



ARTEGO S.A.

ADRESA: Str. Ciocarlau nr. 38
TG-JIU – 210103, GORJ, ROMANIA;
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Capital social: 20.286.865 lei



**Benzi transport, Garnituri, Placa tehnica, Covoare, Flexiblocuri, Burdufi
Coturi si mansoane radiator, piese auto din cauciuc, Covoare auto**

Current report

Report date: 16.03.2026

Issuer name: ARTEGO S.A.

Registered office: Tg. Jiu, str. Ciocarlau no. 38, Jud. Gorj.

ORC registration number: J1991001120187

CUI: RO2157428

Share capital 20,286,865

Trading market: BVB market – standard

e) Other events:

The Board of Directors of ARTEGO S.A. TG. JIU met on 16.03.2026 at the registered office in Ciocarlau Street no. 38, Gorj County and decided to convene the Ordinary General Meeting of Shareholders on 23.04.2026 at 11:00 and to convene the Extraordinary General Meeting of Shareholders on 23.04.2026 at 11:30 at the company's headquarters for all shareholders registered in the shareholders' register at the end of 03.04.2026, established as the reference date for holding these meetings, which will have the following items on the agenda:

For the Ordinary General Meeting of Shareholders:

1. Presentation, debate and approval of the annual report and the management report of the Board of Directors for the year 2025 and its discharge from management for the year 2025.
2. Presentation, debate and approval of the balance sheet, the profit and loss account for the year 2025 and the method of distributing the net profit.
3. Presentation, debate and approval of the auditor's report for the year 2025.
4. Presentation, debate and approval of the income and expenditure budget for the year 2026.
5. Approval of the company's man-machine scheme, the maximum number being 400, according to the provisions of the Articles of Association.
6. Approval of the remuneration report of the company's managers (administrators and directors), in accordance with the provisions of art.107 of Law 24/2017 on issuers of financial instruments and market operations.
7. Approval of the proposal of the Board of Directors regarding the registration date on 15.05.2026 for the OGMS, according to art.87 paragraph 1 of Law 24/2017 on issuers of financial instruments and market operations and its approval and approval of the date of 14.05.2026 as ex-date.

For the Extraordinary General Meeting of Shareholders:

1. I. Contracting from ING Bank N.V. Amsterdam Bucharest Branch ("Bank") four credit facilities as follows:

- 1) a credit line in the amount of Eur 2,000,000 according to contract 14228/04.02.2014 for financing working capital;
- 2) a line for issuing letters of bank guarantee in the amount of Ron 5,000,000 according to contract 14228/01 of 26.04.2021;
- 3) a line for issuing letters of bank guarantee in the amount of Ron 700,000 according to contract WB/NW/1775 of 29.12.2021. This line is guaranteed with cash collateral.
- 4) a line for issuing letters of bank guarantee in the amount of Ron 800,000 under contract WB/NW/1502 of 16.11.2022. This line is guaranteed with cash collateral.

II. The guarantee of all financial obligations (loans, interests, penalties, other costs) arising from the credit facilities mentioned in point I, subpoints 1) and 2) above, will be made with:

Real estate mortgage on urban land with an area of 20,617 sq m and the construction built on it, with cadastral number 1315/2/1/1/2, CF 40066;

- Pledge on the company's stocks, located at 38 Ciocirlau Street, Management G26 – Raw Materials (Cord, Fabrics) and Management G46 - Stocks;

- Assignment of receivables related to at least the following commercial relationships: Masanes Servindustria Spain, Arcelormittal Galati SA, Arcode UK Limited England, Technirub Vizo International B.V. Netherlands, Gummi Undtransportbandservice GMBH Germany, Steadfast Resource Developments Limited (SRD) England, Knapheide Germany, Muller Beltex BV Netherlands, Scoarta Comprest SRL, Metroseal England, CE Oltenia, Lavorgomma SRL; Sati Group SPA, Ites Gummi-Und Dichtungstechnik GMBH, Barbieri SRL Natri, Helsingin Hihna Finland; FMD Fordergurt Manufaktur Deutschland GMBH, Lutze Iinternational Europe GMBH Co.KG.

- Mortgage on all company accounts opened at Ing Bank

For the negotiation of the terms of the credit facility, the signing of the credit contracts, the guarantee contracts (furniture/real estate), any additional documents arising from these contracts (e.g. additional documents for reducing or extending credit facilities), as well as any other documents that the Bank will request from the company in order to grant the credit facilities, we authorize Mr. DAVID VIOREL, holding the position of GENERAL DIRECTOR, his/her signature being fully opposable to the company, the authorization is valid for a period of 1 year.

