**FORM FOR GRANTING PROXY**

**TO THE DESIGNATED REPRESENTATIVE**

*pursuant to Article 135-undecies of Legislative Decree no. 58/1998*

The legal firm Studio Legale Trevisan & Associati, with offices in Milan, Viale Majno 45 (VAT number 07271340965), in its capacity as “Designated Representative” of the company Saipem S.p.A. (the “**Company**”), pursuant to Article 135-*undecies* of Legislative Decree no. 58/1998, is responsible for collecting voting proxies for the Ordinary Shareholders’ Meeting of the Company. due to take place on:

* **14 May 2024 at 11 am Italian time (single call)**;

to discuss and resolve on the following Agenda:

1. Approval of Statutory Financial Statements as at 31 December 2023 of Saipem S.p.A. Presentation of the Consolidated Financial Statements as at 31 December 2023. Reports by the Board of Directors, the Statutory Auditors, and the External Auditors. Presentation of the Consolidated Non-Financial Statement for the year 2023.
2. Resolution relating to the allocation of the result for the year 2023.
3. Appointment of the Board of Directors.
	1. Establishing the number of Board Directors.
	2. Establishing the duration of the Board of Directors’ mandate.
	3. Appointment of Board Directors.
	4. Appointment of the Chairman of the Board of Directors.
	5. Establishing the remuneration of Board Directors.
4. Report on Saipem’s Remuneration Policy and Compensation Paid – 2024.
	1. Approval of the “First Section” of the Report on Saipem’s Remuneration Policy and Compensation Paid, pursuant to Article 123-*ter*, Paragraph 3-*ter*, of Legislative Decree no. 58/1998. Remuneration Policy.
	2. Approval of the “Second Section” of the Report on Saipem’s Remuneration Policy and Compensation Paid, pursuant to Article 123-*ter*, Paragraph 6, of Legislative Decree no. 58/1998. Compensation Paid.
5. Authorization to buy-back treasury shares for the 2024 allocation of the 2023-2025 Long-Term Variable Incentive Plan.

in accordance with the procedures and terms contained in the notice of meeting published in full on the Company’s website on **Wednesday, 3 April 2024** and as an extract in the newspaper “***Il Sole 24 Ore***” on **Thursday, 4 April 2024**.

The Shareholders’ Meeting shall be deemed conventionally convened and held at the Company’s registered office in Milan, Via Luigi Russolo 5, in the Spark 1 building.

Pursuant to Article 135-*undecies* of Legislative Decree no. 58/1998, the proxy and voting instructions need to be received **no later than 11.59 pm on Friday, 10 May 2024**, *i.e.* before the end of the second trading day prior to the Shareholders’ Meeting. The proxy and voting instructions may be revoked within the same term.

The granting of proxy and voting instructions using this form is free of charge to the delegating party.

Studio Legale Trevisan & Associati, in the person of Mr. Dario Trevisan, declares that no conflict of interests exists involving himself or any possible replacements, pursuant to Article 135-*decies* of Legislative Decree no. 58/1998 and that it has no interest of its own with regard to the proposed resolutions submitted to the vote. Taking into account, however, potential existing contractual relationships and, in any case, to all effects of the law, he expressly declares that, in case of unknown circumstances, or should the proposals submitted to the Ordinary Meeting be amended or integrated, he and/or his replacements shall not cast a vote different from what is indicated in the instructions.

**PROXY FORM**

(Section to be sent to the Company through the designated representative)

I the undersigned ……..….………………….…………………………………………….(*full name of entity/person entitled to vote*) born in ........................................................., on ……................................ (*personal details are only required for physical persons*), residing in/registered office in ……………………….……..…..……… (*city*), …....................………………………………(*address*), …………….……………….. Fiscal Code, ………………………….,VAT number ……………………….

*Data to be provided at the discretion of the delegating party*

- Notice no. \_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*notice issued by the financial intermediary*)

- Any identifying codes \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

- Contact details to be used by the Designated Representative:

Tel: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ e-mail address\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* **grant a proxy to**

