Ballotⁱ by mail for General Meeting of Shareholders of Electromagnetica SA from 27/28 th of April 2023

The undersigned						identified	with _		(identity card or			
equivaler	nt), series	s, nu	mber _		, issued by _				_, on		, with domi	cile in
											and pe	rsonal
ID			,									
•	or											
	The	unders	igned	_				_ , 1	with	head	quarters	in
			_		, registered	at the	Trade R	egister (or	similar		-	t legal
entities)			wit	h no	,	having	g a uniqu	ue registra	tion cod	e (or equ	ivalent regist	ration
number	for	non-resi	dent	legal	entities)			, b	y his	legal	represen	tative,
Mr./Ms.					, identified	with						
	•	issued	-								domicile	in
						and	d persona	ıl ID			,	
:	shareholo	ler of Electi	romagn	etica SA,	commercial co	mpany	based in	Bucharest,	Calea R	ahovei no	. 266 -268, se	ctor 5,
registered	d at the T	rade Registi	ry Offic	e next to	the Bucharest C	Court w	ith no. J4	0/19/1991,	unique t	ax identifi	cation code 4	14118,
with subs	scribed ar	nd paid-up c	apital c	of 67,603,	870.4 lei,							
1	holder or	the referen	ce date	13.04.20	23, of a numbe	r of		Ele	ectromao	netica SA	shares renres	entino
•					ich give me				_		_	_
of Shareh					g% of t				210011	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		g
									200			
			•	•	correspondence						_	
_	_	_			romagnetica's	Genera	l Meeting	g of Shareh	olders of	27.04.202	23 at 10:00 a	and the
related do	ocumenta	tion provide	ed by th	ne compai	ny, as follows:							

Hotarare	Vote	Vote	Vot
	"For"	"Against"	"Abstention"
Approval of the individual annual financial statements for the year ended			
31.12.2022 according to the Accounting Regulations in accordance with the			
International Financial Reporting Standards, accompanied by the report of the			
Board of Directors and the report of the financial auditor, consisting of:			
financial situation;			
- the overall result situation;			
- changes in equity			
- the notes to the individual financial statements.			
Approval of the consolidated annual financial statements for the year ended			
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•			
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	International Financial Reporting Standards, accompanied by the report of the Board of Directors and the report of the financial auditor, consisting of: - financial situation; - the overall result situation; - changes in equity - the situation of treasury flows	Approval of the individual annual financial statements for the year ended 31.12.2022 according to the Accounting Regulations in accordance with the International Financial Reporting Standards, accompanied by the report of the Board of Directors and the report of the financial auditor, consisting of: - the overall result situation; - the overall result situation; - the situation of treasury flows - the notes to the individual financial statements. Approval of the consolidated annual financial statements for the year ended 31.12.2022 according to the Accounting Regulations in accordance with the International Financial Reporting Standards accompanied by the report of the Board of Directors and the report of the financial auditor, consisting of: - the consolidated situation of the financial position; - the consolidated situation of the global result; - the consolidated changes in equity; - the consolidated situation of treasury flows - notes to the consolidated financial statements. Approving the distribution of the net profit in the amount of 25,231,093 lei (from which the legal reserve was deducted) and fixing the dividend in the gross value of 0.005 lei/share, mandating the Board of Administration to appoint the paying	Approval of the individual annual financial statements for the year ended 31.12.2022 according to the Accounting Regulations in accordance with the International Financial Reporting Standards, accompanied by the report of the Board of Directors and the report of the financial auditor, consisting of: - the overall result situation; - the overall result situation; - the situation of treasury flows - the notes to the individual financial statements. Approval of the consolidated annual financial statements for the year ended 31.12.2022 according to the Accounting Regulations in accordance with the International Financial Reporting Standards accompanied by the report of the Board of Directors and the report of the financial auditor, consisting of: - the consolidated situation of the financial position; - the consolidated situation of the global result; - the consolidated changes in equity; - the consolidated situation of treasury flows - notes to the consolidated financial statements. Approving the distribution of the net profit in the amount of 25,231,093 lei (from which the legal reserve was deducted) and fixing the dividend in the gross value of 0.005 lei/share, mandating the Board of Administration to appoint the paying