2. Approval of the modification and update of the company's statutes as follows:

Art.5 (4). Other activities – is supplemented with a new activity:

0240 Service activities ancillary to forestry

Paragraph is deleted. (5) and (6) from ART. 5.

ART. 6., paragraph (2) – is amended as follows:

(2). The shareholders are made up of individuals and legal entities, recorded in the Shareholders Register kept by the Central Depository of Bucharest, as follows:

- A.S. PAS ARTEGO – 6,968,820 shares, respectively 85.8784% of the share capital;
- The State Assets Administration Authority – 2 shares, respectively 0.0001% of the share capital;
- Legal entities – 35,619 shares, respectively 0.4389% of the share capital;
- Individuals – 1,110,305 shares, respectively 13.6827% of the share capital.

The share of participation in the company's profit and loss, of each shareholder, is proportional to the contribution to the share capital.

ART. 9., paragraph (1) is amended as follows:

(1). Each share grants its holder the right to one vote in the general meeting of shareholders, the right to and be elected to the management bodies, the right to participate in the distribution of benefits, according to provisions of this statute and the legal provisions, as well as other rights provided for in the statute.

ART. 11., paragraph (2) – will have the following content:

(2). The general meetings of shareholders are ordinary and extraordinary and have the following main attributions:

- a). - elects the members of the board of directors (administrators) and the firms that will audit the company's financial statements, establishes their remuneration for the current year, decides on the management of the administrators and dismisses the administrators and audit firms (financial auditors);
- b). - elects the chairman of the board of directors, who is also the general manager;
- c). - establishes the salary level of the members of the board of directors, the general manager and the financial auditors, in accordance with the provisions of the law;
- d). - establishes the income and expenditure budget and, where applicable, the activity program for the following financial year;
- e). - examines, approves or modifies the balance sheet and the profit and loss account, after analyzing the reports of the board of directors and the audit firm, approves the distribution of profit;
- f). - decides on the contracting of long-term bank loans, including external ones, if their level exceeds the value of 0.7 million Euros or the equivalent in lei and of short-term ones exceeding 3 million Euros;
- g). - examines and approves the conclusion of the acquisition, alienation, exchange or provision as collateral of assets from the category of fixed assets of the company, the value of which exceeds, individually or cumulatively, during a financial year, 20% of the total fixed assets, less receivables;
- h). - examines and approves the rental of tangible assets, for a period of more than one year, whose individual or cumulative value to the same co-contractor or the same persons involved or acting in concert exceeds 20% of the value of the total fixed assets, less the fixed receivables upon conclusion of the legal act, as well as associations for a period of more than one year that exceed the same value;
- i). - decides on the increase or reduction of the share capital, on the modification of the number of shares or their nominal value, as well as on the transfer of shares;
- j). - decides on the transformation of the legal form of the company;
- k). - decides on the change of the field and main activity of the company;
- l). - decides on the merger, division, dissolution and liquidation of the company;
- m). - analyzes the reports of the board of directors regarding the status and prospects of the company regarding profit and dividends, position on the domestic and international market, technical level, quality, workforce, environmental protection, customer relations;
- n). - decides on legal action against the members of the board of directors, the general manager and the financial auditors, for damages caused to the company;
- o). - decides on any other issues regarding the company, in areas that are not within the competence of other management bodies.

In ART. 15, the following paragraphs are amended as follows:

(15). The board of directors may delegate to one or more of its members certain powers on limited issues and may use experts to study certain issues.

Directors may be appointed from among the directors or from outside the board of directors.

ART. 16., letter A, point 1 is amended as follows:

A. DUTIES OF THE BOARD OF DIRECTORS

1. Decides on:

-moving the company's headquarters;

-changing the company's secondary business activity;

-establishing and closing down secondary headquarters: branches, agencies, representative offices or

other such units without legal personality.

ART. 16., letter A, point 22 is deleted.

ART.16., letter B point 3 is amended:

3. Convenes and chairs the meetings of the board of directors, according to the provisions of the company's statutes and the relevant legal provisions;

In ART.16., letter B, a new point is introduced:

19. Sign the updated company statutes.

In CHAPTER VI, point 1 becomes ART. 17, and point 2 becomes ART. 18.

CHAPTER VII, paragraph 1 becomes ART. 19, paragraph 2 becomes ART. 20, and paragraph 3 becomes ART. 21.

