BIt Market Services

Informazione Regolamentata n. 0958-218-2016

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MTA

Societa' : BANCO POPOLARE

Identificativo : 78986

Informazione

Regolamentata

Nome utilizzatore : BCOPOPOLAREN01 - MARCONI

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Diffusione presunta

Oggetto : Notice to Shareholders: liquidation value of

BP shares under withdrawal

Testo del comunicato

Vedi allegato.



Mutual company – Registered Office in Verona, Piazza Nogara, 2 – Share Capital Euro 7,089,340,067.39 fully paid in Tax code, VAT no. and registration number in the Verona Enterprise Registry 03700430238

Registered in the Banks Registry as no. 5668 – Member of the Interbank Deposit Guarantee Fund and the National Guarantee Fund Parent company of the Banco Popolare Banking Group – Registered in the Banking Groups Registry

NOTICE TO SHAREHOLDERS

pursuant to art. 2437-ter of the Civil Code and to art. 84 of Consob's Regulation no. 11971/1999

LIQUIDATION VALUE OF BANCO POPOLARE - SOCIETA' COOPERATIVA SHARES UNDER WITHDRAWAL

With notice published on 13 September 2016 on the corporate website (<u>www.bancopopolare.it</u>, Corporate Governance – Shareholders' Meeting section), on the daily newspapers "Il Sole 24 Ore" and "MF", as well as along the other procedures required by current legal and regulatory provisions, the Extraordinary Shareholders' Meeting of Banco Popolare - Società Cooperativa ("**Banco Popolare**") has been convened on 14 October 2016 on first call, or, if need be, on 15 October 2016 on second call, to discuss the approval of the merger plan between Banco Popolare and Banca Popolare di Milano S.c. a r.l., to be implemented through the establishment of a new banking entity in the form of a joint-stock company to be named "Banco BPM Società per Azioni".

The approval of the merger plan by the Registered Shareholders at the Extraordinary General Meeting of Banco Popolare would trigger the right of withdrawal in favor of Registered and Ordinary Shareholders who did not partake in the resolution pursuant to art. 2437 of the civil code. The effectiveness of the withdrawal, in case of exercise, shall be subject to the effectiveness of the merger. The actual liquidation of shares under withdrawal that will not be purchased by entitled investors as part of the pre-emptive offer or that will not be placed on the market, pursuant to art. 2437-quater, paragraphs 1 to 4, of the civil code, shall be subject to the limits and constraints provided for by Law no. 33, of 24 March 2015, and art. 15, paragraph 2, of the Articles of Association of Banco Popolare, as explained in greater detail in the Report of the Board of Directors of Banco Popolare prepared pursuant to art. 2501-quinquies of the civil code, to which you may refer. To this respect, please note that the unit liquidation value of any Banco Popolare ordinary share that should be placed under withdrawal has been determined at

Euro 3.156 for each share of Banco Popolare stock

The share liquidation value has been calculated in compliance with art. 2437-ter, paragraph 3, of the civil code, by referring exclusively to the arithmetic mean of the closing stock prices over the six months prior to the date of publication of the notice calling the afore mentioned General Meeting.

Verona, 13 September 2016

Numero di Pagine: 3