



Limited Liability Company
Registered offices: De Gerlachekaai 20, 2000 Antwerp
Enterprise number 0860.402.767

FREE TRANSLATION

*CONVENING NOTICE FOR THE EXTRAORDINARY AND THE ORDINARY GENERAL
SHAREHOLDERS' MEETING*

The board of directors invites the shareholders on Thursday 9 May 2019, in 2000 Antwerp, Schaliënstraat 5 to attend (i) at 10.30 a.m., an extraordinary general meeting, to deliberate on the agenda mentioned below containing proposed resolutions, and (ii) the ordinary general meeting, to be held at the same date and place, at 11 a.m., to deliberate on the agenda mentioned below containing proposed decisions.

As the agenda of the extraordinary general meeting relates to amendments to the company's articles of association, the extraordinary general meeting will be able to validly deliberate and decide the agenda items listed below only if the shareholders attending the meeting represent at least one half of the registered capital. Should this condition not be fulfilled, a second extraordinary general meeting will be convened at 11 a.m. on Tuesday 18 June 2019, which meeting will validly deliberate and decide the agenda items discussed below irrespective of the portion of the capital represented by the shareholders attending the meeting. Therefore, should the extraordinary meeting have to be reconvened, all dates referring to 9 May 2019 in the proposed decisions included in the agenda hereafter, will be replaced by 18 June 2019.

The ordinary general meeting shall take place on 9 May 2019, irrespective of the portion of the capital represented by such shareholders.

Agenda of the extraordinary general meeting

- 1 Authorisation to the board of directors to increase the share capital of the company within the framework of the authorised capital**
- 1.0** Communication and discussion of the report of the board of directors in accordance with article 604, second paragraph of the Code of Companies

with respect to the specific circumstances under which the board of directors may make use of the authorised capital as well as the pursued objectives

The shareholders have the opportunity to vote on the below options (1.1, 1.2 and 1.3). Each option specifies a different maximum amount for the authorised capital: one hundred fifty million (150,000,000) US Dollars, one hundred thirty million (130,000,000) US Dollars and one hundred and ten million (110,000,000) US Dollars. The following rules shall apply:

- a vote 'FOR' 1.1 shall automatically count as a vote 'FOR' 1.2 and 1.3.
- a vote 'FOR' 1.2 shall automatically count as a vote 'FOR' 1.3

For the avoidance of doubt, the above rules take precedence over any conflicting voting sequence (e.g. the following voting sequence: 'FOR' 1.1., 'FOR' 1.2 and 'AGAINST' 1.3 shall be counted as: 'FOR' 1.1, 'FOR' 1.2 and 'FOR' 1.3).

Only one of the below decisions (1.1, 1.2 or 1.3) will be withheld, pursuant to the following cascade rule:

- if 75% of the votes are cast 'FOR' 1.1, decision 1.1 shall be considered approved and decisions 1.2 and 1.3 shall be disregarded
- if decision 1.1 is not approved and 75% of the votes are cast 'FOR' 1.1 and/or 'FOR' 1.2, decision 1.2 shall be considered approved and decision 1.3 shall be disregarded
- if decision 1.2 is not approved and 75% of the votes are cast 'FOR' 1.1, 'FOR' 1.2 and/or 'FOR' 1.3, decision 1.3 shall be considered approved

If neither decision is approved pursuant to the rules set out above, the existing authorisations will remain in force.

1.1 Proposed decision:

Having discussed the report of the board of directors, the general meeting resolves to renew the authorisation granted to the board of directors to increase the share capital of the company, in one or several times, within the framework of the authorised capital by a total maximum amount of **one hundred fifty million (150,000,000) US Dollars.**

1.2 Proposed decision:

Having discussed the report of the board of directors, the general meeting resolves to renew the authorisation granted to the board of directors to increase the share capital of the company, in one or several times, within the framework of the authorised capital by a total maximum amount of **one hundred thirty million (130,000,000) US Dollars.**

1.3 Proposed decision:

Having discussed the report of the board of directors, the general meeting resolves to renew the authorisation granted to the board of directors to

increase the share capital of the company, in one or several times, within the framework of the authorised capital by a total maximum amount of **one hundred and ten million (110,000,000) US Dollars**.