Nr. Crt	Hotarare	Vote "For"	Vote "Against"	Vot "Abstention"
	3.1.1 Approval of a net profit to be distributed in the amount of 25,231,093 lei 3.1.2 The allocation from the net profit of a legal reserve in the amount of 1,401,865 lei 3.1.3 The allocation from the net profit of the amount of 20,449,035 for "other reserves" 3.1.4 The allocation from the net profit of the amount of 3,380,194 lei for			
	dividends, respectively a gross dividend of 0.005 lei/share			
4	Approval of the date of 01.09.2023 as the Dividend Payment Date, according to article 87 paragraph 2 of law no. 24/2017 in conjunction with article 2 paragraph 2 letter h) and article 178 of Regulation no. 5/2018. If there are changes to the legislative framework regarding the method of calculating the payment date, the payment date is set on the last working day of the maximum period provided by the legal provisions, thus modified, between the registration date and the payment date. In such a case, the Board of Directors will send and publish a current report, also available on the company's website, regarding the modified payment date.			
5	Ratification of the registration in the company's financial statements for the year 2022 of the full coverage of the accounting losses recorded on December 31, 2021 in the amount of 16,113,467 lei by using the reserves as follows: Account 1061.001 Inflation adjustments – legal reserves (IAS 29) 8,649,877 Account 1068.9 Adjustments of other reserves from tax facilities (IAS 29) 194,879			
	Account 1068.3 Other reserves - own sources of financing 7,268,711 Total 16.113.467 according to the mandate granted by the Ordinary General Meeting of Shareholders of 28.04.2022			
6	Discharge of administrators for the financial year 2022, respectively: a) the period 01.01 - 28.04.2022: The composition of the Board of Directors between January 1, 2022 and April 28, 2022 was as follows: - Scheusan Eugen – President of the CA - Macovei Octavian – CA member; - Stancu Traian – CA member; - Stancu Ioan – CA member; - Hodea Cristina-Ioana-Rodica – CA member; - Busu Cristian – CA member (provisional administrator); - Zoescu Mihai – CA member (provisional administrator);	-		
	b) perioada 28.04 - 15.08.2022: The component of the Board of Administration during April 28 2022 and August 15, 2022 was the following: - Scheusan Eugen – President of the CA - Macovei Octavian – CA member; - Stancu Traian – CA member; - Stancu Ioan – CA member; - Hodea Cristina-Ioana-Rodica – CA member; - Cristian Busu – CA member; - Zoescu Mihai –CA member;			
	c) perioada 15.08 - 31.12.2022: The composition of the Board of Directors between August 15, 2022 and December 31, 2022 was as follows: - Scheusan Eugen – President of the CA - Macovei Octavian – CA member; - Stancu Traian – CA member; - Stancu Ioan – CA member; - Cristian Busu – CA member;			

Nr. Crt	Hotarare	Vote "For"	Vote "Against"	Vot "Abstention"
	 Zoescu Mihai – CA member; Gagea Cristina Gabriela – CA member (provisional member); 			
7	Approval of the budget of revenues and expenses for the year 2023 and the investment program for the financial exercise of the year 2023, with the mandate of the Board of Administration to correlate the elements of revenues and expenses, in the event of the occurrence of unpredictable random events.			
8	Acknowledgment of the renunciation of the administrator's mandate held by Mrs. Hodea Cristina Ioana Rodica starting with dated 15.08.2022 following the admission by the Public Pension House - Local Pension House Sector 1 of the request to grant the partially anticipated pension, the finding of the termination de jure of the mandate from the position of provisional administrator held by Mrs. Gagea Cristina Gabriela on the date of the meeting			
9	Approval of the completion of the deletion formalities from the records of the Trade Registry Office next to the Bucharest Court, from the position of administrator (Ms. Hodea Cristina Ioana Rodica), respectively provisional administrator (Ms. Gagea Cristina Gabriela) as a result of renunciation of the mandate, respectively legal termination.			
10	Acknowledgment of the resignation by Mrs. Roman Ileana, starting on October 5, 2022, of the mandate of independent member of the Audit and Risk Committee following the admission by the Public Pension House - Prahova Territorial House of the request for the grant of a partially anticipated pension			
11	Regarding the decisions adopted in points 8 and 9, the election of an administrator, for the remaining period of the mandate, i.e. until 18.10.2023, as well as the establishment of his allowance, the setting of the limits of the professional liability insurance, the approval of the conclusion of the administration contract, as well as the appointment of the conventional trustee for the company to sign the management contract. ⁱⁱ			
12	Approval of the remuneration due to the members of the Board of Directors/executive directors for the financial exercise of the year 2023 as well as the bonuses related to the year 2022.			
13	Approving the remuneration of the members of the Committees next to the Board of Directors established according to art 140 ind 2 of Law no. 31/1990 for the financial exercise of the year 2023.			
14	The presentation and subjection to the advisory vote of the "Remuneration Report" of the company's managers, in accordance with the provisions of art. 107 of Law no. 24/2017 on issuers of financial instruments and market operations, related to the year 2022			
15	Approving the conclusion of an additional act to the constitutive act considering the decision adopted in point 11, respectively the updating of the company's constitutive act.			
16	The appointment of the company DELOITTE AUDIT SRL as the financial auditor of the company for the financial years 2023 and 2024, with the mandate of the Board of Directors to negotiate, conclude and sign the contract on behalf and for the company ⁱⁱⁱ			
17	Approval of the date of 17.08.2023 as the registration date for the identification of the shareholders on whom the effects of the General Meeting of Shareholders decisions apply according to art. 87 paragraph 1 of law no. 24/2017 and the date of 16.08.2023 as ex-date (the date on which transacts without the rights deriving from General Meeting of Shareholders decisions) according to art 2 paragraph 2 letter I) of ASF Regulation no. 5/2018.			
18	The mandate of Mr. Eugen Scheusan – the President of the Board of Directors, with the possibility of substitution, for: i) signing the additional act and the updated constitutive act, for ii) concluding and/or signing, on behalf of the			

