Invitation to Extraordinary General Meeting of Korado-Bulgaria AD

Dear Shareholders and Vote-Holders,

The Supervisory Board of Korado-Bulgaria AD, a joint-stock company incorporated and existing under the laws of the Republic of Bulgaria, having its seat and address of management at: Strazhitsa, 28, Gladstone St., registered with the Commercial Registry at the Registry Agency under Uniform Identification Code 814190902, and having its official web-site on the Internet at http://korado.bg (hereinafter referred to as the "Supervisory Board" and the "Company", respectively) took a resolution for convening an extraordinary session of the General Meeting of the Company (hereinafter referred to as the "General Meeting"), on the grounds of Art. 223, Par. 1 of the Law on Commerce.

In performance of the resolution, the Supervisory Board does hereby invite you to attend the General Meeting, which will have the following unique event identification code: KBGEGM20250910. The General Meeting will be held on 10 September 2025 at 11:00 a.m. Eastern European Summer Time – EEST (8:00 a.m. coordinated universal time – UTC) at the following address: Strazhitsa, 28, Gladstone St., with the following agenda and draft-resolutions:

1. Approval of the 6-Month Financial Statements of the Company for the period ending on 30 June 2025

Draft-Resolution: "The General Meeting approves the 6-Month Financial Statements of the Company for the period ending on 30 June 2025."

2. Review and approval of the Management Report of the Management Board of the Company on the fulfilment of the requirements of the law for the payment of a 6-month dividend.

Draft-Resolution: "The General Meeting approves the Management report of the Management Board on the fulfilment of the requirements of the law for the payment of a 6-month dividend."

3. Payment of 6-month dividend from a portion of the profit of the Company for the first half of the year 2025

Draft-Resolution: "The General Meeting resolves that to the shareholders of the Company as 6-month dividend is paid a portion of the net profit of the Company of BGN 798,316.31; for the first half of the year 2025, as follows: (i). total gross amount of the dividend – BGN 658,430.70; (ii). gross amount of the dividend per share – BGN 0.05"

4. Adoption of a decision to increase the monthly remuneration of the members of the Management Board, the Supervisory Board and the Audit Committee by 50 percent, compared to the current amount.

Draft resolution: "The General Meeting of Shareholders of the Company adopts a resolution to increase the monthly remuneration paid to the members of the Management Board, the Supervisory Board and the Audit Committee by 50 percent, compared to the current amount, on the following grounds:

- The remuneration of members of the boards who are not employees of the holding company has not been increased since 2008. It is accepted to increase from 1000 to 1500 euros.
- The remuneration of members of the boards who are employees of the holding company has not been increased since 2021. It is accepted to increase from 400 to 600 euros.
- The remuneration of members of the Audit Committee has not been increased since 2010. It is accepted to increase from 500 to 750 euros.

5. Miscellaneous

Any and all shareholders and vote-holders of the Company are invited to attend the General Meeting. Please, note the following terms and conditions to the preparation for, participation in, and voting at, the General Meeting:

1. Record Date of Holding Shares and Votes for the Purpose of the General Meeting

The right to participate in, and vote at, the General Meeting is vested into the persons, who/which are registered as entitled to voting at the registry kept by Central Depository AD 14 (fourteen) days before the date of holding of the General Meeting, i.e. on 27 August 2025.

2. Registration

The registration of the shareholders and vote-holders for participation in the General Meeting will commence 1 (one) hour before the announced kick-off time at the announced venue of the General Meeting.

Shareholders and vote-holders – natural persons – will be required to evidence their identity by way of presentation of an identity card or passport.

People, who are statutory representatives of legal entities – shareholders and vote-holders, will be required to evidence: (a). their identity, as shown in the preceding paragraph; and (b). their representative power by way of presentation, in a hard-paper original counterpart, of an excerpt from the registry or other record by a competent authority, which is assigned by applicable law with the keeping of the corporate (or other, as relevant to any specific type of legal entity) files of the respective type of legal entity, such excerpt or other record containing the name and position of the respective statutory representative/s and being updated as of not earlier than 3 (three) months before the date of holding of the General Meeting, i.e. not earlier than 10 June 2025. Where the excerpt or other record is originally prepared in a foreign language, the excerpt or other record will be required to bear an Apostille seal or be otherwise legalized for use in Bulgaria, as required by Bulgarian law, and have translation of the relevant information into Bulgarian, which is done by a sworn translator.

