## THE FORM REQUESTED BY AEROSTAR SA BACAU

### VOTING BULLETIN BY CORRESPONDENCE FOR THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS (EGMS) ON THE DATE OF 11/12.12.2019

#### The Undersigned/Subscribed \_\_\_\_\_

(name,surname/n	ame of represented	l shareholder, in capital letters)	, resident in/ w	vith headoffice
in	, sti	r	, no	<u>,</u> bl,
floor,		sector/county		
	, identified	with ID card/Passport / Permi	t of Residence	series
no	, issued by	, on the dat	te of	, valid
until	, Personal	Identification Number (CNP)		//
registered in the	Trade Registry	under no	o c	, Sole
Identification No	(CUI)	, by legal /convent	ional represent	ative
(to strikethrough	the incorrect varia	ent)	-	

Mr./Ms.				, r	resident	in
	, St	, no	, bl	, floor	, app	,
sector/ county	, countr	y, ide	entified wi	ith ID card/Pas	sport / Pe	ermit of
Residence series _	no	, issued by			, on the	date of
,	valid until	,	Personal	Identification	Number	(CNP)
	// register	ed in the Trade F	Registry		u	nder no
	, Sole Identif	ication No (CUI	)		, based	on the
proxy no da	ted ( <i>t</i>	o strikethrough th	e incorrec	t variant),		

holding a number of \_\_\_\_\_\_\_ ordinary, dematerialized nominative shares, with a nominal value of 0,32 lei, issued by **AEROSTAR S.A.** (the "Company"), which entitles to a number of \_\_\_\_\_\_\_ votes of the total 152.277.450 shares/voting rights in the Extraordinary General Meeting of Shareholders, which will take place in Bacau, 9 Condorilor St., Bacau county, on the date of **11.12.2019**, **starting with 13:00 hrs.**, as well as on the date when the second meeting is held on the date of **12.12.2019**, **starting with 13:00 hrs.**, at the same address, the same agenda and the same Date of Reference, in case the first meeting cannot be held,

**knowing** the agenda of the above mentioned Extraordinary General Meeting of Shareholders, the documents, informative materials related to the agenda and the draft resolutions,

I understand to attend and exercise by correspondence the voting rights arising from the shareholdings recorded in the Company's Shareholders Register as on the Date of Reference (26.11.2019), for the items on the agenda of this Extraordinary General Meeting of Shareholders, as follows (the option to be made in the corresponding box):

]	Item	AGENDA	FOR	AGAINST	ABSTAIN
	1	Approval of the election of the EGMS meeting's secretariat, composed from:			

		· · · · ·	
	1. Mrs./Ms – Secretary		
	designated from among the company's		
	shareholders		
	2. Mrs./Ms – Technical		
	secretary.		
2	Approval of the modification of the Constitutive Deed		
	of Aerostar SA, by replacing all the specifications of		
	"trading company", as well as the initials "S.C."		
	within the content of the document, with the word		
	"company".		
3	Approval of the second paragraph of Art. 2 within		
	the Constitutive Deed of Aerostar SA, which shall		
	have the following content: "In all the documents,		
	invoices, announcement notices, publications and		
	other documents issued by the company, the name of		
	the company shall be preceded by the words		
	", company" and followed by the words ", shareholding		
	company" or the initials "S.A.", by the mentioning of		
	the registered headquarter, the share capital, the		
	registration number of the Trade Register, the sole		
4	registration number and the company's logo".		
4	Approval of the modification of <i>Art.</i> 3 within the		
	Constitutive Deed of Aerostar SA, by adding a new		
	paragraph which shall have the following content:		
	"Starting with 11.01.2018, on the basis of the decision		
	of the Board of Directors no. 2/14.12.2017 and of the		
	concession contract no. 25074/07.09.2017, the		
	workplace in Iasi, 25 B Aeroportului Street, Iasi		
	County has been established".		
5	Approval of modification of Art. 6 from the		
	Constitutive Deed of Aerostar SA, as adding the		
	following object of activity:		
	,,2011   The manufacturing of the industrial gases".		
6	Approval of the modification of <i>Art.</i> 11 from the		
	Constitutive Deed of Aerostar SA, shall have the		
	following content: "The registered capital" can be		
	increased by issuing new shares or by increasing the		
	nominal value of the existing shares, in exchange of		
	certain new contributions in cash or in kind, or		
	through the incorporation of the reserves in the		
	company capital, with the exception of the legal		
	reserves, as well as of the benefits or of bonus for the		
	issue of shares, subject to the conditions and methods		
	provided by law".		
7	Approval of the modification of Art. 18 within the		
	Constitutive Deed of Aerostar SA, which shall have		
	the following content:		
	"The trading of the shares shall be performed through		
	the Stock Exchange.		
	The General Meeting of the Shareholders shall be able		
	to decide the modification of the market for the trading		
	of the shares and the independent authorized Register,		
	subject to the conditions and procedures imposed by		
	the law on companies, as well as the special		

