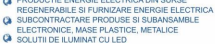


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Ballotⁱ for

Extraordinary General Shareholder Meeting of Electromagnetica S.A. from 25/26 of April 2024, 12:00 AM

NAME and SURNAME / COMPANY
LEGAL REPRESENTATIVE (Company)
PERSONAL ID (Romanian individual shareholder or legal representative)
Passport number (Foreign individual shareholder or legal representative)
(Fiscal) Registration Code (Company)
The number of personally owned shares

Nr. Crt	Hotarare	Vote FOR	VOTE AGAINST	VOTE ABSTENTATI ON
1	Approval of the acquisition, disposal, exchange, or encumbrance of assets from			
	the fixed assets category of the company, whose value, individually or			
	cumulatively, is up to a maximum of 35% of the total fixed assets, excluding			
	receivables, and authorizing the Board of Directors to analyze and decide on			
	the acquisition, disposal, exchange, or encumbrance of assets from the fixed			
	assets category of the company, the way to sell, to implement decisions to sell			
	or not, depending on any available opportunities and the relevant market			
	conditions, as well as to take all legal steps towards the conclusion of the legal			
	act of acquisition/disposal/exchange/encumbrance within the approved limit			
	mentioned above.			
2	Approval of the amendment to the company's articles of association as follows:			
	Article 3 paragraph (2) is amended to read as follows:			
	"3.2. The company may establish or terminate branches, offices, agencies,			
	workplaces, and other secondary offices without legal personality within			
	Romania or abroad, based on the decision of the Board of Directors, in			
	compliance with regulations and legal provisions."			
	Article 3 paragraph (3) is removed.			
	Article 7 paragraph (2) is removed.			
	Article 7 paragraph (3) is removed.			
	Article 8 paragraph (2) is amended to read as follows:			
	"8.2. The registration of shares and shareholders is maintained in accordance			
	with legal provisions by Depozitarul Central S.A."			
	Article 10 paragraph (1) is amended to read as follows:			
	"10.1. Shares are indivisible, and the company recognizes only one owner for			
	each share."			
	Article 10 paragraph (3) is amended to read as follows:			
	"10.3. Shares are negotiable and freely transferable. The trading of shares takes			
	place on a regulated market in Romania, namely the Bucharest Stock			
	Exchange."			
	Article 12 paragraph (3) point 9 is removed.			
	Article 12 paragraph (4) is amended to read as follows:			



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Nr. Crt	Hotarare	Vote FOR	VOTE AGAINST	VOTE ABSTENTATI ON
	"12.4. The Extraordinary General Meeting shall be convened whenever it is			
	necessary to make a decision regarding:			
	12.4.1. changing the legal form of the company;			
	12.4.2. relocating the company's headquarters;			
	12.4.3. changing the company's business object;			
	12.4.4. extending the duration of the company;			
	12.4.5. increasing the share capital;			
	12.4.6. reducing the share capital or replenishing it by issuing new shares;			
	12.4.7. merging with other companies or dividing the company, including cross-			
	border merger and division;			
	12.4.8. early dissolution of the company;			
	12.4.9. converting shares from one category to another;			
	12.4.10. converting one category of bonds into another category or into shares;			
	12.4.11. issuing bonds;			
	12.4.12. any other amendment to the articles of association or any other			
	decision requiring the approval of the extraordinary general meeting."			
	Article 13 paragraph (6) is amended to read as follows:			
	"13.6. The convocation shall include the place and date of the meeting, as well			
	as the agenda, with explicit mention of all issues to be discussed at the meeting.			
	In case the appointment of administrators is included in the agenda, the			
	convocation shall state that the list containing information regarding the			
	names, place of residence, and professional qualifications of the persons			
	proposed for the position of administrator is available to the shareholders, and			
	can be consulted and completed by them."			
	Article 13 paragraph (7) is amended to read as follows:			
	"13.7. When proposals for amending the articles of association are included in			
	the agenda, the convocation must include the full text of the proposal, in			
	compliance with capital market legislation."			
	Article 13 paragraph (12) is amended to read as follows:			
	"13.12. Each shareholder may address written questions to the board of			
	directors regarding the company's activity, before the date of the general			
	meeting, and shall receive answers during the meeting or through publication			
	on the company's website, in the 'Frequently Asked Questions' section."			
	Article 14 paragraph (5) is amended to read as follows:			
	"14.5. The General Meeting of Shareholders shall be chaired by the chairman			
	of the board of directors, and in his absence, by the one holding his position,			
	based on the authorization given by the chairman."			
	Article 14 paragraph (6) is amended to read as follows:			
	"14.6. The General Meeting shall elect, from among the attending			
	shareholders, up to 3 secretaries, who shall verify the attendance list of the			
	shareholders, indicating the share capital represented by each, the minutes			
	drawn up by the technical secretary for recording the number of shares			
	present, and the fulfillment of all legal and statutory formalities for holding the			
	general meeting."			
	Article 15 paragraph (4) is amended to read as follows:			
	"15.4. In order to be enforceable against third parties, the resolutions of the			
	general meeting of shareholders shall be submitted within 15 days to the Trade			