3. Representation by Power of Attorney

Each shareholder and vote-holder has the right to authorize an individual or a legal entity for representation at the General Meeting by receiving the materials for, participation in, and voting at, the General Meeting in the name and at the expense of the shareholder or vote-holder by way of Power of Attorney.

No shareholder or vote-holder may be represented by a member of the Management Board or the Supervisory Board of the Company, unless the shareholder or vote-holder has expressly specified the manner of voting on each of the items on the agenda in the Power of Attorney.

The attorney-in-fact has the same rights as the shareholder or vote-holder represented by him. The attorney-in-fact is obliged to exercise the voting rights in accordance with the instructions of the shareholder or vote-holder contained in the Power of Attorney (if any).

An authorized attorney-in-fact may represent more than one shareholder and vote-holder at the General Meeting. In such event, the authorized attorney-in-fact may vote in a different manner with the shares and votes held by the different shareholders and vote-holders represented by him.

The Power of Attorney for the representation of a shareholder and vote-holder at the General Meeting should be: granted for the specific session of the General Meeting; express; set out in written form; and having the following requisites at the least: details of the shareholder or vote-holder and the attorney-in-fact; number of the shares or votes, to which the Power of Attorney refers; the agenda of the items proposed for discussion; the draft resolutions on each of the items on the agenda; the manner of voting on each of the items on the agenda, if applicable; date and signature. In the event that the Power of Attorney does not contain the manner of voting on any or all of the items on the agenda, the Power of Attorney needs to contain the statement that the attorney-in-fact has full discretion as to whether or not and, if yes, how to vote.

A form of a Power of Attorney for the General Meeting will be prepared by the Company and made available to the shareholders and vote-holders for use from the date of announcement of this present invitation at the Trade Registry until the date of holding of the General Meeting, as follows: (a). in a hard-paper copy amongst the materials for the General Meeting at the address of management of the Company; and (b). in an electronic form at the official web-site of the Company on the Internet.

In the event that a shareholder or vote-holder authorizes an attorney-in-fact for the General Meeting, a copy of the Power of Attorney will be required to be sent to Ms. Snezhana Baycheva, Investor Relations Director of the Company: (a). by registered post to the address of management of the Company specified hereinabove; or (b). by e-mail to info@korado.bg, by 4:00 p.m. Bulgarian time on the last working day before the date of holding of the General Meeting, i.e. by 09 September 2025. The notice of the authorization could also be given by use of electronic means—the e-mail of the Company announced at the official web-site of the Company on the Internet. The original hard-paper counterparts of the Powers of Attorney will be required to be presented upon the registration of the shareholders and vote-holders for participation in the General Meeting.

4. No Voting by Correspondence or Electronic Means

To the General Meeting will not apply the rules for voting by correspondence or by electronic means provided for in Art. 115, Par. 2, item 6 of the Law on Public Offering of Securities.

- 5. Rights of the Shareholders and Vote-Holders Associated with the General Meeting
 - 5.1. Number of Shares and Voting Rights

The total of all shares of the Company as at the moment of the resolution of the Supervisory Board on the convocation of the General Meeting is 13,168,614 (thirteen million one hundred and sixty eight thousand six hundred and fourteen) having ISIN code BG11LUSTAT13. Each of these shares entitles to 1 (one) vote at the General Meeting. The total of all votes at the General Meeting is 13,168,614 (thirteen million one hundred and sixty eight thousand six hundred and fourteen).

5.2. Statements and Questions

Each shareholder and vote-holder has the right to make statements and/or ask questions on any and all of the items of the agenda of the General Meeting, as announced by this present invitation. The statements and questions of the shareholders and vote-holders may also refer to matters, which are not covered by the announced items of the agenda of the General Meeting.