Studio Legale Trevisan & Associati, with office in Milan, Viale Majno n. 45, in the person of Dario Trevisan, born in Milano on 4.05.1964 (C.F. TRVDRA64E04F205I), who may be replaced by Camilla Clerici born in Genova on 19.01.1973 (C.F. CLRCLL73A59D969J), or by Giulio Tonelli born in La Spezia on 27/02/1979 (C.F. TNLGLI79B27E463Q), or by Alessia Giacomazzi born in Castelfranco Veneto (TV) on 05/09/1985 (C.F. GCMLSS85P45C111T), or by Gaetano Faconda born in Trani (BT) on 02.10.1985 (C.F. FCNGTN85R02L328O), or by Valeria Proli born in Novara on 24/10/1984 (C.F. PRLVLR84R64F952S), or by Raffaella Cortellino born in Barletta (BT) on 04/06/1989 (C.F. CRTRFL89H44A669V), or by Andrea Ferrero born in Turin on 05/05/1987 (C.F. FRRNDR87E05L219F), or by Marco Esposito born in Monza on 30/08/1992 (C.F. SPSMRC92M30F704H), or by Chiara Bevilacqua born in Valdagno (VI) on 03/02/1976 (C.F. BVLCHR76B43L551U), or by Marcello Casazza born in Vigevano (PV) on 03/09/1991 (C.F. CSZMCL91P03L872S), or by Martina Ranzani born in Garbagnate Milanese (MI), on 02/04/1998 (C.F. RNZMTN98D42D912C), or by Serena Larghi born in Varese (VA), on 27/11/1992 (C.F. LRGSRN92S67L682Q) all domiciled, for the purposes of this proxy, at Studio Legale Trevisan & Associati, Viale Majno n. 45, 20122 – Milan (hereafter, all “**Designated Representative**”), to participate and vote at the above Shareholders’ Meeting (single call), as instructed with reference to no................... (number of shares) shares recorded in Securities Account no. …………………………. at (custodial intermediary)……..……………………….. ABI …………… CAB ….………….

* state
* that I am aware of the possibility that the proxy held by the Designated Representative contains voting instructions only on some items proposed for approval in the agenda and in such case, the vote will be exercised only for those proposals in accordance with the voting instructions;
* that I am aware that, when unknown circumstances arise, such as when amendments or additions are made to the motions before the Ordinary Shareholders’ meeting, the Designated Representative may vote differently, if specifically instructed to do so, from the voting instructions, but only if no conflict of interests exists as per article 135-decies of Legislative Decree 58/1998;
* that I am also aware that, in the absence of the aforementioned authorisation, the shares, whole or partial, based on which the proxy is granted, are computed for the purposes of duly constituting the Ordinary Shareholder Meeting. With regard to motions for which voting instructions were not provided, the shares of the shareholder are not computed for the purposes of calculating a majority or the quota of share capital required to approve motions.
* Attach a valid identification document to this proxy form.

*If the signer is different from the owner of the shares*

I, the undersigned .......................................................................... sign this proxy in my capacity as (tick as appropriate)

|  |  |
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| □ secured creditor □ broker □ holder of a beneficial life interest  | □ custodian □ manager□ legal representative or attorney empowered to sub-delegate  |

Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**VOTING INSTRUCTIONS**

(Section containing information intended only for the Designated Representative. Tick as appropriate)

I, the undersigned \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (name/personal data) delegate the Designated Representative to vote in accordance with the following voting instructions in the Ordinary Shareholders’ Meeting of the Company to be held on:

* **14 May 2024 at 11 am Italian time (single call)**

Note: for each resolution, the delegating party may tick only one box in each column; in the event of unclear instructions, the Designated Representative shall consider the voting instruction void and the shares of the shareholder shall not be computed for the purposes of calculating a majority or the quota of share capital required to approve motions. In column C, the delegating party may modify the voting instructions expressed in column A and is required to provide the name of the shareholder who proposed amendments or additions for which the delegating party wishes to vote; in this case, his/her vote will count as abstention *vis-à-vis* any other proposed amendment or addition.