	regulations imposed by the Financial Supervisory Authority (A.S.F.)"		
8	Approval of the modification Art. 47 from the		
	Constitutive Deed of Aerostar SA, which shall have		
	the following content: "The President of the Board of		
	Directors can also be the General Director of the		
	company."		
9	Approval of the modification of Art. 60 from the		
	Constitutive Deed of Aerostar SA, which shall have		
	the following content: "For the auditing of the		
	financial statements of the Company		
	"AEROSTAR" S.A., a financial auditor is selected for		
	the activities and the period mentioned on the specific		
	contract, as follows:		
	- MAZARS ROMANIA S.R.L. with the		
	headquarter in Bucharest, Pipera Business Tower,		
	floor 5, Bd. Dimitrie Pompeiu 6E, RO-020335, sector		
	2, Bucharest, Romania, having the unique registration		
	6970597 and the registration number at the Bucharest		
	Trade Register Office J40/756/1995."		
10	Approval of the modification Art. 62 from the		
	Constitutive Deed of Aerostar SA, which shall have		
	the following content:		
	"The company shall organize and keep the accounting		
	evidence in lei, in accordance with the legal provisions		
	in Romania."		
	Also, the company shall prepare and publish annually		
	the individual financial statements as provided by the		
	applicable standards and legal provisions.		
	Also, the company shall prepare and publish the half-		
	year/quarterly financial statements in compliance with		
	the legal provisions.		
	The company shall prepare annually and publish the		
	income and expense budget on the company website."		
11	Approval of the modification of Art. 63 from the		
	Constitutive Deed of Aerostar SA, which shall have		
	the following content:		
	"The profit or loss is established cumulatively from		
	the beginning of the financial year.		
	The profit can be distributed for:		
	- covering the accounting loss carried-forward;		
	- distribution of dividends;		
	- other reserves.		
	The payment of the dividends to the shareholders shall		
	be performed in accordance with the law".		
12	Approval of the modification of the <i>third paragraph</i>		
	of Art. 64 of the Constitutive Deed of Aerostar SA,		
	which shall have the following content:		
	"The payment of salaries, taxes on salaries and the		
	quota of the social insurance contributions shall be		
	performed in accordance with the legislation in		
	force."		
13	Approval of modification of Art. 68 of the		
	Constitutive Act of Aerostar SA, which shall have the		
	constituite fiet of fielostal Sfi, which shall have the		

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	following content:		
	"The following situations lead to the company's		
	dissolution:		
	• the impossibility to achieve the company's object		
	of activity;		
	• the decision of the general meeting of		
	shareholders;		
	• opening the procedure for judiciary liquidation;		
	• reduce the net assets of the company to less than		
	half the value of the registered capital after		
	certain losses, if the general meeting of the		
	shareholders does not decide the completion of		
	the share capital or its reduction to the		
	outstanding value amount		
	• the number of the shareholders was reduced		
	under the legal minimum, if more than 9 months		
	are over and their number was not completed;		
	• the registered capital is reduced under the legal		
	minimum.		
	The dissolution of the company must be registered in		
	the trade register and published in the Official		
	Gazette".		
14	Approval of the date 06.01.2020 as Record Date		
	(ex-date 05.01.2020) for the shareholders under the		
	effect of the resolutions adopted by the		
	Extraordinary Meeting of the Shareholders.	 	
15	Approval to empower the President- General Director		
	of the Company, Mr. eng. Grigore Filip, with the		
	possibility of substitution, to:		
	a) sign on behalf of the Company and/or on		
	behalf of the Company shareholders: the		
	resolutions of the present Extraordinary		
	General Meeting of Shareholders, as well as		
	all the documents prepared in the purpose to		
	execute such resolutions, in relation to any		
	natural or legal person, private or public; and		
	b) perform all the legal formalities for		
	registration, opposability, execution and		
	publication of the resolutions adopted.		

The voting bulletin by correspondence in original and the attached documents must be filed at the Company's registry until the date of **09.12.2019**, **13:00** hrs. at the latest (*Pls check the requirements in the Convening Notice of the Extraordinary General Meeting of Shareholders*).

## Please find enclosed (as applicable):

- 1. Copy of the ID document of the shareholder- natural person (ID card/ Passport/Permit of Residence)
- 2. The official document which acknowledges the status of legal representative of the signatory (proof issued by a competent body, in original or in copy conforming with the original, issued with maximum 30 days prior to the date when the Extraordinary General Meeting of Shareholders convening notice was published) and copy of the legal representative's ID.
- 3. The Special proxy or general proxy for the Agent, in original (if applicable).

- 4. Declaration on one's responsibility given by the credit institution which supplies custody services for the shareholders of the Company and which received the empowerment for the representation in the Special Proxy, which must comprise:
  - a) The credit institution provides custody services for such shareholder;
  - b) The instructions in the Special proxy are identical with the instructions from the SWIFT message received by the credit institution to vote on behalf such shareholder;
  - c) The Special Proxy is signed by the shareholder.

Contact telephone no _	
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The Undersigned/ Subscribed, I fully and exclusively take responsibility for what is comprised in this document, as a shareholder of the Company.

# SHAREHOLDER

(*Name, surname/ denomination, in capital letters*)

Authorized Person,

(name and surname) (Signature and stamp)