CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, București www.chromosome-dynamics.com, investitori@chromosome-dynamics.com, (Tel.) +40 739.616.751









Nr. certificat : 4189 Nr. certificat : 3760 Nr. certificat : 3022 ISO 9001:2015 ISO 14001:2015 ISO 45001:2018



To: BURSA DE VALORI BUCUREȘTI SA AUTORITATEA DE SUPRAVEGHERE FINANCIARA

CURRENT REPORT NO. 18/2023

According to Law nr. 24/2017 regarding issuers of financial instruments and market operations, ASF regulation nr. 5/2018 regarding the issuers of financial instruments and market operations and/or the Bucharest Stock Exchange Rulebook for Multilateral Trading System.

Date of report 15.06.2023

CHROMOSOME DYNAMICS SA Name of the Company

Reg.Office Valea Furcii, nr. 156-158, sc.1, ap.24, sector 6, București

Phone no. 0739.616.751

investitori@chromosome-dynamics.com E-mail

Trade Reg.No J40/1800/2020

Fiscal Code RO42234198

Subscribed and paid capital 122.491,8 LEI

Total no. of shares 612.459

Symbol **CHRD**

Trading market Stock market shares: SMT AeRO Premium, simbol CHRD

Important events: Convening notice of the Ordinary and Extraordinary General Meetings of Shareholders for 20/21.07.2023.

CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, București www.chromosome-dynamics.com, investitori@chromosome-dynamics.com, (Tel.) +40 739.616.751







CONVENING NOTICE

of the Ordinary and Extraordinary General Meetings of Shareholders CHROMOSOME DYNAMICS S.A.

In accordance with the provisions of the Companies Law no. 31/1990, republished, with subsequent amendments and additions, of Law 24/2017 on issuers of financial instruments and market operations, republished, of ASF Regulation no. 5/2018 with subsequent amendments and additions to the Company's Articles of Association, the Sole Administrator of CHROMOSOME DYNAMICS S.A. (the Company), with registered office in Bucharest, Valea Furcii Road no. 156-158, block C1, 4th floor, apartment 24, sector 6, and the correspondence address at the secondary office in Bucharest, Bulevardul Iuliu Maniu, no. 6L, Campus 6.1 building, 2nd floor, office 242, sector 6, registered with ONRC under no. J40/1800/2020, CIF RO42234198,

SUMMONS

The Ordinary General Meeting of Shareholders for the first meeting on July 20, 2023, respectively, the second meeting on July 21, 2023, in case the quorum conditions are not met at the first meeting, at 10:00 a.m.

and

Extraordinary General Meeting of Shareholders for July 20, 2023 first meeting, respectively July 21, 2023 second meeting, in case of non-fulfillment of the quorum conditions at the first meeting, 11:00 a.m.

at the address of the secondary office in Bucharest, Bulevardul Iuliu Maniu, no. 6L, Campus 6.1 building, floor 2, office 242, sector 6, in which only shareholders registered in the Register of Shareholders at the end of July 10, 2023 set as the Reference Date are entitled to participate and vote. The reference date and the agenda remain the same in the situation of the meeting of the General Meeting of Shareholders at the second convocation.

The Ordinary General Meeting of Shareholders (OGSM) will have the following items on the agenda:

1. Approval of the renewal of the mandate of the Sole Administrator - Mr. Mugurel Ionel Gabriel - for a period of 4 years, starting on July 28, 2023.

CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, București www.chromosome-dynamics.com, investitori@chromosome-dynamics.com, (Tel.) +40 739.616.751







Nr. certificat : 4189 Nr. certificat : 3760 Nr. certificat : 3022 ISO 9001:2015 ISO 14001:2015 ISO 45001:2018

- 2. Approval of the partial or total delegation of the power of representation of the Sole Administrator in relation to third parties to persons employed within the Company, including for the use of the Company's accounts and carrying out banking transactions on behalf of the Company.
- 3. Approval of August 7, 2023 as **registration date** (August 4, 2023 as *ex-date*) to identify the shareholders on whom the effects of the decisions adopted by the OGSM will be reflected, in accordance with the provisions of art. 87 of Law no. 24/2017 regarding issuers of financial instruments and market operations, republished.
- 4. Approval of the mandate of Mr. Mugurel Gabriel Ionel as the legal representative of the Company, with the right of sub-delegation/substitution, to sign the OGSM decision, in the name and on behalf of all the shareholders present at the Meeting, for the implementation of the decisions taken within the OGSM, as well as for the fulfillment of all procedures and formalities necessary for the submission and registration of the OGSM Decision at the ONRC and its publication in the Official Gazette of Romania, part IV.