The general meeting thus resolves to replace article 5, paragraph 1 of the articles of association with the following text:

"By decision of the shareholders' meeting held on the ninth of May two thousand nineteen, the board of directors has been authorised to increase the share capital of the company in one or several times by a total maximum amount of [one hundred fifty million (150,000,000) US Dollars / one hundred thirty million (130,000,000) US Dollars / one hundred and ten million (110,000,000) US Dollars] during a period of five years as from the date of publication of such decision, subject to the terms and conditions to be determined by the board of directors."

Pursuant to the previous point, the general meeting also resolves to amend the second paragraph of article 5 of the articles of association in accordance with the reference value in euros of the amount of the authorised capital as it will appear from the bank statement delivered by a financial institution on the eighth of May two thousand nineteen and which will be attached to the authentic deed relating to the amendment of the articles of association.

It is noted however, should none of the proposed decisions under this item be approved by the general meeting, existing authorisations will remain in force.

- 2** Renewal of the authority to use the authorised capital in the case of a public purchase offer.

Proposed decision:

The general meeting resolves to renew the authority granted to the board of directors to increase the company's share capital through the use of the authorised capital following a notification by the Financial Services and Markets Authority that a public purchase offer has been launched on the securities of the company.

The general meeting therefore decides to replace article 5, final paragraph of the articles of association with the following text:

"The board of directors is also competent to make use of the authorisation to increase the company's share capital by virtue of this article after the date on which the company has been notified by the Financial Services and Markets Authority that a public purchase offer has been launched on its securities, provided that the decision to increase the capital has been adopted by the board of directors before the ninth of May two thousand twenty two and provided that such decision is being taken in accordance with all applicable legal provisions."

- 3** Renewal of the authorisation of the board of directors of the company and its direct subsidiaries to acquire the company's shares and profit shares to prevent imminent and serious harm.

Proposed decision:

The general meeting resolves to renew the authorisation of the board of directors of the company and its direct subsidiaries to acquire the company's shares or profit shares if the acquisition is necessary to prevent imminent and serious harm to the company, including a public purchase offer for the company's securities.

Hence, the general meeting resolves to replace the first paragraph of article 15 of the articles of association by the following text:

"Pursuant to a decision of the extraordinary shareholders' meeting of nine May two thousand nineteen which has been adopted in accordance with the relevant legal provisions, the company and its direct subsidiaries have been authorised, during a period of three years as from the publication of the decision in the Annexes to the Belgian Official Gazette, to acquire the company's own shares or profit shares, whether or not the holders of the latter are entitled to vote, by way of a purchase or an exchange, directly or through the intermediary of a person acting in its own name but for the account of the company or its direct subsidiaries. Such acquisition may be decided upon by the board of directors if the acquisition is necessary to prevent imminent and serious harm to the company, including a public purchase offer for the company's securities. When deciding upon the acquisition of own shares or profit shares, the applicable legal provisions shall be complied with."

- 4** Authorisation to sell the company's shares and profit shares to prevent imminent and serious harm.

- 4.1** Renewal of the authorisation of the board of directors of the company to sell the company's shares and profit shares to prevent imminent and serious harm.

Proposed decision:

The general meeting resolves to renew the authorisation of the board of directors of the company to sell previously acquired company's shares or profit shares when such sale is necessary to prevent imminent and serious harm to the company, including a public purchase offer for the company's securities.

Hence, the general meeting resolves to replace the second paragraph of article 16 of the articles of association by the following text:

"To prevent imminent and serious harm to the company, including a public purchase offer for the company's securities, the board of directors of the company can, in accordance with the Code of Companies, without prior permission of the general meeting, sell acquired shares or profit shares of the company during a period of three years as from the publication in the

Annexes to the Belgian Official Gazette of the authorisation given by the general meeting of nine May two thousand nineteen."

