FORM FOR CONFERRING PROXY AND VOTING INSTRUCTIONS TO THE DELEGATED REPRESENTATIVE

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

Mr. Dario Trevisan, born in Milan on May 4, 1964, domiciled in Viale Majno 45, Milan, fiscal code TRVDRA64E04F205I, in his capacity as "Designated Representative" of the company Saipem S.p.A., pursuant to article 135-undecies of Legislative Decree no. 58/1998, will collect voting proxies for the General Shareholders' Meeting of Saipem S.p.A. convening in Saipem's Offices (IV Palazzo Uffici), San Donato Milanese (MI), Via Martiri di Cefalonia n. 67 on **May 6, 2014 at 10.00 hrs., single call**:

to discuss and resolve on the following agenda:

- 1. Statutory Financial Statements at December 31, 2013 of Saipem S.p.A. Relevant deliberations. Presentation of the Consolidated Financial Statements at December 31, 2013. Reports by the Board of Directors, the Statutory Auditors and the External Auditors.
- 2. Allocation of result.
- 3. Establishing the number of Board Directors.
- 4. Establishing the duration of the Board Directors' mandate.
- 5. Appointment of Board Directors.
- 6. Appointment of the Chairman of the Board of Directors.
- 7. Establishing the remuneration of Board Directors.
- 8. Appointment of Statutory Auditors.
- 9. Appointment of the Chairman of the Board of Statutory Auditors.
- 10. Establishing the remuneration of Statutory Auditors and of the Chairman of the Board of Statutory Auditors.
- 11. Additional fees to the External Auditors.
- 12. New long-term monetary incentive plan.
- 13. Remuneration Report: remuneration policy.

in accordance with the procedures and terms contained in the notice of meeting published on the Company's website and in the newspaper "Il Sole 24 Ore" on March 27, 2014.

Pursuant to art. 135-undecies of Legislative Decree no. 58/1998, the proxy and voting instructions may be revoked no later than 18.00 hrs. on May 2, 2014, i.e. close of business two days prior to the Shareholders' Meeting, even for meeting calls subsequent to the first, with the same procedures used for the conferment.

The granting of proxy and voting instructions by signing this form will be free of cost to the delegating party.

Mr. Dario Trevisan declares that no conflict of interests exists involving himself or any possible replacements, pursuant to art. 135-decies of Legislative Decree no. 58/1998.

PROXY FORM

	c Company through the designated representative)(full name
	te, born in/at, on
(personal d	letails are only required for physical persons), residing
in/registered office in	(city), at(address), Italian Fiscal Code
VAT nun	
VAI liuli	
Data to be provided at the discretion o	f the delegating party
- Notice no (notice	e issued by the financial intermediary)
- Any identifying codes	
- Details for contact by the Designat	ed Representative:
Tel:	e-mail address
19.01.1973 (I.F.C. CLRCLL73A5 Giulio Tonelli born in La Spezia Milan, Viale Majno 45 (all three hin the Shareholder Meeting indic	may be replaced by Mrs. Camilla Clerici born in Genoa on (9D969J) domiciled in Milan, Viale Majno 45, or by Mr. on 27.02.1979 (I.F.C. TNLGLI79B27E463Q) domiciled in the ereafter "Designated Representative"), to participate and vote ated above (on single call), as instructed with reference to res) shares recorded in Securities Account not ustodial intermediary)
• state	
 that I am aware of the possible contains voting instructions on such case, the vote will be exelled instructions; that I am aware that, when unadditions are made to the next that the sum of t	bility that the proxy held by the Designated Representative ly on some items proposed for approval in the agenda and in recised only for those proposals in accordance with the voting nknown circumstances arise, such as when amendments or notions before the Shareholders' meeting, the Designated ferently, if specifically instructed to do so, from voting
•	flict of interests exists as per article 135-decies of Legislative
that I am also aware that, in whole or partial, based on which constituting the Shareholder May were not provided, the shareholder May were not provided.	the absence of the aforementioned authorisation, the shares, ch the proxy is granted are computed for the purposes of duly leeting. With regard to motions for which voting instructions es of the shareholder are not computed for purposes of tota of share capital required to approve motions.
Attach a valid identification docum	nent to this proxy form.
If the signer is different from the owner	
<u> </u>	sign this proxy in my capacity as
(tick as appropriate)	
□ secured creditor	□ custodian
□ broker	□ manager
□ holder of a beneficial life interest	□ legal representative or attorney empowered to sub-delegate
Date	Signature