The Extraordinary General Meeting of Shareholders (EGSM) will have the following items on the agenda:

- 1. Approval of the change of the registered office of the company, at the address: Bucharest, B-dul Iuliu Maniu no. 7, Sector 6, building A, et. 4, scale 2 and amending the Articles of Association accordingly.
- 2. Approval of August 7, 2023 as registration date (August 4, 2023 as ex-date) for the identification of the shareholders on whom the effects of the decisions adopted by the EGSM will be reflected, in accordance with the provisions of art. 87 of Law no. 24/2017 regarding issuers of financial instruments and market operations, republished.
- 3. Approval of the mandate of Mr. Mugurel Gabriel Ionel as the Company's legal representative, with the right of sub-delegation/substitution, to sign the EGSM decision, in the name and on behalf of all the shareholders present at the Meeting, for the implementation of the decisions taken during the EGSM, as well as for the fulfillment of all the procedures and formalities necessary for the submission and registration of the EGSM Decision at the ONRC and its publication in the Official Gazette of Romania, part IV.

General information regarding the Company's General Meetings of Shareholders (GSM)

On the date of the convening of the General Meeting of **CHROMOSOME DYNAMICS S.A.** Shareholders, the company's share capital is 122,491.8 lei divided into 612,459 registered, common, dematerialized shares with a nominal value of 0.2 lei/share, each share giving the right to 1 (one) vote in the meetings of the General Meeting of Shareholders (GSM).

CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, București www.chromosome-dynamics.com, <u>investitori@chromosome-dynamics.com</u>, (Tel.) +40 739.616.751







Nr. certificat : 4189 Nr. certificat : 3760 Nr. certificat : 3022 ISO 9001:2015 ISO 14001:2015 ISO 45001:2018

Rights of shareholders regarding GSM

Starting from 20.06.2023 at the latest and until the date set for the GSM meeting, shareholders can obtain, at the secondary headquarters in Bucharest, Bd. Iuliu Maniu no. 6L, Campus 6.1 office 242, sector 6, or on its website https://chromosome-dynamics.com/# section "Investors", the documents regarding the holding of the General Assembly meetings: the convenor of the AGM, the total number of issued shares and voting rights on the date of the convocation, the special power of attorney and voting by mail forms.

The Company's shareholders may submit proposals for candidates for the appointment as Sole Administrator of the Company, including in the application information about the name, place of residence and professional qualification of the proposed persons and accompanied by: (i) a copy of the valid identity document of the shareholder/ the Company administrator (in the case of natural persons, identity card, identity card, passport, residence permit, respectively, in the case of legal entities, identity card, identity card, passport, residence permit of the legal representative), (ii) curriculum vitae of the proposed person and (iii) in the case of proposing a candidate for the position of independent member, an affidavit of the candidate regarding the fulfillment of all eligibility criteria. The proposals regarding the candidates for the positions of Sole Administrator can be submitted/transmitted until 06.07.2023 at the latest, together with the documents listed in the above paragraph, in a sealed envelope (in original), on physical support to the secondary headquarters of the Company in Bucharest, Bd. Iuliu Maniu no. 6L, Campus 6.1 office 242, sector 6, with the signature in original or by e-mail to investiri@chromosome-dynamics.com with the extended electronic signature incorporated. The permanently updated list containing information on the name, place of residence and professional qualification of the persons proposed for the position of administrator will be available to the shareholders at the Company's secondary headquarters and on the company's website at https://chromosome-dynamics.com/ starting on 20.06.2023.

One or more shareholders registered in the Shareholders' Register on the reference date, representing, individually or together, at least 5% of the share capital, may submit to the Company, within no more than 15 days from the date of publication of the convening notice in the Official Gazette, respectively until at the latest on 01.07.2023, applications for the introduction of new items on the agenda, provided that each item is accompanied by a justification or a draft decision proposed for adoption, as well as draft decisions for the included items or proposed to be included on the agenda.