5.3. Proposals for Resolutions on Matters of Substance on Items of the Agenda

Each shareholder and vote-holder has the right to make proposals for resolution on the substance of any matter included in the agenda, subject to compliance with the requirements of the law, where the restriction under Art. 118, Par. 3 of the Law on Public Offering of Securities shall apply accordingly. Unless otherwise required by law, the deadline for exercising the right to propose resolutions is the end-time of the regime of discussions on the respective item of the agenda and before the start-time of the regime of voting on the item.

5.3. Addition of Items to the Agenda

Shareholders and vote-holders, who/which, individually or collectively, hold shares or votes representing at least 5% of the registered capital of the Company may, after the announcement of this present invitation at the Trade Registry, include other items in the agenda of the General Meeting. For that, they should submit for announcement at the Trade Registry a list of the items for adding to the agenda and the draft resolutions on such items not later than 15 days before the date of holding of the General Meeting. By their announcement in the Trade Registry, the items should be considered included in the proposed agenda. Not later than the next working day after the announcement, the shareholders or vote-holders should present the list of items, the draft resolutions and the written materials at the seat and the address of management of the Company and to the Financial Supervision Commission.

6. Inadmissible Resolutions

The General Meeting cannot take resolution concerning issues, which have not been announced in accordance with Art. 223 and 223a of the Law on Commerce, except where all shareholders and vote-holder of the Company are attending or are represented at the General Meeting and no one objects to the raised issues being discussed.

7. Lack of Quorum

In the event of lack of quorum, pursuant to Art. 227, Par. 3 of the Law on Commerce and Art. 61, Par. 2 of the Articles of Association of the Company, will be held a new session of the General Meeting on 24 September 2025 at 11:00 a.m. Eastern European Summer Time – EEST (8:00 a.m. coordinated universal time – UTC), at the same place and with the same agenda.

8. Availability of the Materials for the General Meeting

As from the date of announcement of this present invitation at the Commercial Registry until the date of holding of the General Meeting, the materials relating to its agenda will be made available to the shareholders, vote-holders and their representatives at the address of management of the Company: Strazhitsa, 28, Gladstone St., on any business day between 9:00 a.m. and 4:00 p.m. and will be provided, upon request by a shareholder, vote-holder or a representative of a shareholder or

vote-holder, at no cost. Throughout the same period of time, the materials will also be available at the official web-site of the Company on the Internet.

9. Breach of the Requirements for Registration and Representation by Power of Attorney

In the event of breach of any of the requirements for registration and/or representation by Power of Attorney, as set out in items 2 and 3 of this present invitation, in any respect whatsoever, the shareholder or vote-holder or his statutory representative or proxy will not be allowed to participate in the discussion and vote on any or all the of items of the agenda of the General Meeting, as the case may be, or where he has participated or voted so, his statement/s and vote/s will be disqualified.

10. Possibility for Abandoning or Relocating the General Meeting by Reason of Statutory Restrictions or Prohibitions

The holding of the General Meetings on the above-stated regular date or postponement date and at the above-stated venue is subject to the absence of statutory restrictions or prohibitions to the holding of corporate events of such kind being in force and effect as at the respective date and for the respective venue (for example, without limitation, due to the impact of the *emergency epidemic situation* in the Republic of Bulgaria). In the event that such restrictions or prohibitions are in place, the Management Board or the Supervisory Board of the Company shall announce the abandonment of the General Meeting or the relocation of its venue by reason of the respective restriction or prohibition. The announcement shall be done, without undue delay, via the official web-site of the Company on the Internet: http://www.korado.bg and via the platform www.x3news.com. The holding of the General Meeting on a later date and/or at a different venue shall be aligned with the principle of encouraging the participation by shareholders (or vote-holders) in the General Meeting.

Chairman of the Supervisory Board:

Tomáš Kollert

Executive Director:

Jiří Řezníček