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| **Item 1 on the agenda: Approval of Statutory Financial Statements as at 31 December 2023 of Saipem S.p.A. Presentation of the Consolidated Financial Statements as at 31 December 2023. Reports by the Board of Directors, the Statutory Auditors, and the External Auditors. Presentation of the Consolidated Non-Financial Statement for the year 2023. (1)** |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 2 on the agenda: Resolution relating to the allocation of the result for the year 2023. (1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 3.1 on the agenda: Appointment of the Board of Directors. Establishing the number of Board Directors (1)** |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour of the proposal presented by the BoD □In favour of the proposal presented by ……………………………………………………(5) □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 3.2 on the agenda: Appointment of the Board of Directors. Establishing the duration of the Board of Directors’ mandate (1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour of the proposal presented by the BoD □In favour of the proposal presented by ……………………………………………………(5) □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 3.3 on the agenda: Appointment of the Board of Directors. Appointment of Board Directors.  (1)** |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour of List no. ……… and/or presented by ……………………………………………………………………………………(5) □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 3.4 on the agenda: Appointment of the Board of Directors. Appointment of the Chairman of the Board of Directors.  (1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour of the Chairman from List no. ……… and/or presented by ………………………………………………………………………(5)□Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour of the Chairman from List no. ……… and/or presented by ………………………………………………… □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 3.5 on the agenda: Appointment of the Board of Directors. Establishing the remuneration of Board Directors. (1)** |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour of the proposal presented by ……………………(5) □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 4.1 on the agenda: Report on Saipem’s Remuneration Policy and Compensation Paid – 2024. Approval of the “First Section” of the Report on Saipem’s Remuneration Policy and Compensation Paid, pursuant to Article 123-*ter*, Paragraph 3-*ter*, of Legislative Decree no. 58/1998. Remuneration Policy. (1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 4.2 on the agenda: Report on Saipem’s Remuneration Policy and Compensation Paid – 2024. Approval of the “Second Section” of the Report on Saipem’s Remuneration Policy and Compensation Paid, pursuant to Article 123-*ter*, Paragraph 6, of Legislative Decree no. 58/1998. Compensation Paid.(1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6)□* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

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| **Item 5 on the agenda: Authorization to buy-back treasury shares for the 2024 allocation of the 2023-2025 Long-Term Variable Incentive Plan. (1)**  |
| **Column A**Resolution subject to voting (2) | **Column B**Should unknown circumstances arise after the proxy was granted (3) | **Column C**In the event of voting on amendments or additions to the resolutions in Column A(4) |
| In favour □Against □Abstain □ | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour □
* Modify the instruction in Column A and vote against □
* Modify the instruction in Column A and abstain □

  | Confirm the instruction in Column A □Revoke the instruction in Column A (2) □Authorise the Designated Representative to vote differently from the instructions given in Column A and therefore:* Modify the instruction in Column A and vote in favour

of the amendment/addition proposed by: □ BoD, □ other Shareholder(*indicate name of shareholder*) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (6) □* Modify the instruction in Column A and vote against

all proposed amendments/additions □* Modify the instruction in Column A and abstain

*vis-à-vis* all proposed amendments/additions □ |

Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**LIABILITY ACTION**

In case of vote on the liability action proposed pursuant to Article 2393, Paragraph 2, of the Italian Civil Code by Shareholders at the time of the approval of the Statutory Financial Statements, I, the undersigned delegate the Designated Representative to vote as follows:

IN FAVOUR □ AGAINST □ ABSTAIN □

Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(1) The Designated Representative or any possible replacements have no vested interests on their behalf or that of third parties vis-à-vis the resolution proposal under Column A.

(2) Pursuant to article 135-undecies, paragraph 3, of Legislative Decree no. 58/1998, “*The shares, whole or partial, based on which the proxy is granted are computed for the purposes of duly constituting the Shareholder Meeting. With regard to motions for which voting instructions were not provided, the shares are not computed for purposes of calculating a majority or the quota of share capital required to approve motions*”.

(3) When significant circumstances arise, which were unknown when the proxy was issued and which cannot be communicated to the delegating party, it is possible to choose between: (i) confirming the voting instructions already expressed; (ii) modifying the voting instructions already expressed; (iii) revoking the voting instructions already expressed; (iv) authorising the Designated Representative to vote differently from the instructions given in Column A), when the circumstances would make it reasonable to expect that the delegating party, if aware of them, would have thus modified the voting instructions. If no choice is made, the voting instructions under A) are considered confirmed.

(4) When amendments or additions are made to the motions before the Shareholder Meeting, it is possible to choose between: (i) confirming any voting instructions already expressed; (ii) modifying the voting instructions already expressed or issuing voting instructions; (iii) revoking the voting instructions already expressed; (iv) authorising the Designated Representative to vote differently from the instructions given in Column A. If no choice is made, the voting instructions under A) are considered confirmed.

(5) The delegating party is required to provide in Column A the number of the list, in case of Corporate Bodies appointed from voting lists, and/or the name of the shareholder making the relevant proposal.

(6) The delegating party is required to provide in Column C the name of the shareholder who made the proposal for which the delegating party wishes to vote.