Regulations referred to in the proxy and instruction forms

Article 135-decies

(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 Supervision 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 which 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 remain with the proxy.
- 4. This paragraph also applies in the event of transfer of shares by power of attorney.

Article 135-undecies

(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 in 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 designated proxy must disclose 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 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.

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 Shareholder Meeting o	f Saipem S.p.A., convening on May 6, 2014 at 10:00 hrs., single call;.

Note 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 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.

Resolution 1: Statutory Financial Statements at December 31, 2013 of Saipem S.p.A. Relevant deliberations. Presentation of the Consolidated Financial Statements at December 31, 2013. Reports by the Board of Directors, the Statutory Auditors and the External Auditors. (1)

Column A		Column B	Column C	
Resolution subject	to voting	Should there arise circumstances unknown	In the event of voting on amendments or additions	
(2)		At the time the proxy was issued (3)	to the resolutions in Column A (4)	
			Confirm the instruction in Column A	
			Revoke the instruction in Column A (2)	
		Confirm the instruction in Column A		_
			Authorise the Designated Representative to differently from the	
		Revoke the instruction in Column A (2)	instructions given in Column A and therefore:	
In favour		Authorise the Designated Representative to differently from the	- Modify the instruction in Column A and vote in favour	
Against		instructions given in Column A and therefore:	of the amendment/addition proposed by: □ B.o.D., □ other shareholder (<i>indicate name of shareholder</i>)	
Abstain		- Modify the instruction in Column A and vote in favour	(6)	
Abstaili		- Modify the instruction in Column A and vote against	- Modify the instruction in Column A and vote against	
		- Modify the instruction in Column A and abstain	all amendments/additions	
			- Modify the instruction in Column A and abstain from vo	ting on
			all amendments/additions	

Resolution 2: All		result."		
Column Resolution subject		Column B Should there arise circumstances unknown	Column C In the event of voting on amendments or additions	
(2)	t to voting	At the time the proxy was issued (3)	to the resolutions in Column A (4)	
			Confirm the instruction in Column A	
			Revoke the instruction in Column A (2)	
		Confirm the instruction in Column A	Authorise the Designated Representative to differently from the	
		Revoke the instruction in Column A (2)	instructions given in Column A and therefore:	
In favour		Authorise the Designated Representative to 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: □ B.o.D., □ other	
Against			shareholder (indicate name of shareholder)	П
Abstain		 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 vote against all amendments/additions	
		- Modify the instruction in Column A and abstain	 Modify the instruction in Column A and abstain from vo all amendments/additions 	oting on

Colum	nn A	Column B	Column C	
Resolution sub		Should there arise circumstances unknown	In the event of voting on amendments or additions	
(2) (6	5)	At the time the proxy was issued (3)	to the resolutions in Column A (4)	
			Confirm the instruction in Column A	
		Confirm the instruction in Column A	Revoke the instruction in Column A (2)	
		Revoke the instruction in Column A (2)	Authorise the Designated Representative to differently from the instructions given in Column A and therefore:	
In favour		Authorise the Designated Representative to 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: □ shareholder proposin	18
Against			resolution in Column A, B.o.D., other shareholder	C
Abstain		 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 	 (indicate name of shareholder) Modify the instruction in Column A and vote against all amendments/additions Modify the instruction in Column A and abstain from votes. 	_ ⁽⁶⁾ □ coting on
			all amendments/additions	