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r. rt	Hotarare	Vote FOR	VOTE AGAINST	VOTE ABSTENTATION
	Registry Office to be entered in the register and published in the Official Gazette			0.1
	of Romania (Part IV)."			
	Article 15 paragraph (6) is amended to read as follows:			
	"15.6. Shareholders who did not vote in favor of a resolution of the general			
	meeting have the right to withdraw from the company and request the			
	purchase of their shares by the company, only if the respective resolution of			
	the general meeting pertains to:			
	a) change of the main object of activity;			
	b) cross-border transformation of the company;			
	c) change of the company's form;			
	d) merger or division of the company, including cross-border ones;			
	The right of withdrawal may be exercised:			
	a) within 30 days from the date of publication of the resolution of the general			
	meeting in the Official Gazette of Romania, Part IV, in the cases provided for in			
	points a) to c);			
	b) from the date of adoption of the resolution of the general meeting, in the			
	case provided for in point d)."			
	Shareholders shall deposit at the company's headquarters, along with the			
	written withdrawal statement, the shares they own, or, as the case may be,			
	the shareholder certificate.			
	The price paid by the company to the shareholder exercising their withdrawal			
	right shall be determined by an independent evaluator registered with the			
	Financial Supervisory Authority (ASF) in accordance with the prevailing			
	evaluation standards, as per the law. The expert is appointed by the delegated			
	judge, at the request of the board of directors.			
	Article 16 paragraph (5) is amended to read as follows:			
	"16.5. When a vacancy arises on the Board of Directors, the procedures			
	provided by the prevailing legal provisions shall be followed. The duration for			
	which the new director is elected to fill the vacant position shall be equal to			
	the remaining period until the expiration of the predecessor's mandate."			
	Article 16 paragraph (10) is amended to read as follows:			
	"16.10. The Board of Directors shall meet at the headquarters of the company			
	or at another location determined by convocation, with the meetings being			
	convened and conducted in accordance with the applicable legal provisions			
	and in accordance with the Internal Regulations of the Board of Directors.			
	Participation in Board of Directors meetings may also take place through			
	remote communication means: teleconference, video conference, internet			
	conference, or intranet conference, etc.			
	Members of the Board of Directors may be represented at Board meetings by			
	other members based on a power of attorney. A member of the Board of			
	Directors may represent only one other member at a meeting. The power of			
	attorney shall be transmitted to the secretariat before the start of the			
	meeting. In cases of urgency or impossibility of the directors' participation in			
	the meeting, the Chairman of the Board may decide to conduct the meeting			
	and transmit the vote electronically, in accordance with the procedure			
	established by the Internal Regulations of the Board of Directors.			
	The Board of Directors shall meet whenever necessary:			