**Regulations referred to in the proxy and instruction forms**

Article 135-*decies*, Legislative Decree no. 58/1998 (Conflict of interest of the proxy or replacements)

1. Proxy may be granted to a representative with a conflict of interest, as long as a representative notifies the shareholder in writing of the circumstances leading to this conflict and as long as specific voting instructions are provided for each motion concerning which the proxy will vote on behalf of the shareholder. The burden of notifying the shareholder of the circumstances giving rise to the conflict of interest rests on the representative. Article 1771, second subsection of the Italian Civil Code does not apply.

2. For the purposes of this article, a conflict of interest exists in any case where the representative or a replacement:

a) Controls, jointly or severally, the company or is jointly or severally controlled by the company, or is subject to common control with the company;

b) Is associated with the company or exercises significant control over the company or the latter exercises significant influence over the representative;

c) Is a member of the Board of Directors or the Board of Statutory Auditors of the company or is one of the parties indicated in letters a) and b);

d) Is an employee or an independent auditor of the Company or one of the parties indicated in letter a);

e) Is the spouse, or a relative to the fourth degree of the parties indicated in the letters a) through c);

f) Is tied to the company or to the parties indicated in letters a), b), c) and e) by an independent contractor or employment relationship or by other relationships of a property nature that compromise independence.

3. Replacement of the delegate with a replacement in conflict of interest is allowed as long as the replacement has been indicated by the shareholder. In this case, paragraph 1 applies. The obligation to notify and the associated burden of proof remains with the proxy.

4. This paragraph also applies in the event of a transfer of shares by power of attorney.

Article 135-*undecies*, Legislative Decree no. 58/1998 (Proxy designated by a company with listed shares)

1. Unless the By-Laws provide otherwise, for each Shareholder Meeting, companies with listed shares may designate a party to whom the shareholders may grant a proxy with voting instructions on all or some of the items on the agenda, no later than the second market trading day before the date set for the Shareholder Meeting including for calls subsequent to the first. The proxy has effect only for those proposals concerning which voting instructions were provided using the specific form.

2. The proxy is granted by signing a proxy form, the content of which is governed by Consob regulation. Granting proxy shall not entail expenses for the shareholder. The proxy authorisation and the associated voting instructions may always be revoked within the deadline indicated in paragraph 1.

3. The shares, whole or partial, based on which the proxy is granted are computed for the purposes of duly constituting the Shareholder Meeting. With regard to motions for which voting instructions were not provided, the shares are not computed for purposes of calculating a majority or the quota of share capital required to approve motions.

4. The person appointed as representative is required to communicate any interest that it has on its own behalf or on behalf of third parties with respect to the voting items on the agenda. Also, the proxy will maintain confidentiality over the content of the voting instructions until the beginning of scrutiny, except to communicate this information to its own employees and assistants, who are subject to the same duty to confidentiality. The party appointed as representative may not be assigned proxies except in compliance with this article.

5. In the regulation mentioned in paragraph 2, Consob may establish cases in which a proxy representative that finds itself in one of the situations of Article 135-decies may vote differently from the instructions.

Art. 2393 Italian Civil Code - Corporate Liability Action

1. Liability action against the directors shall be promoted by a resolution of the shareholders' meeting, even if the company is being wound up.

2. The resolution concerning the liability of the directors may be adopted during the discussion of the financial statements, even if it is not on the agenda, when it regards facts related to the year to which the financial statements refer.

3. Liability action may also be promoted by a resolution of the Board of Statutory Auditors, taken by a majority of two-thirds of its members.

4. The action may be brought within five years from when the director leaves office.

5. The resolution to take liability action signifies the removal from office of the directors against whom it is taken, provided it is approved by the affirmative vote of at least one fifth of the share capital. In this case, the shareholders' meeting shall replace the directors.

6. The company may waive the right to take liability action and seek a settlement, provided that the waiver and the settlement are approved by a specific resolution of the shareholders' meeting, and provided that there is no contrary vote of a minority of shareholders representing at least one-fifth of the share capital or, in companies which use risk capital, at least one-twentieth of the share capital, or the amount specified in the Bylaws for taking liability action pursuant to the first and second subsections of Article 2393-bis.

PRIVACY POLICY

**Pursuant to Article 13 of the regulation (EU) 2016/679 (“on the protection of natural persons with regard to the processing of personal data and on the free movement of such data”)**

As Studio Legale Trevisan & Associati – as Designated Representative of the Issuer – will gain access to your personal data in carrying out its duties, we wish to inform You of the following.

