SPECIAL POWER OF ATTORNEY

for representationⁱ at OGMS Electromagnetica SA of 22/23 April 2019

I, the undersigned			, identified with	(iden	tity document or
	, number			_	aving domicile in nd PIN
or					
We, the	undersigned,			headqua	
Office attached to the	Law Court (or similar				
	quivalent registration nu				
	, issued by				g domicile in
% of the tota	date, 01.04.2019, of a n I number of shares, con % of the total numb	ferring me			
Mr /Ms ⁱⁱ		identified with	(ide	entity document) series
number,	issued by	, (on,	having domic	cile in
or					
	(name of	the legal entity	y proxy), head	quartered in , registered	
	vith the Trade Register O	ffice attached to th	e Law Court (or si	, ,	
	, with uniqu				for non-resident
-	cument), series		issued		
		having	,	domicile	in
				an	

to represent me during the Ordinary General Meeting of Shareholders (OGMS) of Electromagnetica SA to take place on 22/23 April 2019 hours 13:00 at the head office of the company located in Calea Rahovei no. 266 - 268, sector 5, Bucharest, to exercise the voting right corresponding to what I owe on the reference date 01.04.2019, his/her votes being opposable to me, as follows:

reporti situatio	For the 1 st issue on the agenda (Approval of the individual annual financial situations for the accounting perion and an 31.12.2018 according to Accounting regulations compliant with International standards for financial g, accompanied by the report of the Managing Board and the report of the financial auditor, formed by a of financial position; situation of overall result; situation of own capital changes; situation of treasury flows individual financial situations.
	ForAgainstAbstention
financi compri	For the 2 nd issue on the agenda (Approval of the consolidated annual financial situations for the accounting concluded on 31.12.2018 according to Accounting regulations compliant with International standards for reporting, accompanied by the report of the Managing Board and the report of the financial auditoring: situation of consolidated financial position; situation of consolidated overall result; situation of consolidated ital changes; situation of consolidated treasury flows; notes to the consolidated financial situations".)
	ForAgainstAbstention
3. amoun	For the 3^{th} issue on the agenda (Approval of the distribution of the net profit and setting the dividend in gros of 0.004 lei / share, and mandating the Managing Board to designate the paying agent).
	ForAgainstAbstention
last w	For the 4 th issue on the agenda (Approval of 03 June 2019 as the Dividend Payment Date. In the event of in the legal framework regarding the calculation method for the payment date, the payment date is set on the rking day of the maximum period provided by the legal provisions, thus amended, between the date of ion and the date of payment. In such a case, the Managing Board will send and publish a current report, also on the company's website, regarding the modified payment date).
5. accoun	For the 5 th issue on the agenda (Successful submission by the administrators of the year-end inventory for thing period of 2018)
	ForAgainstAbstention
	For the 6 th issue on the agenda (Approval of the Income and expense budget for 2019 and of the Activity for the accounting period of 2019, empowering the Managing Board in order to re-correlate income an elements, if unpredictable random events occur).
7. accoun	For the 7 th issue on the agenda (<i>Approval of the remuneration for the members of the Managing Board for thing period of 2019</i> .
	ForAgainstAbstention
8.	For the 8th issue on the agenda (Approval of the incentives for the members of the Managing Board
accord	ng to administration contracts for 2018)
	ForAgainstAbstention
9.	For the 9th issue on the agenda (Approval of the remuneration for the members of the Audit Committee).
	ForAgainstAbstention
10.	For the 10 th issue on the agenda (<i>Approval of the date of 15.05.2019 for the identification of the</i>
shareh	lders which are going to be affected by the decisions of the OGMS and of the date of 14.05.2019 as ex-date
(the do	e when the shares are traded without the rights resulting from OGMS decisions).
	ForAgainstAbstention
11. with th	For the 11 th issue on the agenda (<i>Authorization of Mr. Eugen Scheusan – President of the Managing Board possibility of his substitution, to: i) execute and/or sign, on behalf of the Company and/or of the Company</i>

applications, forms and requests adopted/made for the fulfilment of the resolutions of this OGMS in relation with any individual or legal entity, either private or public and ii) to fulfil all legal formalities for the registration, opposability, execution and publication of the resolutions adopted.

For	Δgainst	Abstention
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If on 22.04.2019 the quorum provided by law is not gathered, I give my vote for the second meeting to be convoked for 23.04.2019, in the same place, at the same hour, with the same reference date and with the same agenda, to the same proxy.

I, the undersigned, hereby give discretionary voting power to the above mentioned representative for the problems which have not been identified and which are included on the agenda until the date of this document.

This special power of attorney was developed in 3 copies, 1 copy for the shareholder, 1 copy for the representative and 1 copy for Electromagnetica S.A.

The deadline for the registration of special powers of attorney is 1.00 p.m. on 19.04.2019.

I herewith attach the identification documents of the shareholder who gives this mandate iv and of the attorney v .

Date ^{vi}	
	(full name in capital letters)
	(signature of shareholder)

Except for the identity documents, all the documents drafted in a foreign language other than English shall be accompanied by a translation into Romanian or English, done by an authorized translator.

In the case of a natural person attorney, a copy of the identity card shall be attached for the Romanian citizens and a copy of the passport for the foreign citizens; in the case of a legal entity attorney, the delegation in original shall be attached, signed and stamped by the legal representative of that legal entity, as well as copies of the following documents: identity card of the delegate, confirmation of company details issued by the Trade Register or any other document, either in original or true certified copy, issued by a competent authority from the state where the attorney is legally registered, to confirm the existence of the legal entity and the name/capacity of legal representative, documents which should not be older than 3 months as related to the date of calling the GMS.

Except for identity documents, all the documents drafted in a foreign language other than English shall be accompanied by a translation into Romanian or English, done by an authorized translator.

vi The powers of attorney issued and registered at a subsequent date within deadline shall revoke the previous powers of attorney.

A shareholder can be represented by special power of attorney in OGMS by only one proxy

Fill in the name of the appointed natural person attorney.

To be filled in with the name of the person empowered to represent the legal entity proxy at OGMS, which can differ from its legal representative

The identity documents showed by shareholders must allow their identification in the Shareholders Register of Electromagnetica held by Depozitarul Central SA; in the case of natural person shareholders, a copy of the identity document of the shareholder shall be attached (identity card for the Romanian citizens, passport for foreign citizens); in the case of legal entity shareholders, copies of the identity documents of their legal representative shall be attached (identity card for the Romanian citizens, passport for foreign citizens), together with the confirmation of company details, either in original or in certified true copy, issued by the Trade Register or any other document in certified true copy issued by a competent authority from the state where the shareholder is legally registered, to confirm the existence of the legal entity and the name/capacity of legal representative, documents which should not be older than 3 months as related to the date of calling the OGMS; in the case of authorizing a credit institution which provides custody services, instead of the shareholder's identification documents only an affidavit of the custodian shall be attached, to confirm that: a) the credit institution provides custody services for the respective shareholder; b) the instructions from the special power of attorney are identical with the instructions in the SWIFT message received by the credit institution in order to vote on behalf of the respective shareholder.