





# PUBLICATION OF NOTICE OF ORDINARY SHAREHOLDERS' MEETING PROPOSAL FOR AUTHORISATION OF BUYBACK OF COMPANY SHARES PROPOSAL FOR AN EXTRAORDINARY DIVIDEND OF €0.057 PER SHARE

<u>Genoa, 7 June 2021</u> – EdiliziAcrobatica S.p.A. (the "*Company*") announces that on 5 June 2021 the notice convening the Ordinary Shareholders' Meeting was published in the Official Gazette, Part II, no. 66.

The meeting will deliberate on the following proposals approved by the Company's Board of Directors on 26 May 2021: (i) authorisation pursuant to and for the purposes of articles 2357 et seq. of the Italian Civil Code for the buyback of its own shares and (ii) distribution of an extraordinary dividend of €457,852.39, equal to Euro 0.057 (zero point zero fifty-seven) for each ordinary share of the Company in circulation, based on the reserve of 2019 profits carried forward, with ex-dividend date on 5 July 2021, record date on 6 July 2021 and payment on 7 July 2021.

### **BUYBACK PROPOSAL**

The underlying reasons for the buyback proposal are (i) the possibility of supporting the liquidity of the shares themselves in compliance with the criteria established by law, regulations and current practice by using intermediaries to execute investment transactions that can help to limit abnormal fluctuations in quotations, to regularise trading and prices so as to facilitate the smooth conduct of trading outside the normal variations related to market trends; (iii) the efficient use of the Company's liquidity with a view to medium and long-term investment; (iii) the use of shares in operations related to the core business or projects consistent with the Company's strategic orientation that give rise to opportunities for share exchanges; (iv) to allow purchases of shares by the beneficiaries of any stock-option plans and/or the possibility of implementing stock-grant plans; (v) being able to dispose of Treasury Shares according to the strategies that the Company intends to pursue, as consideration for any transactions of an extraordinary nature including but not limited to acquisitions, mergers, demergers, etc., and/or for other uses deemed of financial, management and/or strategic interest to the Company itself, including the exchange of shareholdings with other parties in the context of transactions of interest to the Company.

EdiliziAcrobatica S.p.A.

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### PROPOSAL FOR DISTRIBUTION OF AN EXTRAORDINARY DIVIDEND

With regard to the distribution of an extraordinary dividend, taking into account the positive results of the financial statements as at 31/12/2020 and the waiver recently received from Banca Intesa Sanpaolo relating to the bond loan called "Ediliziacrobatica 3.30% 2020-2027" stipulated in 2020 by the Company and the aforementioned bank allowing for the further complete or partial distribution of the reserve of 2019 profits carried forward (the "2019 Profit Reserve") amounting to €460,469.25, the Company's Board of Directors proposed to the Shareholders' Meeting to distribute €457,852.39, equal to €0.057 per share.

Consent was formally given by Intesa Sanpaolo S.p.A. on 21 May 2021 in order to allow the Company to distribute the 2019 Profit Reserve.

The Shareholders' Meeting is thus convened in ordinary session on 25 June 2021 at 11 am on first call, at the Company's registered office in Genoa, Viale Brigate Partigiane 18, and, if necessary, on 28 June 2021 on second call, same time and place, to discuss and resolve on the following.

## Agenda:

- 1. <u>Authorisation pursuant to and for the purposes of articles 2357 et seq. of the Italian Civil Code</u> for the buyback of its own shares; related and consequent resolutions;
- 2. <u>Distribution of corporate reserves by way of extraordinary dividend; related and consequent resolutions.</u>

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# COMPOSITION OF THE SHARE CAPITAL AND PARTICIPATION IN THE SHAREHOLDERS' MEETING

The subscribed and paid-up share capital of EdiliziAcrobatica S.p.A. amounts to €803,249.8, represented by 8,032,498 shares having no nominal value. At the date of this notice the Company does not hold any treasury shares in its portfolio.

Pursuant to article 83-sexies of Italian Legislative Decree no. 58/1998 (the "TUF"), entitlement to attend and exercise the right to vote at the shareholders' meeting is vested in the shareholders from whom the Company has received – by the end of the third trading day prior to the date set for the shareholders' meeting (i.e. <u>22 June 2021</u>) – the appropriate communication issued

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by the authorised intermediary that certifies their entitlement based on its accounting records. The right to attend and vote remains valid if this communication is received by the Company after the above deadline, provided that it is received by the beginning of the individual meeting.