Nr.	Hotarare	Vote	Vote	Vot
Crt		"For"	"Against"	"Abstention"
	Company and/or the Company's shareholders, the present decisions AGOA, any and all decisions, documents, applications, forms and requests adopted/prepared for the purpose or for the execution of the decisions of this General Meeting of Shareholders in relation to any natural or legal person, private or public, and for iii) to carry out all legal formalities for registration, opposition, execution and publication of the adopted decisions.			

The deadline for registering ballots by mail is 25.04.2023 at 10:00. If on 27.04.2023 the quorum stipulated by law is not met, my vote remains valid for the second meeting which is convened for 28.04.2023, in the same place, at the same time, with the same reference date and with the same agenda.

I am attaching the undersigned identity documents to this form iv.

Date ^v :
The name and surname of the natural person shareholder/The name of the shareholder and the name of the legal representative of the legal person shareholder)
Semnatura si stampila

^{iv} The identity documents presented by the shareholders must allow their identification in the register of Electromagnetica shareholders held by Depozitarul Central SA; In the case of natural person shareholders, a copy of the shareholder's identity document is attached (identity bulletin or card for Romanian citizens, passport for foreign citizens); In the case of shareholders of legal entities, copies of the identity documents of the legal representative are attached (identity bulletin or card for Romanian citizens, passport for foreign citizens), together with the ascertaining certificate, in the original or a copy conforming to the original, issued by the Trade Registry or any another document in copy conforming to the original, issued by a competent authority in the state in which the shareholder is legally registered, which certifies the existence of the legal entity and the name/quality of legal representative, with an age of no more than 3 months relative to the date of the summons request General Meeting of Shareholders; In the case of sending the ballot through a credit institution that provides custodial services, instead of the shareholder's identification documents, only a declaration on one's own responsibility given by the custodian is attached, from which it can be seen that: a) the credit institution provides services of custody for the respective shareholder; b) the ballot is signed by the shareholder and contains voting options identical to those mentioned by the shareholder through a SWIFT message received by the credit institution from the respective shareholder. With the exception of identity documents, documents drawn up in a foreign language, other than English, will be accompanied by a translation, made by an authorized translator, in Romanian or English.

^v Mail ballots issued at a later date and registered within the deadline, revoke the previous ones. If a shareholder who has expressed his option to vote by mail shows up at the meeting, then the options sent by mail are canceled and the vote expressed directly, in the meeting, will be taken into account.

GDPR PROVISONS

The personal data from this special power of attorney are processed in compliance with the legal provisions regarding the protection of natural persons regarding the processing of personal data and the free circulation of this data, for the period provided by law, in order to fulfill the obligations imposed by the capital market legislation (Law 24/2017, ASF Regulation 5/2018) as well as Law 31/1900.

Benefit from the right of access, intervention, rectification and portability regarding the data you provide us, to limit the processing carried out by us and even to request the deletion of the data.

We mention that the intervention on the data you have provided us may be of a nature to prevent the exercise of voting by correspondence within General Meeting of Shareholders ELECTROMAGNETICA SA from 27/28.04.2023 In this case the company is exempted from liability. Please let us know your requests, in any way that is reassuring regarding the identity of the applicant and his entitlement. We will answer you without delay. If you are not satisfied, you have the possibility to contact ANSPDCP

This section represents information regarding the legal provisions regarding the processing of personal data of natural persons registered in the special power of attorney.

The undersigned agree that personal data will be processed for the purpose of voting by proxy in the General Meeting of Shareholders of ELECTROMAGNETICA SA from 27/28.04.2023

Date:	
Name and pronoun:	
Signature:	

¹ For each point on the agenda, indicate your vote by ticking an X in the box corresponding to the option chosen by you. In the situation where no box is ticked or an abstention is voted, the vote is considered not expressed and if the same is ticked point more options, the vote is considered null.

 $^{^{\}mathrm{ii}}$ For point 11, attach the ballot for the election of an administrator (secret ballot).

iii For point 16, attach the ballot for the election of the auditor (secret ballot).