Electronic Document and Electronic Signature, should be sent to the Company via electronic mail to the address <u>office@sirma.bg</u> not later than two days prior to the date of the General Meeting.

Re-authorizing with the rights of letters of proxy, as well as the letter of proxy, issued in violation of the requirements of POSA are null and void.

The written materials for the meeting may be received at the Head Office of the Company – Sofia, Blvd. "Tsarigradsko Shosse" № 135, floor 3, from the date of publication of the Invitation

for convening the General Meeting in the Commercial Register at the към Registry Agency, as well as found on the internet site of the Company <u>www.sirma.com</u>.

**Tsvetan Alexiev** 

CEO

ЦВЕТАН АЛЕКСИЕВ изпълнителен директор