The articles in CHAPTER VIII, IX and X are renumbered as follows:

ART. 17 becomes ART. 22;

ART. 18 becomes ART. 23;

ART. 19 becomes ART. 24;

ART. 20 becomes ART. 25;

ART. 21 becomes ART. 26;

ART. 22 becomes ART. 27;

ART. 23 becomes ART. 28;

ART. 24 becomes ART. 29;

ART. 25 becomes ART. 30;

ART. 26 becomes ART. 31;

ART. 27 becomes ART. 32.

3. Approval of the proposal of the Board of Directors regarding the registration date on 15.05.2026 for the EGMS, according to art. 87 paragraph 1 of Law 24/2017 on issuers of financial instruments and market operations and its approval and approval of the date of 14.05.2026 as ex-date.

The draft resolutions, documents and materials subject to the OGMS and EGMS debates can be consulted at the company's headquarters, every working day or on the company's website www.artego.ro - "INVESTORS" Section, starting with 23.03.2026. Additional information can be obtained at tel. no. 0253/226341 ext. 124.

If the meeting is not statutory, the reconvening will take place on 24.04.2026 at 11 am for the OGMS and 11.30 am for the EGMS, at the company's registered office with the same agenda.

Shareholders registered in the Shareholders' Register of S.C. DEPOZITARUL CENTRAL S.A. at the end of 03.04.2026, as the reference date, can participate and vote in the meetings.

One or more shareholders representing individually or together at least 5% of the share capital have the right:

a) To introduce items on the agenda of the general meeting, provided that each item is accompanied by a written justification or a draft resolution proposed for adoption by the general meeting, by 31.03.2026 at the latest;

b) To present draft resolutions for the items included or proposed to be included in the agenda of the general meeting, by 31.03.2026 at the latest.

Shareholders have the right to ask questions regarding the items on the agenda of the OGMS and the EGMS. The company will formulate a general answer to the questions with the same content that will be available on the company's website, in question-answer format.

The shareholders mentioned in the previous paragraphs are required to send the materials/questions in writing, in sealed envelopes, accompanied by certified copies of their identity documents, ID card/passport in the case of individuals, respectively registration certificate in the case of legal entities, as well as a copy of the document proving their capacity as legal representative, to the company's headquarters with the clearly written mention, in capital letters, FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS ON 23/24.04.2026 and FOR THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS ON 23/24.04.2026 or by e-mail with an extended electronic signature incorporated according to Law no. 455/2001 on electronic signature, to the address actionariat@artego.ro mentioning in the subject "for AGOA 23/24.04.2026" and "for AGEA 23/24.04.2026".

The representation of shareholders in the general meeting of shareholders can also be done by persons other than shareholders, based on a special or general power of attorney. A shareholder can grant a general power of attorney valid for a period that cannot exceed 3 years.

The power of attorney forms in Romanian or English can be obtained from the company's headquarters or from the company's website, starting with 23.03.2026. An original copy of the power of attorney, completed and signed, accompanied by a copy of the shareholder's valid identity document (identity card/bulletin in the case of individual shareholders and registration certificate in the case of legal entities) will be submitted/sent to the company's headquarters by 21.04.2026, respectively 11 a.m., another one to be made available to the representative so that he can prove his capacity as a representative in the meeting. Powers of attorney in Romanian or English accompanied by the identification documents of the shareholders can also be sent by e-mail with an extended electronic signature incorporated according to Law no. 455/2001 on electronic signature, until 21.04.2026, respectively 11 am to the address actionariat@artego.ro mentioning in the subject "for AGOA 23/24.04.2026" respectively "for AGEA 23/24.04.2026".

On the date of the AGOA or AGEA, the designated representative will hand over the originals of the special powers of attorney, if they were sent by e-mail with an extended electronic signature and a copy of the valid identity document of the designated representative.

ARTEGO SA shareholders have the possibility to vote by correspondence, before the AGOA or AGEA, using the voting by correspondence form in Romanian or English. The forms can be obtained from the company's headquarters or from the company's website, starting with 21.04.2026. The completed and signed voting forms by correspondence, accompanied by a copy of the shareholder's valid identity document (ID card/passport for individual shareholders, respectively registration certificate and copy of the identity document of the legal representative for legal entities), can be sent to the company's headquarters, with confirmation of receipt, so that they are registered as received by 21.04.2026, respectively 11 am.

Forms received after the above date and time will not be taken into account for determining the quorum and majority in the AGMS respectively the AGMS. The voting option can be expressed by e-mail to actionariat@artego.ro, with the electronic signature mentioning "pent

President ,
David Viorel

Secretary ,
Borcoci Alisa