Invitation for General Meeting

The Board of Directors of the **TrophyResort Nyrt.** (TrophyHolding Nyrt. - amended name under Court registration) (Registration No.: 01-10-048852, Address: 1054 Budapest, Szabadság tér 7., Hungary) hereby calls the extraordinary General Meeting.

The time of the General Meeting: 21st July, 2016 (Thursday) 07.00 a.m.

The place of the General Meeting: 9933 Hegyhátszentjakab, Kossuth utca 3/B., Hungary

If no quorum will exist at the General Meeting then time of the **Reconvened General Meeting** will be on the **1st of August, 2016 (Monday), 07.00 a.m.** Place of the Reconvened General Meeting: **9933 Hegyhátszentjakab, Kossuth utca 3/B., Hungary.** The Items on the Agenda of the Reconvened General Meeting are the same as the Items on the Agenda of the original General Meeting.

The Items on the proposed Agenda are:

1. Decision on

- 1.1. the election of the new Auditor, by the way of the amendment of the relevant provisions of the Articles of Association.
- 1.2. the supervision and amendment of the dividend payment policy in order to enable the payment of dividend, by the way of the amendment of the relevant provisions of the Articles of Association in case necessary.
- 2. Other

Quorum of the General Meeting exists if more than 50% of the Shareholders representing the votes embodied by the shares are present.

If a General Meeting is reconvened because of failure to meet the quorum requirements, the reconvened General Meeting will have a quorum on the items on the original Agenda regardless of the number of Shareholders present. In case of failure to reach a quorum, the participation requirement, and the conditions of exercising the right to vote are the same as the participation requirements and the conditions of exercising the rights to vote on the original General Meeting.

Summaries of the propositions needed to make decisions about the items on the Agenda, and the proposed decisions will be published on the www.trophyresort.hu web-page (according to the rulings on publishing the company's notices) at least twenty-one day before the General Meeting. They will be also available at the place of the General Meeting, one hour before the opening of the General Meeting. If the Shareholders used their rights included in the 3:259.\sqrt{s} and in the 266.\sqrt{s} of the Civil Code, and these shall result of the modification of the Agenda the publishing of the modified Agenda, and the proposed decisions will be done according the relevant rulings.

Each Shareholder has the right to participate in the General Meeting, or have him/herself represented with the proper authorization. In relation to the exercising the right to vote we would like to draw the attention of our Shareholders to the fact that we are initiating a Shareholder identification in order to close down the Shareholder's register, before the General Meeting. The day for this is the fifth working day before the General Meeting, the day for closing the Shareholders register is two days

before the General Meeting. Membership rights can be exercised by those Shareholders whose names can be found in the Shareholder's register by 6 PM on the second day before the General Meeting. The closure of the Shareholder's register will not limit the Shareholder in transferring his/her Shareholder's rights following the closure. Transferring the Shareholder's rights until the day before the General Meeting will not limit the right of the Shareholder to participate in the General Meeting and exercise his/her Shareholder's rights.

Way of General Meeting and the reconvened General Meeting, if the quorum did not exist at the original meeting: with the personal attendance of the Shareholders at the place of the General Meeting.

The Shareholders may exercise their rights through their representatives, or personally.

Each Shareholder has the right to ask for information, or make a proposal or observations. For cases put on the General Meeting's Agenda the Board of Directors shall give the necessary information to the written request handed in at least eight days before the General Meeting. The Board of Directors may only deny the information, if they consider it a business secret. Even in this case, if the General Meeting requires, the Board of Directors will have to provide the information. Providing information not concerning business secrets should not be limited. Without a written request the Board of Directors is required to give the necessary information at the time of discussing the item on the Agenda.

Shareholders representing at least 1% of the shares – by providing the reason – may request the Board to put an item on the Agenda (Civil Code 3:259.§, 266.§). This right may be exercised by the Shareholders within eight days from the date of publishing the notice on calling the General Meeting.

Each dematerialized shares with a HUF 200,- nominal value gives the right for one vote for the Shareholder at the General Meeting. The capital of the company is represented by 36.500.000,- shares, each share has one vote, therefore all the shares have 36.500.000,- votes.

The registration for the General Meeting shall start one hour before the opening of the General Meeting, and will be open until the opening of the General Meeting. The registration will be valid to the possible reconvened General Meeting. Otherwise registration will be possible from the closing of the General Meeting that had no quorum present, until the opening of the reconvened General Meeting.

17 June, 2016 Budapest

TrophyResort Nyrt. Board of the Directors

Drafts for Resolutions:

The Agenda does not name technical issues such as the opening and checking of the quorum of the General Meeting or the election of the bodies of the General Meeting pursuant to the Hungarian Laws and practice but the final, accepted and signed Minutes of the General Meeting and the Resolution – both of which along with the Attendance Sheet will be filed to the Hungarian Court within 30 days from the day of the General Meeting – both contain them and will be proper.

Drafts of Resolutions therefore refer to the above Items of the proposed Agenda as follows.

ad 1.

- 1.1. No draft Resolution. The persons of the new Auditor are subject of negotiations and proposals therefore will be presented on the day of the General Meeting.
- 1.2. No draft Resolution. The Board proposes that the policy be amended in order to facilitate and enable for the payment of dividend in the given and coming year.

ad 2.

No draft Resolution.

17 June, 2016 Budapest

TrophyResort Nyrt., Board of the Directors