BIt Market Services

Informazione Regolamentata n. 0149-107-2015

Data/Ora Ricezione 19 Novembre 2015 15:23:29

MTA

Societa' : EXOR

Identificativo : 66058

Informazione

Regolamentata

Nome utilizzatore : EXORN02 - Mariani

Tipologia : IROS 01

Data/Ora Ricezione : 19 Novembre 2015 15:23:29

Data/Ora Inizio : 19 Novembre 2015 15:38:30

Diffusione presunta

Oggetto : PartnerRe Shareholders approved the

Merger agreement signed by EXOR

Testo del comunicato

Vedi allegato.



PRESS RELEASE

PartnerRe Shareholders approved the Merger agreement signed by EXOR

EXOR confirms transaction expected to close in the first quarter of 2016

The special general meeting of PartnerRe shareholders, which was held today in Pembroke (Bermuda), approved the adoption of the merger agreement signed by EXOR S.p.A. on August 2nd.

As announced, under the merger agreement EXOR will acquire all of the outstanding common shares of PartnerRe for \$137.50 per share in cash plus a \$3.00 per share special dividend, for a total consideration of \$140.50 per share, valuing PartnerRe at approximately \$6.9 billion.

EXOR also advises that it has obtained all required clearances from antitrust authorities and that it has begun to receive the insurance regulatory approvals required for closing. EXOR is confident that the remaining insurance regulatory approvals will be obtained in line with the originally anticipated schedule, and therefore confirms that it expects the transaction to close in the first quarter of 2016.

ABOUT EXOR

EXOR (Bloomberg: EXO IM, Reuters: EXOR.MI) is one of Europe's leading investment companies and is controlled by the Agnelli Family. With a NAV (Net Asset Value) of around €12 billion, EXOR focuses on global businesses primarily based in Europe and in the U.S. and actively participates in building its companies for the long term.

FORWARD-LOOKING STATEMENTS

Certain statements and information contained in this communication that are not statements or information of historical fact constitute forward-looking statements, notwithstanding that such statements are not specifically identified as such. These statements may include terminology such as "may", "will", "expect", "could", "should", "intend", "commit", "estimate", "anticipate", "believe", "remain", "on track", "design", "target", "objective", "goal", "forecast", "projection", "outlook", "prospects", "plan", "intend", or similar terminology.

Forward-looking statements are related to future, not past, events and are not guarantees of future performance. These statements are based on current expectations and projections about future events and, by their nature, address matters that are, to different degrees, uncertain and are subject to inherent risks and uncertainties. They relate to events and depend on circumstances that may or may not occur or exist in the future, and, as such, undue reliance should not be placed on them. Actual results may differ materially from those expressed in such statements as a result of a variety of factors, including changes in general economic, financial and market conditions and other changes in business conditions, changes in commodity prices, the level of demand and financial performance of the major industries our portfolio companies serve, changes in regulations and institutional framework (in each case, in Italy or abroad), and many other factors, most of which are outside of the control of EXOR. EXOR expressly disclaims and does not assume any liability in connection with any inaccuracies in any of these forward-looking statements or in connection with any use by any party of such forward-looking statements. Any forward-looking statements contained in this communication speaks only as of the date of this communication.

EXOR undertakes no obligation to update or revise its outlook or forward-looking statements, whether as a result of new developments or otherwise. Names, organizations and company names referred to may be the trademarks of their respective owners. This communication does not represent investment advice neither a solicitation, nor a recommendation nor an invitation, nor an offer for the purchase or sale of financial products and/or of any kind of financial services as contemplated by the laws in any country or state.

Fine Comunicato n.	.0149-107
--------------------	-----------

Numero di Pagine: 4