4.2 Authorisation of the direct subsidiaries of the company to sell the company's shares and profit shares to prevent imminent and serious harm.

Proposed decision:

The general meeting resolves to extend the authorisation of the sale of acquired shares as laid down in article 16 paragraph 2 of the article of association to its direct subsidiaries.

Hence, the general meeting resolves to insert the following sentence at the end of paragraph 2 of article 16 of the articles of association:

"This authorisation is also valid for the direct subsidiaries of the company."

5 Renewal of the authorisation to acquire own shares.

Proposed decisions:

The general meeting resolves to authorise the board of directors of the company and its direct subsidiaries to acquire, in accordance with the conditions of the law, with available assets in the sense of article 617 of the Code of Companies, for a period of five years as from nine May two thousand nineteen, a maximum of twenty per cent of the existing shares of the company where all shares already purchased by the company and its direct subsidiaries need to be taken into account and at a price per share equal to the average of the last five closing prices of the Euronav share at Euronext Brussels before the acquisition, increased with a maximum of twenty percent (20%) or decreased with a maximum of twenty percent (20%) of the said average.

Hence, the general meeting resolves to insert the following article 16bis in the Articles of Association:

"Pursuant to the decision of the extraordinary meeting of nine May two thousand nineteen which has been adopted in accordance with the relevant legal provisions, the company and its direct subsidiaries have been authorised to acquire, in accordance with the conditions of the law, with available assets in the sense of article 617 of the Code of Companies, for a period of five years as from nine May two thousand nineteen, a maximum of twenty per cent of the existing shares of the company where all shares already purchased by the company and its direct subsidiaries need to be taken into account and at a price per share equal to the average of the last five closing prices of the Euronav share at Euronext Brussels before the acquisition, increased with a maximum of twenty percent (20%) or decreased with a maximum of twenty percent (20%) of the said average."

It is noted however, should the proposed decisions under this item not be approved by the general meeting, the existing authorisations will remain in force.

6 The ordinary shareholders' meeting

Proposed decisions:

The general meeting resolves to hold future ordinary general shareholders' meetings on the third Thursday of the month of May, at 10.30 a.m.

Hence the general meeting resolves to replace the text of article 32 as follows:

"The ordinary general shareholders' meeting is held in Antwerp, on the third Thursday of the month of May, at 10.30 a.m., in the place mentioned in the convening notices.

If that day is a legal holiday, the meeting will be held on the first preceding working day."

7 Authorisation to the board of directors to execute the above decisions and to coordinate the articles of association.

Proposed decision:

The general meeting decides to authorise the board of directors to execute the decisions taken and to coordinate the articles of association.

8 Proxy Crossroad Bank for Enterprises, counters for enterprises, registers of the commercial courts, administrative agencies and fiscal administrations

Proposed decision:

The general meeting decides to grant authority to Ms. Anneke Goris, Secretary General, to act alone with power to substitute, to fulfill all necessary formalities with the Crossroad Bank for Enterprises, counters for enterprises, registers of the commercial courts, administrative agencies and fiscal administrations with respect to the decisions taken at the present meeting.

Agenda of the ordinary general meeting

1 Report of the board of directors and of the statutory auditor for the financial year closed on 31st December 2018

2 Acknowledgment and approval of the remuneration report

Proposed decision:

The general meeting resolves as follows:

"The general meeting decides to approve the remuneration report."

3 Approval of the annual accounts of the company for the financial year closed on 31st December 2018

Proposed decision:

The general meeting resolves as follows:

"The annual accounts for the financial year closed on 31st December 2018, prepared by the board of directors, are approved."

4 Allocation of the results for the financial year as at 31st December 2018

Proposed decision:

The general meeting resolves as follows:

"The loss of the financial year ending on 31st December 2018 is USD 116,605,793.35 thus, together with the profit carried forward of the previous financial year in an amount of USD 155,523,252.50 together with withdrawal from the tax-free reserve in an amount of USD 48,646,447.30, resulting in a profit of USD 87,563,906.45 to be allocated.