**Data Controller**

The data controller is Studio Legale Trevisan & Associati with registered office in Milano, Viale Majno n. 45. You can contact the Data Controller at the following email address: mail@trevisanlaw.it

**Data Processing purpose**

Data contained in the Designated Representative proxy form will be processed for the following purposes:

a) execution of the assignment, or the fulfilment concerning the proxy at the shareholders’ meeting and casting of votes on Your behalf, according to the instructions received;

b) fulfilling legal obligations.

**Legal basis of Data Processing**

Data Processing has the following legal basis:

- fulfilment of contractual obligations, as arising from the assignment;

- fulfilment of a legal obligation of the Data Controller, even towards the Issuer or supervisory authorities or bodies.

**Source of Personal Data**

Personal Data is collected directly from You or from public or private archives.

**Data Processing methods**

Data Processing will consist of the collection, registration, organization, structuring, storage, extraction, consultation, use, communication by transmission, broadcast or any other form of provision, comparison or interconnection, limitation, cancellation and destruction of Data.

Data Processing can be carried out by the Data Controller and/or by people authorized by him, with or without the use of electronic or automated means.

Personal Data is processed lawfully, correctly and transparently, in the manner and for the purposes mentioned above, as well as in compliance with the data protection legislation and the obligations of professional confidentiality.

**Data retention period**

In compliance with the principles of lawfulness, limitation and Data minimization purposes, Data will be kept until the assignment is completed and, subsequently, in accordance with the Data Controller’s retention obligations for fiscal and administrative purposes or, in any case, required by law.

**Nature of Data provision and consequences of eventual refusal**.

With reference to the purposes reported in point a) of the paragraph “Processing Data purpose”, data provision is not mandatory, but it is strictly necessary for the purpose of carrying out the assignment. Refusal to provide such data would make it impossible for the Data Controller - as the Designated Representative of the company - to proceed with the assignment and fulfil legal obligations. Data processing does not require Your consent. With reference to the purposes reported in point b), data provision is mandatory. Failure to provide data would make it impossible for the Data Controller - as the Designated Representative of the company - to proceed with the assignment and fulfil legal obligations. Data processing does not require Your consent.

**Personal Data communication and dissemination**

Data will be made accessible for the above-mentioned purposes, before, during and after the Shareholders’ Meeting of the Issuer. Employees and collaborators of the Data Controller, specifically authorized to treat them, may access data as well as the Issuer for the fulfilment of legal obligations, including the preparation of the minutes of meeting and updating the shareholders’ register. Data can be communicated to public and private subjects who require data to fulfil a legal obligation or instructions given by supervisory and control authorities, as well as for the purposes strictly connected and related to the execution of the proxy in the shareholders’ meeting and casting of votes.

**Data transfer abroad**

Data could be transferred to EU countries or to third countries for the purposes of processing.

**Rights of the Data Subject.**

You have the right to request from the Data Controller at any time:

- confirmation whether or not Your personal data has been processed, in which case You will be granted access to the following information: (i) processing purpose, (ii) categories of data processed, (iii) recipients or categories of recipients whom data has been or will be communicated, in particular, recipients of third countries or international organizations, (iv) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period, (v) existence of an automated decision-making process, including profiling, the logic used, the importance and expected consequences of such processing (right of access);

- rectification of inaccurate personal data, or the integration of incomplete data (right of rectification)

- cancellation of personal data in the event of (i) opposition to data processing if there is no legitimate reason for the treatment; (ii) unlawful processing; (iii) compliance with a legal obligations; unless the processing is necessary for the exercise of the right to freedom of expression and information, for the fulfilment of a legal obligation, for reasons of public interest in the health sector, for statistical purposes, for archiving in the public interest, scientific or historical research or, for the establishment, exercise or defence of legal claims. You also have the right to request the transformation into an anonymous form or blocking of data processed in violation of the law (right to be forgotten);

- restriction of processing in the event of (i) contesting the accuracy of the same for the period necessary for us to verify its accuracy; (ii) unlawful processing with the request of the Data Subject to restrict the processing and not to erase; (iii) Data Subject’s need of the personal data to ascertain, exercise or defend a right before the courts; (iv) opposition to Data Processing pending verification regarding possible legitimate reasons for our rights to prevail over Yours (limitation right).

You also have the right to submit complaints to the competent supervisory authority (in Italy, the Italian data protection authority) if You believe that the Data Processing is in violation of the data protection legislation.

In order to exercise Your rights, as well as for any information, You can send an email to mail@trevisanlaw.it

Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_