Colum	ın A	Column B	Column C	
Resolution subj		Should there arise circumstances unknown	In the event of voting on amendments or additions	
(2) (6))	At the time the proxy was issued (3)	to the resolutions in Column A (4)	
			Confirm the instruction in Column A	
		Confirm the instruction in Column A	Revoke the instruction in Column A (2)	
		Confirm the instruction in Column A	Authorise the Designated Representative to differently from the	
		Revoke the instruction in Column A (2)	instructions given in Column A and therefore:	
In favour		Authorise the Designated Representative to differently from the instructions given in Column A and therefore:	- Modify the instruction in Column A and vote in favour	_
Against		mistractions given in Column A and therefore.	of the amendment/addition proposed by: □ shareholder proposing resolution in Column A, □ B.o.D., □ other shareholder	
Abstain		 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 	(indicate name of shareholder)- Modify the instruction in Column A and vote against all amendments/additions	(6) _□
			- Modify the instruction in Column A and abstain from vo- all amendments/additions	ting o
			*	U

Column A Column B Column C	
Resolution subject to voting Column B Column B Column B Column B Should there arise circumstances unknown At the time the proxy was issued (3) At the time the proxy was issued (3) To the event of voting on amendments or addition to the resolutions in Column A (4)	ons
Confirm the instruction in Column A Revoke the instruction in Column A Authorise the Designated Representative to 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 vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and abstain from 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 from 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 from 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 from the instruction in Column A and abstain from 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 from the instruction in Column A and vote against - Modify the instruction in Column A and abstain from the instruction in Column A and vote in favour - 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 from the instruction in Column A and vote against - Modify the instruction in Column A and abstain from the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A an	vour oposing ⁽⁶⁾ nst

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Resolution 6: Appoi	ntment of	f the Chairman of the Board of Directors. (1)			
Column A Resolution subject to	o voting	Column B Should there arise circumstances unknown At the time the proxy was issued (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 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	0	Confirm the instruction in Column A Revoke the instruction in Column A (2) Authorise the Designated Representative to 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: - shareholder proposin resolution in Column A, - B.o.D., - other shareholder	ng

Resolution 7: Establishing the	ne remuneration of Board Directors. (1)		
Column A Resolution subject to voting	Column B Should there arise circumstances unknown At the time the proxy was issued (3)	Column C In the event of voting on amendments or additions to the resolutions in Column A (4) Confirm the instruction in Column A	П
	Confirm the instruction in Column A $ Revoke \ the \ instruction \ in \ Column \ A^{\ (2)} $	Revoke the instruction in Column A (2) Authorise the Designated Representative to differently from the instructions given in Column A and therefore:	
In favour Against Abstain	Authorise the Designated Representative to 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	- Modify the instruction in Column A and vote in favour of the amendment/addition proposed by: □ shareholder proposing resolution in Column A, □ B.o.D., □ other shareholder (indicate name of shareholder) On the shareholder	⁽⁶⁾ □

Revoke the instruction in Column A Revoke the instruction in Column A Authorise the Designated Representative to differently from the instructions given in Column A and therefore: Authorise the Designated Representative to 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 vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and abstain - Modify the instruction in Column A and abstain from voting - Modify the instruction in Column A and	Resolution 8: A	Appointment of	Statutory Auditors. (1)		
Confirm the instruction in Column A Revoke the instruction in Column A Authorise the Designated Representative to differently from the instructions given in Column A and therefore: Authorise the Designated Representative to 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 vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and abstain from voting - Modify the instruction in Column A and ab	Resolution subj	ject to voting	Should there arise circumstances unknown	In the event of voting on amendments or additions	
Revoke the instruction in Column A (2) In favour Against Authorise the Designated Representative to 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 vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and abstain - Modify the instruction in Column A and abstain from voting				Confirm the instruction in Column A	
Against Against Abstain Abstain Abstain Abstain Abstain Abstain Aduthorise the Designated Representative to 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 vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against - Modify the instruction in Column A and vote against all amendments/additions - Modify the instruction in Column A and abstain from voting	I. f			Authorise the Designated Representative to differently from the	
Abstain - 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 - Modify the instruction in Column A and abstain (indicate name of shareholder) - Modify the instruction in Column A and vote against all amendments/additions - Modify the instruction in Column A and abstain from voting			•	of the amendment/addition proposed by: □ shareholder proposing	
	Abstain		- Modify the instruction in Column A and vote against	 (indicate name of shareholder)	