If it will be the case, the agenda of the OGSM / EGSM completed with the points proposed by the shareholders under the law will be published by 05.07.2023 at the latest.

Each shareholder has the right to ask questions regarding the items on the agenda of the General Assembly until 06.07.2023 at 12:00, and the answer will be given during the Assembly or by posting the answer on the company's website.

CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, Bucuresti www.chromosome-dynamics.com, investitori@chromosome-dynamics.com, (Tel.) +40 739.616.751







Participation in GSM

Entitled shareholders may participate (1) in person, (2) by voting by mail, or (3) be represented at the meeting of the General Meeting of Shareholders by proxies who have been granted a special power of attorney or a general power of attorney.

- (1) In the case of personal voting, natural person shareholders and legal person shareholders are entitled to participate in the GSM meetings by simple proof of identity made, in the case of natural person shareholders, with the identity document (identity card, identity card, passport, residence permit) and, in the case of legal entity shareholders, with the identity document of the legal representative (identity card, identity card, passport, residence permit). The quality of legal representative is proven with a finding certificate issued by the Trade Register or another equivalent entity, no later than 30 days before the publication of the GSM convenor.
- (2) In the case of proxy voting, it may be expressed by general proxy in compliance with the legal provisions in force or by completing and signing the special proxy forms provided by the company. These will be submitted at least 48 hours before the GSM meeting, under penalty of nullity, on physical support at the Company's secondary headquarters in Bucharest, Bd. Iuliu Maniu no. 6L, Campus 6.1 office 242, sector 6, with the signature in original or by e-mail to investitori@chromosome-dynamics.com with the extended electronic signature incorporated.

Shareholders cannot be representatives in the GSM based on a general power of attorney by a person who is in a conflict of interest situation. The special or general power of attorney will be null and void if the shareholder himself participates in the GSM meeting or authorizes another proxy through a valid power of attorney, sent within the deadline and dated after the first power of attorney.

(3) In the case of voting by mail, the shareholders will complete, sign and send, at least 48 hours before the GSM meeting, the voting by mail form made available in physical format, to the mailing address specified in the preamble of this notice (Bucharest, Bd. Iuliu Maniu no. 6L, Campus 6.1 office 242, sector 6), or on the company's website.

Requests, questions, voting forms by mail and special powers of attorney, accompanied by a copy of the identity document (in accordance with the original), in the case of natural person shareholders, respectively, a copy of the identity document of the representative/mandatory (in accordance with the original), copy of the certificate of registration (in accordance with the original) and the ascertaining certificate issued by the commercial register no later than 30 days before the date of the Meeting, in the case of legal entity shareholders, may be submitted by courier / postal services with confirmation of receipt to the address of the secondary office mentioned in the convener's preamble, with the signature in the original, or by e-mail to investitori@chromosome-dynamics.com. Documents sent by e-mail will carry the extended electronic signature incorporated according to Law no. 455/2001 republished, with subsequent additions and changes. Regardless of the shipping method, it will be clearly stated, on the envelope or in the subject of the message, in capital letters, "FOR THE ORDINARY GENERAL MEETING OF CHROMOSOME DYNAMICS S.A. SHAREHOLDERS. FROM THE DATE OF 20-21.07.2023"

CUI RO42234198, J40/1800/2020, Drumul Valea Furcii, nr. 156-158, sc.1, Et. 4, ap.24, sector 6, București www.chromosome-dynamics.com, investitori@chromosome-dynamics.com, (Tel.) +40 739.616.751



Documents presented in a foreign language other than English will be accompanied by the authorized Romanian/English translation. Decision proposals, requests for the introduction of new items on the agenda of the OGSM/EGSM as well as proxies and ballots not submitted in time, incomplete, illegible or not accompanied by documents proving the quality of the shareholder will not be taken into account.

This convening letter is completed with the applicable legal provisions.

For additional information, please contact us at tel. **0739.616.751** or the email address **investitori@chromosomedynamics.com**, the person responsible for the relationship with investors being **IONEL MUGUREL GABRIEL**.

Sole Administrator

IONEL Mugurel Gabriel