This amount is distributed as follows:

<i>1. Reserves:</i>	<i>USD 3,955,371.60</i>
<i>2. Gross dividend (*)</i>	<i>USD 26,402,965.56</i>
<i>3. To be carried forward:</i>	<i><u>USD 57,205,569.29</u></i>
<i>Total:</i>	<i>USD 87,563,906.45"</i>

(*) The total gross dividend paid in relation to 2018 thus amounts to USD 0.12 per share. Taking into account the gross dividend of USD 0.06 per share already paid in 2018 (8 October), a balance of a gross amount of USD 0.06 per share shall be payable as of 24 May 2019.

5 Discharge (release of liability) granted to the directors and to the statutory auditor, by means of separate voting, for the execution of their mandate in the course of the financial year 2018

Proposed decision:

The general meeting resolves as follows:

"Discharge is granted to the directors of the company: Mrs. Grace Reksten Skaugen and Anne-Hélène Monsellato and Messrs. Carl Steen, Patrick Rodgers, Daniel Bradshaw, Ludovic Saverys and Steven D. Smith, all directors, for any liability arising from the execution of their mandate in the course of the financial year under revision.

Discharge is also granted to Mr. William Thomson for the period of 1 January 2018 until 12 June 2018, effective date of the end of his mandate as director; and

Discharge is granted to the auditor of the company: KPMG Bedrijfsrevisoren represented by Mr. Götwin Jackers (partner) for the period from 1 January 2018 until 9 May 2018 and represented by Ms. Patricia Leleu for the period from 9 May 2018 until the end of the financial year 2018, for any liability

arising from the execution of his or her mandate in the course of the financial year under revision."

6 Appointment and reappointment of directors

Proposed decision:

The general meeting resolves as follows:

"The general meeting also acknowledges the expiry of the term of office of Mr. Daniel R. Bradshaw today, with effect immediately after the general shareholders' meeting."

"The general meeting acknowledges the receipt of the resignation of Mr. Patrick (Paddy) Rodgers, as director of Euronav NV, with effect immediately after the general shareholders' meeting."

The general meeting resolves to appoint Ms. Anita Odedra as independent director for a term of two years, until and including the ordinary general meeting to be held in 2021. It appears from the information available to the company and from information provided by Ms. Anita Odedra that the applicable legal requirements with respect to independence under Belgian law are satisfied. The general meeting acknowledges the determination of the Board of Directors that Ms. Anita Odedra can be considered independent under SEC and NYSE rules.

The general meeting resolves to appoint Mr. Carl Trowell as independent director for a term of two years, until and including the ordinary general meeting to be held in 2021. It appears from the information available to the company and from information provided by Mr. Carl Trowell that the applicable legal requirements with respect to independence under Belgian law are satisfied. The general meeting acknowledges the determination of the Board of Directors that Mr. Carl Trowell can be considered independent under SEC and NYSE rules."

7 Remuneration of the directors

Proposed decision:

The general meeting resolves as follows:

"For the execution of his/her mandate, every director receives a gross fixed annual remuneration of EUR 60,000. The chairman receives a gross fixed annual remuneration of EUR 160,000. Each director, including the chairman, shall receive an attendance fee of EUR 10,000 for each board meeting attended. The aggregate annual amount of the attendance fee shall not exceed EUR 40,000.

Every member of the audit and risk committee receives a fixed annual fee of EUR 20,000 and the chairman of the audit and risk committee receives EUR 40,000. Each member of the audit and risk committee, including the chairman, shall receive an attendance fee of EUR 5,000 for each committee

meeting attended. The aggregate annual amount of the attendance fee shall not exceed EUR 20,000.

Every member of the remuneration committee and the corporate governance and nomination committee receives a fixed annual fee of EUR 5,000. The chairman of each of these committees receives a fixed annual fee of EUR 7,500. Each member of the remuneration committee and the corporate governance and nomination committee, including the chairman, shall receive an attendance fee of EUR 5,000 for each committee meeting attended. The aggregate annual amount of the attendance fee shall not exceed EUR 20,000."

