# BALLOT BY MAIL (CORRESPONDENCE) For the Extraordinary General Meeting of the Shareholders of AEROSTAR S.A. held on December 12<sup>th</sup>/13<sup>th</sup>, 2024

The Subscribed**/Undersigned*				
(name, surname/name of represented share	holder, uppercase letter	s; to bar non-c	orresponding)	,
(*the next section is reserved solely to legal	entity shareholders; to	bar non-corre	sponding)	
with headquarters in	<b>,</b>		_ street, no	, bl.
, floor, app, sector/count				
registered in the Trade Registry of				
(CUI), legally/convention	nally represented by Ma	:./Mrs		,
with residence in,,				
, sector/county				
Permit serial no, issu				
until, Personal identifica				
OR				
(**the next section is reserved solely to nat	ural person shareholde	<b>rs</b> ; to bar non-	corresponding	)
with residence in	_,	street, 1	no, bl.	,
floor, app, sector/county	/	_, country _		, ID
Card/Passport/Residence Permit serial	no, issued	оу	, at	,
valid until, Personal iden	ntification number (CNI	P)		_,
(***the next section is to be completed by a	ll shareholders, regard	less of type)		
holding a number of	ordinary, dema	terialized nom	inative shares	, with a
nominal value of 0,32 lei, issued by <b>AERO</b>				
votes from a total	152.277.450 shares/vot	ing rights in th	ne General Me	eeting of
Shareholders, which will take place in B	acau, 9 <sup>th</sup> Condorilor St	., Bacau count	ty, on <b>Decemb</b>	oer 12 <sup>th</sup> ,
2024, starting with 13:00 hrs., as well as	on the date when the s	second meeting	g is held on the	e date of
December 13th, 2024, starting with 13:00	<b>) hrs.</b> , at the same add	ress, the same	agenda and t	the same
Date of Reference, in case the first meeting	cannot be held,			

knowing the agenda of the above-mentioned 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 Reference Date (December 2<sup>nd</sup>, 2024), for the items on the agenda of this General Meeting of Shareholders, as follows (the option to be made in the corresponding box):

### Number 1 on the agenda – Text of the Draft Resolution no. 22:

Sole article. Approves, in accordance with the provisions of art. 1	129, paragraph (2) and paragraph (5) of		
the Law no. 31/1990 on companies, the election of the GMS secretariate, composed from:			
1.Mr./Mrs – Secretary designated fr	om among the company's shareholders		
2.Mr. Razvan-Alexandru BEJENARU – Technical secretary.			

	FOR	AGAINST	ABSTAIN
1			

### Number 2 on the agenda – Text of the Draft Resolution no. 23:

Sole Article. Approves the modification of the Company's main field of activity, starting January 1st, 2025, to NACE code 3031 – Manufacture of Civil Aircrafts and Spacecrafts, following the entry into force of the modifications brought to NACE coding through the INS Order no. 377/2024 on the update of National Economic Activities Classification, published in Romanian Official Monitor no. 385 dated April 25th, 2024.

	FOR	AGAINST	ABSTAIN
2			

### Number 3 on the agenda – Text of the Draft Resolution no. 24(proposed by Evergent Investments SA as a company shareholder):

Sole Article. Approval of the transfer of AEROSTAR S.A. shares to the Premium Category of the Bucharest Stock Exchange, in accordance with Title 2, art. 45 of the Bucharest Stock Exchange Code.

	FOR	AGAINST	ABSTAIN
3			

## Number 4 on the agenda – Text of the Draft Resolution no. 25 (proposed by Evergent Investments SA as a company shareholder):

Sole Article. Approval of a stock development and corporate governance Strategy, as well as for improving the VEKTOR indicator, which should include, amongst others:

- Clear and transparent communication of the information that is destined towards the investors, regarding the company's management and good corporate governance policies (e.g. Dividend distribution policy; Company interested party communication policy etc.).
- o Provision of the financial results in digitally accessible format.
- o The creation of a dedicated section, on the company's website, containing adequate and periodically updated information for the investors.
- O Creating a KPI for the management related to the liquidity of the shares on the stock exchange market and attracting new investors.

	FOR	AGAINST	ABSTAIN
4			

### Number 5 on the agenda – Text of the Draft Resolution no. 26:

Sole Article. Approves to Empower the General Director of the Company, Mr. Alexandru 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 any and all such documents prepared in the purpose of or to execute the GMS 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, including modifying the Company's Constitutive Deed in accordance with the decisions, if applicable.

	FOR	AGAINST	ABSTAIN
5			

The voting bulletin by correspondence in original and the attached documents must be filed at the Company's registry until **December 10<sup>th</sup>**, 2024, 13:00 hrs. at the latest (please check the requirements in the Convening Notice of the 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 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 exclusive document, as a shareholder of the Company.	ly take responsibility for what is comprised in this
SHAREHOLDER	
(Name, surname/denomination, in capital letters)	
Authorized Person,	
(Name, surname and signature)	