### THE FORM REQUESTED BY AEROSTAR S.A. BACAU

## VOTING BULLETIN BY CORRESPONDENCE FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS ON THE DATE OF APRIL 24/25, 2019

#### The Undersigned/Subscribed

(name, surname/name of represented shareholder, i	n capital letters), resident in/ with head office in
, str	, no, bl, floor,
app, sector/county	
with ID card/Passport / Permit of Residence	
, on the date of	, valid until, Personal
Identification Number (CNP)	
under no	
, by legal /conventional rep	resentative (to strikethrough the incorrect variant)
Mr./Ms.	
St, no, bl, floor	, app, sector/ county,
country, identified with ID card/Pas	sport / Permit of Residence series no.
, issued by	, on the date of, valid until
, Personal Identification Number	r (CNP)// registered in
the Trade Registry under	no, Sole Identification No
(CUI), based on the proxy	no dated (to strike through the
incorrect 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 Ordinary General Meeting of Shareholders, which will take place in Bacau, 9 Condorilor St., Bacau county, on the date of **24.04.2019**, starting with **13:00 hrs.**, as well as on the date when the second meeting is held on the date of **25.04.2019**, 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 Ordinary 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 (10.04.2019), for the items on the agenda of this Ordinary General Meeting of Shareholders, as follows (the option to be made in the corresponding box):

Item	AGENDA	FOR	AGAINST	ABSTAIN
1.	1.1. Approval of the Administrators Report relating to the			
	financial year 2018;			
	1.2. The approval of the financial auditor's report			
	regarding the auditing of the financial statements of 2018;			
	1.3. The approval of the Financial Statements of 2018.			
	The main economic results of 2018 are:			
	a) turnover: 353.413 thousand lei;			
	b) total revenues: 379.051 thousand lei;			

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c) total expenses: 291.631 thousand lei;		
d) net profit of the year: 79.921 thousand lei.		
1.4. Approval of the activities performed by the Board of		
Directors and executive management in the year 2018.		
1.5. Discharge of accountability the members of the		
Board of Directors and executive management for the		
activity performed until the date of December 31, 2018.		
1.6.* ( <i>The proposal of the Board of Directors</i> )		
Distribution of the net result (profit) of the year of the		
amount of 79.920.849,23 lei as follows:		
a) distribution of the reinvested profit as legal reserve:		
26.034.996,79 lei;		
b) distribution as statutory reserve: 37.436.793,44 lei;		
c) distribution as dividends: 16.449.059,00 lei.		
The establishment of a gross dividend per action relating		
to year 2018 of 0,108 lei.		
1.6.* (The proposal of Societatea de Investitii Financiare		
Moldova S.A Variant I)		
Distribution of the net profit of the financial year 2018,		
of 79.920.849,23 lei, as following:		
a) Distribution to the legal reserve of the reinvested		
profit: 26.034.996,79 lei;		
b) Distribution to the statutory reserves:		
14.293.715,44 lei;		
c) Distribution as dividends: 39.592.137,00 lei.		
The approval of a gross dividend/share of 0,26 lei.		
1.6.* (The proposal of Societatea de Investitii Financiare		
Moldova S.A Variant II)		
I. Distribution of the net profit of the financial year 2018,		
of 79.920.849,23 lei, as following:		
a) Distribution to the legal reserve of the reinvested		
profit: 26.034.996,79 lei;		
b) Distribution to the statutory reserves: 37.436.793,44		
lei, from which the amount of 23.143.078 lei shall be		
distributed in order to conduct a buy back program of		
company's own shares with the purpose to reduce the		
share capital;		
c) Distribution as dividends (gross dividend per share:		
0,108 lei): 16.449.059 lei. The approval of a gross dividend per share of 0,108 lei		
The approval of a gross dividend per share of 0,108 lei. <i>AND</i>		
II. The approval of conducting a buy back program of		
company's own shares with the purpose to reduce the		
share capital, with the following main characteristics:		
a) The purpose of the program: The company will		
buy back shares in the Program with a view to		
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	reduce the share capital, by their cancellation, in
	accordance with the legal provisions applicable.
	b) The maximum number of shares under buy back:
	3.400.000 shares (2,23% from the share capital)
	c) The minimum price per share: the minimum
	acquisition price shall be the market price from the
	BSE at the time of the acquisition.
	d) <b>The maximum price</b> per share: 7 lei.
	e) The duration of Program: maximum 12 months
	from the date of the resolution's publication in the
	Official Gazette of Romania, part IV;
	f) The payment of the shares under buy back shall
	be performed from the distributable profit or from
	the company's reserves available, registered in the
	last annual financial statements approved, except the
	legal reserves registered in the financial year 2018,
	according to the provisions art. 103 index 1 from
	Law no. 31/1990 regarding the companies.
	g) The acquisition of the shares in the Program shall
	be performed through all the market operations
	permitted by law, which can also include public
	purchasing offers initiated by the Company, by
	respecting the legal provisions.
	*Note: Only 1 of the 3 variants mentioned at 1.6. can be approved, the other 2 becoming
	devoid of purpose.
	1.7. The distribution of the dividends relating to year
	2018 in conformity with the applicable legal provisions.
	The costs relating to the distribution will be supported
	from the value of the net dividend rightful to each
	shareholder.
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2.	Approval of the specific indication under the item <i>"Other</i>
	expenses with manpower (9.719 thousand lei)" from the
	General Activity Budget for the year 2019 (Annex 1 to
	the GMS Resolution no. 7/13.12.2018), namely the
	specific indication "Holiday Vouchers" in amount of
	572 thousand lei.
3.	Approval of the date date of <b>June 7<sup>th</sup></b> , <b>2019</b> , as <b>Record</b>
	<b>Date</b> , in accordance with art. 86 para 1 of the Law no
	24/2017 regarding the issuers of financial instruments and
	market operations. With reference to the proposed record
	date, the <i>ex date</i> will be <b>June 6<sup>th</sup>, 2019</b> .
4.	Approval of the date of <b>June 26<sup>th</sup></b> , <b>2019</b> , as the <b>Payment</b>
	<b>Date</b> of the dividends for the financial year 2018.
5.	Empower the President-Director General of AEROSTAR
	S.A., Mr.eng. Grigore Filip, with the possibility of
	substitution:
	a) to conclude and/or sign on behalf of the AEROSTAR
	S.A. and/or on behalf of the shareholders of AEROSTAR
	5.A. and/of on ochan of the shareholders of AEROSTAR

S.A.: the resolutions of the present Ord	inary General
Meeting of the Shareholders, any and	
resolutions, documents, applications, form	s and requests
adopted/ prepared in the purpose or for the	e execution of
the resolutions of the present Ordinary Ge	eneral Meeting
of the Shareholders, in relation to any na	atural or legal
person, private or public;	
b) to perform all the legal formalities for	or 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 **22.04.2019**, **13:00** hrs. at the latest (*Please check the requirements in the Convening Notice of the Ordinary 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 Ordinary 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 \_\_\_\_\_

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)