FORM REQUESTED BY AEROSTAR SA

1. Mrs./Ms.

shareholders

VOTING BULLETIN BY CORRESPONDENCE FOR THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS ON 21/22.04.2020

The	Undersigned/Subscribed			
(name,	surname/name of represented shareholder, in capital l	letters), res	sident in/ with	headoffice in
	, str			
	D card/Passport / Permit of Residence series			
	, on the date of,			
	ication Number (CNP)//			
	under no		Identification	No (CUI)
	, by legal /conventional representative	;		
(to stri	kethrough the incorrect variant)			
Mr/M	3	resident	in	
St.	, no, bl, floor, app.	resident	sector/ county	
	, identified with ID card/Passport / Pe			
	, issued by, on the			
	, Personal Identification Number (CNP)	<u> </u>		, varia and
	ade Registry under no			
(CUI)	based on the proxy no	dated	(to sti	ikethrough the
	ect variant),			Ö
nomina of Meetin of 21. the date of knowing documents of the control of the	g a number of ordinary, de al value of 0,32 lei, issued by AEROSTAR S.A. (the , votes of the total 152.277.450 share g of Shareholders, which will take place in Bacau, 9 C 04.2020, starting with 13:00 hrs., as well as on the day of 22.04.2020, starting with 13:00 hrs., at the same f Reference, in case the first meeting cannot be held, and the agenda of the above mentioned Extraordinary ents, informative materials related to the agenda and the cerstand to attend and exercise by correspondence coldings recorded in the Company's Shareholders' 12020), for the items on the agenda of this EGMS, a conding box):	Company' es/voting ri ondorilor S ate when the address, the General M draft resol the voting Registry a	'), which entitlights in the Or St., Bacau counter second meet agendate same agendate wheeting of Shutions, ng rights arises on the Date	es to a number dinary General aty, on the date of and the same areholders, the sing from the e of Reference
Item	AGENDA	FOR	AGAINST	ABSTAIN
	Elevier of the ECMC			
1.	Election of the EGMS meeting's secretariate, composed from:			

Secretary

designated from among the company's

	2. Mrs./Ms – Technical	
	secretary.	
2.	Approval, in accordance with the provisions of	
	art.227 letter d) of the Law on companies no 31/1990,	
	to dissolve the company ATF S.A., registered at the	
	Trade Register Office Bacau under no J04/166/2005,	
	sole identification no (CUI) 17153254, to which	
	Aerostar SA is a shareholder with a 45.75%	
	shareholding in the registered capital.	
3.	Approval of the date 08 May 2020 as Record	
	Date , 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 Record date proposed, the ex-	
	date will be 07 May 2020.	
	and a second second	
4.	Empower the President- General Director of the	
	Company, Mr.eng. Grigore Filip, with the possibility	
	of substitution:	
	a)to conclude and /or sign on behalf of the Company	
	and/or on behalf of Company shareholders: the	
	resolutions of the present Ordinary General Meeting	
	of Shareholders, any and all of the resolutions,	
	documents, applications, forms and requirements	
	adopted/ prepared in the purpose to or for the	
	execution of the resolutions of the present Ordinary	
	General Meeting of Shareholders, in relation to any	
	natural or legal person, private or public; and	
	b)to 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 **16.04.2020**, **13:00 hrs**. at the latest (*Pls 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 EGMS 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;

c) The Special Proxy is signed by the shareholder.	
Contact telephone no	
The Undersigned/ Subscribed, I fully and exclusively take respons this document, as a shareholder of the Company.	ibility for what is comprised in
SHAREHOLDER	

message received by the credit institution to vote on behalf such shareholder;

b) The instructions in the Special proxy are identical with the instructions from the SWIFT

(Name, surname/ denomination, in capital letters)

Authorized Person,

(name, surname and signature)