

Sediul: România, Mangalia, str.Lavrion nr.29, jud.Constanța Tel:+40-241-752-452 Fax:+40-241-755-559 Nr. Înregistrare Registrul Comerțului Constanța: J13/696/1991, CIF: RO2980547, Cont IBAN: RO71 RNCB 0117 0151 6314 0001, Banca Comercială Română – Agenția Mangalia Capital social subscris si varsat : 57.600.848,70 lei

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### SPECIAL POWER OF ATTORNEY

### PHYSICAL PERSONS

The points of the agenda subject to the vote in the Shareholders' Extraordinary General Assembly	For	Against	Abstention
1. The election of the meeting secretariat consisting			
of Dragos Calin, Rosu Bogdan-Nicolae and Zaberca Costina,			
with the identification data available at the company's			
headquarters, in charge of verifying the presence of			
shareholders, fulfilling the formalities required by law and the			
Constitutive Act for holding the general meeting, counting the			
votes cast during the meeting of the general assembly and			
drawing up the minutes of the meeting.			
<b>2.</b> Approval of the partial, asymmetric division, in the			
interest of the shareholders, without dissolution of the			
company THR Marea Neagra SA, according to the provisions			
of art. 2501 (a) from Law no. 31/1990 and the express			
ratification of all the actions and decisions of the Company			
and the Board of Directors, taken in connection with the			
division operation, as presented in the Report of the			
administrators drawn up in accordance with art. 243 <sup>2</sup>			
paragraph (1) of Law no. 31/1990			



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<b>3.</b> Approval of the Project for the division of the company THR Marea Neagra SA published on the web page of the Trade Registry Office attached to the Constanța Court and on the web page of the company as from 09.11.2023.		
<b>4.</b> Approval for the division of the Company to be carried out based on the financial statements drawn up on 31.12.2022, audited by the financial auditor BDO Audit SRL, representing the reference date of the division according to the Division Project, with the appropriate application of the relevant legal provisions.		
<b>5.</b> Approval of the transfer in the interest of the shareholders of a part of the Company's patrimony representing the assets and liabilities of T.H.R. Marea Neagra S.A., to the "Beneficiary Company" Hoteluri Restaurante Sud SA which is to be established as a result of the division, as it appears from the name reservation issued by the National Office of the Trade Register, pursuant to art. 2501 in conjunction with art. 238 and the following of Law no. 31/1990 and approving the effects of the division, according to the Division Project.		
<b>6.</b> Approval of the effective date of the division as the date of registration with the Trade Register of the new company Hoteluri Restaurante Sud SA, the "Beneficiary Company" established following the division, in accordance with the provisions of art. 249 (a) from Law no. 31/1990 of commercial companies		



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7. Approval of the price to be paid by THR Marea Neagra SA to the shareholders who will exercise their right of withdrawal under the conditions of art. 134 of Law no.31/1990, respectively the amount of 0.4414 lei/share, established in accordance with the ANEVAR (National Association of Romanian Valuers) National Standards through the Evaluation Report no. 886/26.10.2023 prepared by the expert evaluator Darian DRS S.A. identified with ANEVAR ID no. 15355 and FSA ID no. PJR16EVPJ/120011, appointed by Conclusion no. 19289/01.08.2023 of the Trade Registry Office attached to the Constanța Court, in file no. 83048/31.07.2023, for estimating the value of the Company's shares according to art. 92 of Law no. 24/2017.		
<b>8.</b> Approval of the reduction of the Company's share capital as a result of the implementation of the division, thus, the share capital of T.H.R. Marea Neagra will be reduced by 25,044,849 lei, from 57,600,848.7 lei, to 32,555,999.7 lei, by canceling a number of 250,448,490 shares. The fully subscribed and paid-up social capital is 32,555,999.7 lei consisting of 19,296,456.7 lei contribution in kind and 13,259,543 lei contribution in cash.		
<b>9.</b> Approval of the amendment of art. 7 (1) of the Constitutive Act of THR Marea Neagra SA, which will have the following wording: "Art. 7(1) The subscribed and paid-up capital is 32,555,999.7 lei consisting of a contribution in kind of 19,296,456.7 lei and a cash contribution of 13,259,543 lei and is divided into 325,559,997 dematerialized registered shares, each in the amount of 0.10 lei" and the approval of the updated Constitutive Act of THR Marea Neagra SA as a result of the asymmetric partial division and the reduction of the share capital.		
<b>10.</b> Approval of the Constitutive Act of the "Beneficiary		



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Company" Hoteluri Restaurante Sud SA.	
<b>11.</b> Approval of the mandate of the sole administrator	
of the Beneficiary Company - Rosu Bogdan Nicolae, with the	
identification data available at the company's headquarters, as	
in the name and on behalf of the shareholders to sign the	
Constitutive Act of the company Hoteluri Restaurante Sud	
SA, as well as any other documents that subscribe to the	
establishment of this company.	
<b>12.</b> Approval of the power of attorney of Mrs. Ichim	
Mihaela, president of the company's Board of Directors, with	
the possibility of submandating third parties, to sign in the	
name and on behalf of the shareholders of THR Marea Neagra	
SA, the adopted resolutions of the EGMS( Extraordinary	
General Meeting of the Shareholders), the company's updated	
Articles of Association as well as any other documents	
necessary for carrying out all the legal formalities for the	
registration, publication, opposition and execution of the	
decisions adopted by the Extraordinary General Meeting of	
Shareholders, including, but not limited to, filing, receiving	
documents, any completion of the necessary documents for	
the establishment of the Beneficiary Company, mandate	
granted in relation to the Trade Register, the Official Gazette	
of Romania and any public or private entity involved, so that	
the purpose of the Division Project and the Resolutions of the	
Extraordinary General Meeting of Shareholders is fulfilled.	
<b>13.</b> Approval of the date of 11.04.2024 as the registration	
date for the identification of the shareholders on whom the	
effects of the decisions of the general meeting of shareholders	
are reflected, of the date of 10.04.2024 as ex-date and	
12.04.2024 - the date of payment 14.Giving discharge of the members of the Board of	
Directors and the executive management, for the activity	
carried out in 2022.	



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Date	 
Signature	

\* The vote will be expressed by marking an "X" in a single matching box to the vote intention, respectively "For", "Against" or "Abstention", for each resolution.

According to point 23<sup>3</sup> of Law no. 24/2017 republished in 2022, the "abstention" position adopted by the shareholder with regard to the items on the AGM agenda, does not represent a vote.