BALLOT BY MAIL (CORRESPONDENCE)

OPEN VOTING

The Subscribed**/Undersigned* (name, surname/name of represented shareholder, uppercase letters; to bar non-corresponding),				
(*t	he next section is reserved solely to leg	gal entity share	e holders ; to bar non-c	orresponding)
wit	th headquarters in			street, no. , bl.
	_, floor, app, sector/cou			
reg	ristered in the Trade Registry of		with no.	, sole identification
	UI), legally/convent			
wit	th residence in,,		street, no, bl	, floor, app.
	, sector/county	, country	, II	D Card/Passport/Residence
Per	rmit serial, is	ssued by		_, at, valid
uni	til, Personal identif	cation number	(CNP)	 ,
<u>O</u> F	<u>R</u>			
(**	the next section is reserved <mark>solely to n</mark>	atural person	s hareholders : to bar i	non-corresponding)
(00000 p 01 2 0 10	, , , , , , , , , , , , , , , , , , , ,	veri ceri esperianis)
wit	th residence in	,	stre	eet, no, bl,
flo	or, app, sector/cou	nty	, countr	y, ID
Ca	rd/Passport/Residence Permit serial	no	, issued by	, at,
val	id until, Personal id	dentification nu	ımber (CNP)	,
(**	**the next section is to be completed \underline{b}	all sharehold	l <mark>ers</mark> , regardless of type	2)
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 from a total 152.277.450 shares/voting rights in the Ordinary General Meeting of Shareholders, which will take place in Bacau, 9 th Condorilor St., Bacau county, on December 14th, 2023, starting with 13:00 hrs. , as well as on the date when the second meeting is held on the date of December 15th, 2023, 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,				
do atte Co age	owing the agenda of the above mecuments, informative materials related and exercise by correspondence the mpany's Shareholders Register as on the enda of this Ordinary General Meeting responding box):	ted to the age ne voting right the Reference	enda and the draft restaining from the shate (December 4th,	esolutions, I understand to areholdings recorded in the 2023), for the items on the
	mber 1 on the Agenda: The election d para. (5) of Law no. 31/1990, compo	sed of the follo	wing members:	• , ,
	1. Mr./Mrs		• •	om among the shareholders
	FOR	A	GAINST	ABSTENTION
1				

<u>Number 2 on the Agenda</u>: Approval of the Income and Expenses Budget for the year 2024, as follows:

A. The Budget of the General Activity for the year 2024 (in accordance with Annex 1 to draft resolution no. 10) with the following main elements:

a) turnover: 534.000 thousand lei; b) total revenues: 554.000 thousand lei; c) total expenses: 496.578 thousand lei; d) gross result: 57.822 thousand lei; e) net result: 48.571 thousand lei.

- B. The Budget of the Treasury Activity for the year 2024 (in accordance with Annex 2 to draft resolution no. 10);
- C. The main Economic-Financial Indicators for the year 2024 (in accordance with Annex 3 to draft resolution no. 10).

	FOR	AGAINST	ABSTENTION
2			

Number 3 on the Agenda: Remuneration for the members of the Board of Directors:

- a) Approval to freeze, at the level decided by the Ordinary General Meeting of the Shareholders on the date of July 9th 2020, the compensation of the Directors (administrators) for the remainder of the mandate period of the current Board of Directors, elected by GMS Resolution no. 26/09.07.2020.
- b) Designation of a person, as a representative of the General Meeting of Shareholders and, such person will represent the company, to edit and sign, with each of the members of the Board of Directors, the additional agreement to the specific contract, as applicable to each.
- c) Approval to empower Mr./Mrs. to edit and sign, with each of the Board members, the additional agreement to the specific contract, as applicable to each.

	FOR	AGAINST	ABSTENTION
3			

Number 4 on the Agenda: Approval to register the uncollected and prescribed dividends for the year 2019, in the amount of 758.822,16 lei as "other revenues" in accordance with the legal provisions.

	FOR	AGAINST	ABSTENTION
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Number 5 on the Agenda: Approve the date of January 5th, 2024, 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 proposed record date, the ex-date will be January 4th, 2024.

	FOR	AGAINST	ABSTENTION
5			

<u>Number 6 on the Agenda</u>: Empower the President – General Director of the Company, Mr. Eng. Grigore FILIP, with the possibility of substitution, to:

- a) conclude and/or sign on behalf of the Company and/or on behalf of the Company's shareholders: the resolutions of the present General Meeting of the Shareholders, any and all such documents prepared in the purpose to execute such decisions, 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 decisions adopted.

6	FOR	AGAINST	ABSTENTION

The voting bulletin by correspondence in original and the attached documents must be filed at the Company's registry until **December 12**th **2023, 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 this document, as a shareholder of the Company.			
SHAREHOLDER			
(Name, surname/ denomination, in capital letters)			
Authorized Person,			
(Name, surname and signature)			