INFORMATION ON THE RIGHTS OF THE SHAREHOLDERS IN ACCORDANCE WITH SECTIONS 109, 110, 118 AND 119 OF THE AUSTRIAN STOCK CORPORATION ACT (“AKTG”)

Amendments to the agenda by shareholders pursuant to Sect. 109 AktG

Shareholders who hold in aggregate 5% or more of the share capital and who have held such shareholding for a period of at least three months before the application, may request in writing additional agenda items for this Annual General Meeting as well as their publication. No later than by August 20, 2019 (midnight, CEST), Kapsch TrafficCom (the “Company”) must receive such a request in writing exclusively at the address

Kapsch TrafficCom AG
Investor Relations
Attn. Mr. Hans Lang
Am Europlatz 2
1120 VIENNA
AUSTRIA.

Each additional agenda item must be accompanied by a proposal for a resolution and the statement of the reasons. By presenting a deposit confirmation pursuant to Sect. 10a AktG the shareholders requesting an amendment to the agenda provide evidence of holding the shares for at least three months. The deposit confirmation must not be older than seven days.

Shareholders’ proposals for resolutions pursuant to Sect. 110 AktG

Shareholders who hold in aggregate 1% or more of the share capital may submit written proposals for resolutions in a German language version regarding any agenda item. Such a proposal shall include the statement of the reasons. The proposing shareholders may request that their proposal including the reasoning be made available on the website of the Company, provided that such request is received by the Company at one of the addresses stipulated below no later than August 30, 2019 (midnight, CEST):

By mail or courier: Kapsch TrafficCom AG
Investor Relations
Attn. Mr. Hans Lang
Am Europlatz 2
1120 VIENNA
AUSTRIA
Via fax: +43 (0)50 811 2809
Via e-mail: ir.kapschtraffic@kapsch.net, whereas the request must be in a text format, e.g. PDF, and attached to the e-mail.

In the case of a nomination of a candidate for election to the Supervisory Board, the statement by the candidate in accordance with Sect. 87 para. 2 AktG shall replace the statement of the reasons.

**Deposit confirmation pursuant to Sect. 10a AktG**

The deposit confirmation must be issued by a depositary bank having its registered office in a state which must be either a Member State of the European Economic Area or a full member of the OECD. The deposit confirmation shall contain the following:

- Information on the issuer: name / name of company and address or a code used for transactions between banks
- Information on the shareholder: name / name of company, address, date of birth for individuals, register and register number for legal entities, if applicable
- Information on the shares: number of the shares held by the shareholder, ISIN AT000KAPSCH9
- Deposit number and/or another description
- Time to which the deposit confirmation refers.

The deposit confirmation can be issued in German or English and must be received by the company exclusively at one of the following addresses not later than September 5, 2019 (midnight, CEST):

(i) Submission of the deposit confirmation in written form
   - By mail or courier: HV-VeranstaltungsService GmbH
     Köppel 60, 8242 St. Lorenzen am Wechsel, AUSTRIA
   - By SWIFT: GIBAATWGGMS
     Message Type MT598 or MT599,
     ISIN AT000KAPSCH9 must be indicated in the text.

(ii) Submission of the deposit confirmation in text form satisfying the requirements of Sect. 12 para. 3 of the Articles of Association
   - By fax: +43 (0)1 8900 500 68
   - By e-mail: anmeldung.kapsch@hauptversammlung.at
     (Please use PDF format for deposit confirmation)

Shareholders are requested to contact their depositary bank to arrange for a deposit confirmation to be issued and submitted.
The record date has no impact on the salebility of the shares and has no significance for dividend entitlement.

**Information concerning the right to information pursuant to Sect. 118 AktG**

Upon request, each shareholder is entitled to receive information on the matters of the Company during the Annual General Meeting, to the extent that such information is necessary for the proper evaluation of an item on the agenda. Any information given shall comply with the principles of conscientious and accurate reporting. Information may be withheld under the proviso that

1. based on a reasonable business judgement, it would cause significant harm to the enterprise or associated companies, or if
2. disclosing such information would be unlawful.

To ensure that the meeting can be conducted in an efficient manner, please send any questions requiring substantial preparation for them to be answered to Mr. Hans Lang, Investor Relations, duly in advance of the Annual General Meeting in writing by e-mail to the address ir.kapschtraffic@kapsch.net or by telefax at +43 (0)50 811 2809.

**Information about the right of shareholders to propose motions at the Annual General Meeting pursuant to Sect. 119 AktG**

At the Annual General Meeting, each shareholder is entitled to propose motions on any agenda item. However, a shareholder’s motion to nominate a candidate for election to the Supervisory Board requires timely submission of a resolution proposal in accordance with Sect. 110 AktG. Candidates for election to the Supervisory Board (agenda item 6) can only be nominated by shareholders whose aggregated holdings represent at least 1% of the share capital. The Company must receive such nominations in the manner described above no later than by August 30, 2019 (midnight, CEST). Each candidate nomination must be accompanied by a statement pursuant to Sect. 87 para. 2 AktG of the proposed person about his or her professional qualifications, professional or comparable positions held, and all circumstances which could give rise to a suspicion of bias. Failing the shareholder’s motion to nominate a candidate for election to the Supervisory Board cannot be considered in the voting.