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	a) upon convocation by the chairman,			
	b) upon reasoned			
	request of at least 2 members of the board of directors.			
	The Board of Directors meeting is chaired by the chairman. The chairman shall			
	appoint, by decision, a secretary from among the members of the Board or			
	from outside of it."			
	Art.16 paragraph (11) is amended to read as follows:			
	"16.11. In the event that the convocation is made by the Chairman of the			
	Board of Directors, he/she shall establish the agenda, inform the members of			
	the board of directors about the items on the agenda, and preside over the			
	meeting. In case the convocation is made in accordance with article 16.10. lit.			
	b), the agenda is established by the members of the board of directors who			
	requested the meeting."			
	Art.16 paragraph (14) is amended to read as follows:			
	"16.14. The debates of the Board of Directors take place in accordance with			
	the agenda established based on the project communicated by the chairman.			
	These debates are recorded in the minutes of the Board of Directors meeting			
	by the secretary of the Board of Directors. The minutes are signed by the			
	administrators present at the meeting."			
	Art.16 paragraph (23) is removed.			
	Art.16 paragraph (24) is renumbered and becomes art. 16 paragraph (23).			
	Art.16 paragraph (25) is removed.			
	Art.16 paragraph (26) is renumbered and becomes art. 16 paragraph (24).			
	Art.16 paragraph (27) is renumbered and becomes art. 16 paragraph (25).			
	Art.16 paragraph (28) is removed.			
	Art.17 paragraph (1) (2) is amended to read as follows:			
	"17.1.2. approves the organizational structure of the company."			
	Art.17 paragraph (1) (18) is amended to read as follows:			
	"17.1.18 decides, within the limits established by the general meeting,			
	whether the general manager, directors, and employees of the company can			
	benefit from incentives."			
	Art.17 paragraph (1) is supplemented with points (20) and (21), which have			
	the following content:			
	"17.1.20 establishes/closes branches and other secondary offices, without			
	legal personality, or changes their headquarters;			
	17.1.21 decides the establishment/closure of other companies or legal			
	entities, including participation in the share capital of other companies, under			
	the conditions provided by legal regulations."			
	Art. 18 paragraph (13) is amended to read as follows:			
	"18.13. The Board of Directors may delegate to the directors the duties			
	provided for in article 17.1.4."			
	Art. 18 paragraph (14) is amended to read as follows:			
	"18.14. The personnel of the company is hired or dismissed by the general			
	manager or by a person authorized by him/her."			
	Art. 22 paragraph (1) is amended to read as follows:			
	"22.1. The company keeps the registers provided by law."			
	Art. 27 is amended to read as follows:			



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Nr. Crt	Hotarare	Vote FOR	VOTE AGAINST	VOTE ABSTENTATI ON
	"Art. 27 – Change of legal form			
	27.1. The company may be transformed into another form of company by the			
	decision of the general meeting of shareholders.			
	27.2. The company shall fulfill the legal formalities of registration and			
	publicity required by the legislation in force."			
	Art. 28 paragraph (1) (6) is removed.			
	Art. 28 paragraph (1) (7) is renumbered and becomes art. 28 paragraph (1)			
	point (6).			
3	Approval of the date of May 16, 2024, as the registration date for identifying			
	shareholders upon whom the effects of the resolutions of the Extraordinary			
	General Meeting of Shareholders will be reflected, in accordance with Article			
	87, paragraph 1 of Law no. 24/2017, and the date of May 15, 2024, as the ex-			
	date according to Article 2, paragraph 2, letter I) of Regulation no. 5/2018			
4	Empowering Mr. Cristian – Iulian Radu – Chief Financial Officer and/or Ms.			
	Daniela Cucu – member of the Board of Directors, with the possibility of			
	substitution, to: i) conclude and/or sign, on behalf of the Company and/or the			
	shareholders of the Company, the resolutions of this E.G.M.S, any and all			
	resolutions, documents, applications, forms, and requests adopted/drafted for			
	the purpose or for the execution of the resolutions of this E.G.M.S in relation			
	to any natural or legal person, private or public, and to ii) sign the updated			
	articles of association and iii) perform all legal formalities for the registration,			
	opposability, execution, and publication of the adopted resolutions.			

THE BALLOT IS VALID ONLY FOR E.G.M.S. OF ELECTROMAGNETICA S.A. FROM THE DATE OF APRIL 25/26, 2024

Date	
Signature of the individual shareholder or	
legal representative of the company	 Place of stamp (company)

that several boxes in a line are marked the vote will be canceled and if no box is checked, the vote is considered unvoiced

ⁱ Please Indicate your vote by marking a single X for each item on the agenda, in the box corresponding to your option. In the event