The communication is issued by the intermediary based on the evidence in the accounts relating to the end of the accounting day of the seventh trading day (the so-called "record date") prior to the date set for the shareholders' meeting (i.e. <u>16 June 2021</u>). Credit or debit entries made in the accounts after that period do not count towards entitlement to exercise the right to vote at the shareholders' meeting.

## ORGANISATIONAL ASPECTS OF AND REPRESENTATION AT THE SHAREHOLDERS' MEETING

Considering the current COVID-19 epidemic, pursuant to the provisions of article 106, paragraph 2 of Italian Decree-Law no. 18/2020 (the "Cura Italia Decree") containing urgent measures related to the extension of the declaration of a state of epidemiological emergency due to COVID-19, and converted into law with amendments by Italian Law no. 27 of 24 April 2020, the effectiveness of which was recently extended by Italian Decree-Law no. 183 of 31 December 2020, converted with amendments by Italian Law no. 21 of 26 February 2021, attendance at the shareholders' meeting by those having the right to vote shall take place exclusively by means of remote participation through video conference at the addresses that will be provided to all persons entitled to attend the Shareholders' Meeting (Chairman, Notary, members of the Board of Directors and the Board of Statutory Auditors and registered Shareholders) or authorised to participate by the Chairman (e.g. Company employees and contractors).

In order to receive the access codes to the Company's platform to participate in the video conference of the shareholders' meeting, each Shareholder must email the Company (i) a copy of the certificate of participation in the shareholders' meeting issued by the intermediary attesting – based on the evidence resulting from the accounting records relating to the end of the record date (16 June 2021) – entitlement to attend the shareholders' meeting (the "Certificate"), as well as (ii) a copy of the Shareholder's identity document (identity card or passport). If the Shareholder is a legal person, along with the Certificate the Shareholder must email the Company (i) a copy of the identity document (identity card or passport) of the legal representative or of the person having the necessary powers to participate in the meeting, as well as (ii) a copy of the documentation certifying the legal representation or the granting of such powers to the participant.

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The documentation required for participation must be submitted by email to <u>ediliziacrobaticaspa@pec.it</u> no later than 6 pm on the day before the date of the first convocation of the meeting in order to allow the Company to authorise the related shareholdings.

Note that the Company will communicate the platform access codes for participation in the video conference of the shareholders' meeting only after verifying the entitlement to participate based on the documentation submitted according to the aforementioned method. Otherwise, connection and participation in the meeting will not be permitted.

Without prejudice to the method of participation by means of video conference, pursuant to the law and article 14 of the Company's By-laws any shareholder who has the right to attend the meeting may be represented by written proxy in compliance with the provisions of article 2372 of the Italian Civil Code, using the proxy form available on the Company's website at <a href="https://www.ediliziacrobatica.com">www.ediliziacrobatica.com</a> in the "Investor Relations" section. The proxy may be sent to the Company by registered mail to EdiliziAcrobatica S.p.A., Viale Brigate Partigiane 18, 16129, Genoa, or by email to the certified email address <a href="mailto:ediliziacrobaticaspa@pec.it">ediliziacrobaticaspa@pec.it</a>.

To exercise the rights to add items to the agenda and to ask questions before the meeting as envisaged in article 13 of the By-laws, please refer to the text of the By-laws published on the corporate website at <a href="https://www.ediliziacrobatica.com">www.ediliziacrobatica.com</a> in the "Investor Relations" section.

It is recommended that shareholders comply with the methods of participation detailed in this notice since physical participation in the meeting is not practicable under the current requirements and limitations established by national and regional provisions related to the national health emergency.

## **DOCUMENTATION**

In accordance with the law, the documentation required by current regulations relating to the items on the agenda for each of the shareholders' meetings will be made available to the public at the Company's registered office and on the Company's website at <a href="https://www.ediliziacrobatica.com">www.ediliziacrobatica.com</a>, in the "Investor Relations" section.

This notice is also published on the Company's website.

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