Resolution 9: Appointment of	the Chairman of the Board of Statutory Auditors. (1)	
Column A Resolution subject to voting	Column B Should there arise circumstances unknown At the time the proxy was issued (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 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 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: □ shareholder proposing resolution in Column A, □ B.o.D., □ other shareholder (indicate name of shareholder) □ (indicate name of shareholder)

Resolution 10: E	Establishing th	ne remuneration of Statutory Auditors and of the Chairman of the E	oard	of Statutory Auditors. (1)
Column Resolution subje		Column B Should there arise circumstances unknown At the time the proxy was issued (3)		Column C In the event of voting on amendments or additions to the resolutions in Column A (4)
		Confirm the instruction in Column A		Confirm the instruction in Column A $\hfill\Box$ Revoke the instruction in Column A $\hfill\Box$
		Revoke the instruction in Column A (2)		Authorise the Designated Representative to differently from the instructions given in Column A and therefore:
In favour Against		Authorise the Designated Representative to 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: shareholder proposing
Abstain		 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 		resolution in Column A, □ B.o.D., □ other shareholder (indicate name of shareholder) - Modify the instruction in Column A and vote against all amendments/additions - Modify the instruction in Column A and abstain from voting of all amendments/additions □

Resolution 11: A	Additional fee	s to the External Auditors. (1)				
Column A Resolution subject to voting		Column B Should there arise circumstances unknown At the time the proxy was issued (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 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 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: □ shareholder proposing resolution in Column A, □ B.o.D., □ other shareholder (indicate name of shareholder) - Modify the instruction in Column A and vote against all amendments/additions - Modify the instruction in Column A and abstain from voting the content of the column A and abstain from voting the column A and	6) _□	
				all amendments/additions		

Resolution 12: N	New long-tern	n monetary incentive plan. (1)				
Column A Resolution subject to voting		Column B Should there arise circumstances unknown At the time the proxy was issued (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 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 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: - shareholder proposing resolution in Column A, - B.o.D., - other shareholder	(6) _□	

Resolution 13: Remuneration Report: remuneration policy. (1)						
Column A Resolution subject to voting		Column B Should there arise circumstances unknown At the time the proxy was issued (3)		Column C In the event of voting on amendments or additions to the resolutions in Column A (4)		
		The disc diffe the prony was assured		Confirm the instruction in Column A		
		Confirm the instruction in Column A		Revoke the instruction in Column A (2)		
To Conseque		Revoke the instruction in Column A (2)		Authorise the Designated Representative to differently from the instructions given in Column A and therefore:		
In favour Against		Authorise the Designated Representative to 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: □ shareholder proposing		
Abstain		 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 		resolution in Column A, □ B.o.D., □ other shareholder (indicate name of shareholder) - Modify the instruction in Column A and vote against all amendments/additions - Modify the instruction in Column A and abstain from voting on all amendments/additions □		

(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.

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 of the shareholder are not computed for purposes of calculating a majority or the quota of share capital required to approve motions".

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 than as indicated in section A) of these instructions, when the circumstances arising 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.

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 than as indicated in section A) of these instructions, when the circumstances arising would make it reasonable to expect that the delegating party, if aware of the amendments or additions, would have thus modified the voting instructions. 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.

The delegating party is required to provide in Column A and C the name of the shareholder who proposed amendments or additions for which the delegating party wishes to vote.

of the Statu	tory Financial Statements, I, the u	ndersigned, delegate the Designated Representative to vote as follows:
In favour Against		
Abstain		
Date		Signature

In the event of a vote pursuant to art. 2393, paragraph 2, of the Italian Civil Code proposed by the Shareholders at the time of the approval