## THE FORM REQUESTED BY AEROSTAR SA BACAU

## VOTING BULLETIN BY CORRESPONDENCE FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS ON THE DATE OF 16/17.12,2020

The Undersigned/Sub	scribed					
(name, surname/name o	of represented si	hareholder, in c	apital lette	ers), resident	in/ with he	adoffice
in	, str.			, no _	, bl.	,
floor, app						
no, issu	ed by		, on the	date of		, valid
until	, Personal Id	entification Nu	ımber (CN	NP)		//
registered in the Trade	Registry		under	no		, Sole
registered in the Trade Identification No (CUI	)	, by 1	legal /conv	entional repr	esentative	
(to strikethrough the in	correct variant)	1				
Mr./Ms.					resident	in
	St	no	hl	, floor	ann	111
sector/ county	_ , St	_, noide	ntified wit	, 11001	, upp Passport / P	ermit of
Residence series	no.	issued by			on the	e date of
	id until		Personal	Identificatio	n Number	· (CNP)
	// registered	in the Trade R	egistry		1	under no
,	Sole Identifica	tion No (CUI)	) )		based .	on the
proxy no dated _	(to s	trikethrough th	e incorrect	variant),	,	
holding a number of with a nominal value of to a number ofOrdinary General Mee Bacau county, on the o	f 0,32 lei, issue ting of Shareho late of <b>Decemb</b>	ed by <b>AEROST</b> , votes of the to lders, which were 16 <sup>th</sup> 2020, s	TAR S.A. ( tal 152.277 ill take pla starting wi	the "Compa 7.450 shares ce in Bacau <b>th 13:00 hr</b> s	ny"), which /voting righ u, 9 Condo s., as well a	n entitles nts in the orilor St., as on the
hrs., at the same addressering cannot be held	ess, the same a	genda and the	same Date	of Referen	ce, in case	the first
documents, informative  I understand to atten shareholdings record	e materials relat  d and exercise	ed to the agendate by correspond	a and the di	raft resolutio	ons, t <b>s arising f</b>	rom the

Item	AGENDA	FOR	AGAINST	ABSTAIN
1	Approval of the election of the EGMS meeting's secretariat, composed from:  1. Mr./Mrs – Secretary designated from among the company's shareholders  2. Mr. Razvan-Alexandru BEJENARU – Technical secretary.			

Reference (December 3<sup>rd</sup> 2020), for the items on the agenda of this Ordinary General

**Meeting of Shareholders, as follows** (the option to be made in the corresponding box):

		ı	I	
2	Approval of the Income and Expenses Budget for the			
	year 2021, as follows:			
	A. The Budget of the General Activity for the year			
	2021 (Annex 1 to the draft Resolution no 37) with			
	the following main elements:			
	a) turnover: 310.000 thousand lei;			
	b) total revenues: 327.068 thousand lei;			
	c) total expenses: 94.303 thousand lei;			
	c) total expenses: 94.303 thousand lei; d) gross result: 32.765 thousand lei;			
	e) net result: 27.523 thousand lei.			
	B. The Budget of the Treasury Activity for the year			
	2021 (Annex 2 to the draft Resolution no 37);			
	C. The main Economic- Financial Indicators for the			
	year 2021 (Annex 3 to the draft Resolution no 37)			
3	a) Approval to freeze the allowance of the Directors			
	(administrators) for the financial year 2021 at the level			
	decided by the ordinary general meeting of the			
	shareholders on the date of July 9 <sup>th</sup> 2020.			
	b) Approval to designate one person, as a			
	representative of the general meeting of shareholders			
	and who will represent the company, to edit and sign,			
	with each of the Board members, the additional			
	agreement to the specific contract, as applicable to			
	each.			
	c) Approval to empower Mrs/Mr			
	to edit and sign, with each of the			
	Board members, the additional agreement to the			
	specific contract, as applicable to each.			
4	Approval to register the dividends for the year 2016,			
	not collected and prescribed, in amount of 535.992,82			
	lei as "other revenues" in accordance with the legal			
	provisions.			
5	Approval of the date of <b>January 7</b> th <b>2021</b> as <b>Record</b>			
	<b>Date</b> (ex-date January 6 <sup>th</sup> 2021) for the shareholders			
	under the effect of the resolutions adopted by the			
-	Ordinary General Meeting of the Shareholders.			
6	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 Ordinary 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.			
	resolutions adopted.			

The voting bulletin by correspondence in original and the attached documents must be filed at the Company's registry until **December 14th 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 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.

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