8 Remuneration of the statutory auditor

Proposed decision:

The general meeting resolves as follows:

"For the financial year ending 31 December 2019, the total amount of the remuneration for the statutory auditor is fixed at EUR 827,139 for the audit of the statutory and consolidated accounts, which includes the audit on financial reporting."

9 Approval in accordance with Article 556 of the Code of Companies of article 8 (Change of Control) of the transaction bonus incentive plan 8 January 2019

Proposed decision:

The general meeting resolves as follows:

"The general meeting takes note of, approves and ratifies, in accordance with Article 556 of the Code of Companies, Article 8 (Change of Control) of the transaction bonus incentive plan, as approved by the board of directors on 8 January 2019."

10 Miscellaneous

10.1 Acknowledgement of resignation of directors

"The general meeting acknowledges and ratifies in so far as necessary the resignation of the director Mr. William Thomson, with effect as of 12 June 2018."

• •
•

CONDITIONS OF ADMISSION

I. Admission requirements

In accordance with article 34 of the articles of association and article 536 Code of Companies, the shareholders have to fulfill the following requirements in order to be admitted to the shareholders' meeting and to exercise their right to vote at the meeting in person or by proxy (card).

All shareholders attending the shareholders' meeting in person are kindly requested to arrive at least 30 minutes in advance of the meeting. Registration will be closed 10 minutes prior to the start of the meeting.

The company's ordinary shares are comprised of (a) shares that are tradable on Euronext Brussels and reflected directly or indirectly in the part of the company's shareholders register which is kept in its registered office (the "Belgian Share Register" and, the shares, the "European Shares"), and (b) shares that are tradable on the New York Stock Exchange and reflected directly or indirectly in the part of the company's shareholders register maintained in the United States by the company's U.S. transfer agent, which is Computershare (the "U.S. Share Register" and, the shares, the "U.S. Shares").

1. Record Date

Shareholders have the right to be admitted to the shareholders' meeting provided they have their shares recorded in their name (i.e. can proof they own these shares) on **Thursday 25 April 2019** at 24:00 hours Belgian time (the "Record Date").

In view of the Record Date set for the company's shareholders' meeting on Thursday 9 May 2019, shareholders may not reposition shares between the Belgian Register and the U.S. Register during the period from 24 April 2019 at 9.00 am (Belgian time) until 26 April 2019 at 9.00 am (Belgian time) (the "Freeze Period"). Please consult the company's website for the applicable Freeze Periods.

a. Holders of European Shares (registered shares)

The holders of registered European Shares may only be admitted to the shareholders' meeting if their shares are registered in the company's Belgian Share Register on the Record Date.

b. Holders of European Shares (dematerialised shares)

The holders of dematerialised European Shares should request their financial institution to issue a certificate stating the number of dematerialized shares registered in the name of the shareholder in its books on the Record Date and to send it directly to Euroclear Belgium, attn. Issuer Services, 1 Boulevard du Roi Albert II, 1210 Brussels (Belgium) (e-mail: ebe.issuer@euroclear.com / fax: +32 2 337 54 46) at the latest by **Friday 3 May 2019**, 5.00 pm (Belgian time) (the "Notification Deadline"). The company shall determine the ownership of the shares at the Record Date on the basis of the certificate provided by the relevant financial institution to Euroclear Belgium.

c. Holders of U.S. Shares, reflected directly in the U.S. Share Register (not through DTCC)

The holders of U.S. Shares reflected directly in the U.S. Share Register may only be admitted to the shareholders' meeting if such holder's ownership of

U.S. Shares is reflected in the U.S. Share Register on the Record Date. The company's U.S. transfer agent will provide the company directly or indirectly with a shareholder list at the Record Date that contains all of the registered holders of the company's U.S. Shares on the Record Date no later than the Notification Deadline. The company shall determine the ownership of the shares at the Record Date based solely on the aforementioned information.

The company strongly encourages such shareholders to participate in the meeting through the U.S. proxy card included in the Meeting Materials (as defined hereafter) and according to the accompanying instructions. Should such shareholder nevertheless wish to attend the meeting in person, such holder is referred to "Attending the meeting in person".

d. Holders of U.S. Shares reflected indirectly in the U.S. Share Register (through DTCC)

The holders of U.S. Shares reflected indirectly in the U.S. Share Register, through CEDE & Co., the nominee holder of the U.S. Shares held for the beneficial owners through the DTCC system, may only be admitted to the shareholders' meeting if such holder's ownership of U.S. Shares is included in the information provided to the company through the broker, financial institution or other intermediary of such shareholders no later than the Notification Deadline. The company shall determine the ownership of the shares at the Record Date based solely on the aforementioned information.

The company strongly encourages such shareholders to participate in the meeting through the U.S. proxy card included in the Meeting Materials and according to the accompanying instructions. Should such shareholder nevertheless wish to attend the meeting in person, such holder is referred to "Attending the meeting in person".

2. Attending the meeting in person.

All shareholders wishing to attend the shareholders' meeting in person must notify the company as set out in section III (Notifications) no later than the Notification Deadline. In addition, proof of identification may be asked when entering the meeting room.

a. Holders of European Shares (registered shares)

Owners of registered European Shares wishing to attend the shareholders' meeting must complete the attendance form included as part of their individual notice and notify the company thereof by the Notification Deadline.

b. Holders of European Shares (dematerialised shares)

Holders of dematerialised European Shares must complete and submit to the company no later than the Notification Deadline, the attendance form, which is available on the company's website, together with a proof of registration that is provided by such holder's financial institution.

c. Holders of U.S. Shares reflected directly in the U.S. Share Register (not through DTCC)

The holders of U.S. Shares registered directly in the U.S. Share Register wishing to attend the shareholders' meeting must complete and submit to

the company no later than the Notification Deadline, the attendance form included as part of their individual notice. Holders are strongly encouraged to contact the company to ensure admission to the meeting.

d. Holders of U.S. Shares reflected indirectly in the U.S. Share Register (through DTCC)

Holders of U.S. Shares registered indirectly in the U.S. Share Register, through CEDE & Co., the nominee holder of the U.S. Shares held for the beneficial owners through the DTCC system, wishing to attend the shareholders' meeting must complete and submit to the company no later than the Notification Deadline, the attendance form available on the company's website together with an account statement or letter from a broker, bank or other nominee indicating that such holder was the owner of the shares on the Record Date. Holders are strongly encouraged to contact the company to ensure admission to the meeting.

HOLDERS OF U.S. SHARES:

IF YOU DECIDED TO PARTICIPATE IN THE MEETING THROUGH A PROXY (CARD), PLEASE FOLLOW THE INSTRUCTIONS PROVIDED WITH THE MEETING MATERIALS. IF YOU ATTEND THE MEETING, YOU MAY REVOKE YOUR PROXY (CARD) UNTIL THE NOTIFICATION DEADLINE AND VOTE IN PERSON.

3. Powers of attorney – U.S. proxy card

Each shareholder may appoint a special proxy to represent him or her at the shareholders' meeting or issue their votes through a U.S. proxy card, as the case may be. In the first case, the original proxy for this purpose must be submitted to the company.

a. Holders of European Shares (registered shares)

Holders of registered European Shares who want to appoint a special proxy must complete the proxy form included as part of their individual notice and submit the original form to Euroclear Belgium, attn. Issuer Services, 1 Boulevard du Roi Albert II, 1210 Brussels (Belgium) (e-mail: ebe.issuer@euroclear.com / fax: +32 2 337 54 46) no later than the Notification Deadline.

b. Holders of European Shares (dematerialised shares)

Holders of dematerialised European Shares who want to appoint a special proxy must complete the proxy form available on the company's website and must submit the original form to Euroclear Belgium no later than the Notification Deadline, attn. Issuer Services, Koning Albert II-laan 1, 1210 Brussel (e-mail: ebe.issuer@euroclear.com / fax: +32 2 337 54 46).

c. Holders of U.S. Shares reflected directly in the U.S. Share Register (not through DTCC)

Holders of U.S. Shares reflected directly in the U.S. Share Register who want to appoint a special proxy are strongly encouraged to use the U.S. proxy card included in the Meeting Materials and according to the accompanying instructions. Subsequently, the required information will be provided to the company through the broker, financial institution or other intermediary no later than the Notification Deadline.

d. Holders of U.S. Shares reflected indirectly in the U.S. Share Register (through DTCC)

Holders of U.S. Shares reflected indirectly in the U.S. Share Register through CEDE & Co., the nominee holder of the U.S. Shares held for the beneficial owners through the DTCC system, who want to appoint a special proxy are strongly encouraged to use the U.S. proxy card included in the Meeting Materials and according to the accompanying instructions. Subsequently, the required information will be provided to the company through the broker, financial institution or other intermediary no later than the Notification Deadline.

All shareholders must carefully read and comply with the instructions on the company's website and in the Meeting Materials in order to be validly represented at the shareholders' meeting. No other forms will be accepted, nor will proxy forms completed without complying with the instructions.

II. Shareholders' rights

*The company will distribute the convening notice and agenda, attendance form, attendance guidelines, annual report, proxy form and U.S. proxy card (the "Meeting Materials") to (i) holders of European Shares (registered shares) and holders of U.S. Shares directly reflected in the U.S. Share Register through an individual mailing by the company on 8 April 2019; and (ii) holders of European Shares (dematerialised shares) through the website and the press on 8 April 2019; and (iii) holders of U.S. Shares reflected indirectly in the U.S. Share Register (through DTCC) through a mailing as of 8 April 2018. Taking into account the geographical spread of the shareholders and in order to enable holders of U.S. Shares to participate in the meeting, Broadridge will take all appropriate measures to provide the holders of U.S. Shares with the Meeting Materials timely. **Only shareholders complying with all conditions of admission for attendance to the meeting outlined above shall be entitled to vote at the meeting.***

A copy of the documents and reports mentioned in the agenda of the shareholders' meeting and of those that need to be submitted to said meeting can be obtained by the shareholders, free of charge, thirty days before the shareholders' meeting at the company's registered office, at the address mentioned below.

One or more shareholders having at least 3% of the share capital of the company may add items to the agenda of the shareholders' meeting and may file proposals of resolution relating to already existing agenda items. These shareholders must notify the company of their proposals at the latest on **Wednesday 17 April 2019**.

Following such notification, the company will publish a revised agenda no later than **Wednesday 24 April 2019**.

Shareholders may ask questions in writing to the board of directors prior to the shareholders' meeting by sending such questions to the company no later than **Friday 3 May 2019 at 5.00 pm (Belgian time)**.

Shareholders must carefully read and comply with the instructions on the company's website in this respect.

III. Notifications

Unless specified otherwise above, all notifications must be sent to one of the following addresses:

Euronav NV
Company Secretary – General Meetings
De Gerlachekaai 20
2000 Antwerp
Belgium

Telefax: +32 3 247.44.09
Attention: Company Secretary – General Meetings

E-mail address: shareholdersmeeting2019@euronav.com

Each of the aforementioned deadlines means the latest date on which the notification must be received by the company. When sent by post mail, the date of the postmark is determining for assessing the compliance with this obligation. When sent by telefax or email, the date of the fax or email is determining for assessing the compliance with this obligation.

All documents and other information required for purposes of the shareholders' meeting are available from the above-mentioned address and from the company's website: www.euronav.com.

In order for the agenda items that will be submitted to the extraordinary shareholders' meeting to be validly discussed and voted on, the shareholders who, personally or per proxy, participate in the meeting must represent at least half of the share capital.

The board of directors