BALLOT BY MAIL (CORRESPONDENCE)

OPEN VOTING

The Subscribed**/Undersigned*					
(name, surname/name of represented share	eholder, uppe	ercase letters; i	to bar non-co	orresponding)	,
(*the next section is reserved solely to lega	l entity shar	eholders; to ba	ır non-corres	sponding)	
with headquarters in	,			street, no	, bl.
, floor , app. , sector/coun	ty		country		,
registered in the Trade Registry of		with no		, sole ident	tification
(CUI), legally/convention	onally represe	ented by Mr./N	Irs		,
with residence in,		_ street, no	, bl	, floor	, app.
, sector/county	, country		, ID Ca	rd/Passport/R	esidence
Permit serial no, iss	ued by		, at		, valid
until, Personal identific					
OR					
(**the next section is reserved solely to na	tural norson	chareholders:	to har non-	corresnonding	-)
the next section is reserved solely to ha	iurui person	situi enotteis,	to our non-c	corresponding	<i>)</i>
with residence in	,		street, n	io. , bl.	,
floor, app, sector/count					
Card/Passport/Residence Permit serial					
valid until, Personal ide					
		, , , =			
(***the next section is to be completed by a	all sharehold	<mark>lers</mark> , regardles.	s of type)		
holding a number of	ordi	nary, demateri	alized nomi	native shares	, with a
nominal value of 0,32 lei, issued by AERO					
votes from a total 1	152.277.450	shares/voting r	ights in the	Extraordinary	General
Meeting of Shareholders, which will take p	olace in Baca	u, 9 th Condoril	or St., Bacau	county, on F	ebruary
22 nd , 2024, starting with 13:00 hrs., as w	ell as on the	date when the	second meet	ting is held on	the date
of February 23rd, 2024, starting with 13				_	
Date of Reference, in case the first meeting				_	

knowing the agenda of the above mentioned Extraordinary 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 (January 25th, 2024), for the items on the agenda of this Extraordinary General Meeting of Shareholders, as follows (the option to be made in the corresponding box):

Number 1 on the Agenda: The election of the GMS secretariat, in accordance with art. 129 para. (2) and para. (5) of Law no. 31/1990, composed of the following members:

- 1. Mr./Mrs. Secretary designated from among the shareholders
- 2. Mr./Mrs. Technical Secretary.

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Number 2 on the Agenda: Validation of the Board of Directors' Decision no. 5, dated December 14th, 2023, through which the Board takes note of the retirement, from the position of General Director, by Mr. Grigore FILIP – President of the Board of Directors, starting March 1st, 2024.

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	FOR	AGAINST	ABSTENTION
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Number 4 on the Agenda: Validation of the Board of Directors' Decision no. 6, dated December 14th, 2023, through which the Board appointed Mr. Alexandru FILIP for the position of General Director of AEROSTAR S.A., starting March 1st, 2024, and until July 10th, 2024, and consequently, approval of the modification of the Constitutive Act of AEROSTAR S.A., as follows:

a) Article 43 of the Constitutive Act is to be modified and shall have the following content: "Art. 43.

The Board of Directors consists of 5 (five) natural persons, having the capacity of administrators, whose mandate is available until July 10th, 2024, as follows:

- 1. Grigore FILIP, in his capacity as President of the Board of Directors;
- 2. Doru DAMASCHIN, in his capacity as Vice-president of the Board of Directors;
- 3. Mihail-Nicolae TONCEA, in his capacity as a Member of the Board of Directors;
- 4. Liviu-Claudiu DOROŞ, in his capacity as a Member of the Board of Directors;
- 5. Daniel VÎRNĂ, in his capacity as a Member of the Board of Directors.

The identification information of the administrators is provided in the Appendix to the current Constitutive Act."

b) Article 53 of the Constitutive Act is to be modified and shall have the following content: "Art. 53.

The executive management of AEROSTAR S.A. is ensured by 2 (two) natural persons, in their capacity as General Director and Financial Director, respectively, appointed and revoked by the Board of Directors, in accordance with the duties of the Board, and whose mandate is available until July 10th, 2024, as follows:

- 1. Alexandru FILIP General Director;
- 2. Doru DAMASCHIN Financial Director.

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Number 5 on the Agenda: Approval for the updating of Article 60 of the Constitutive Act of AEROSTAR S.A., following the Resolution of the General Meeting of the Shareholders of AEROSTAR S.A. no. 10 dated June 16th, 2022, through which AUDITEVAL CONSULTING S.R.L. was appointed as a financial auditor for the company, which shall have the following content:

"Art. 60.

For the purpose of auditing AEROSTAR S.A.'s financial statements, the following company has been appointed as a financial auditor, for the activities and during the time mentioned in the specific contract:

- AUDITEVAL CONSULTING S.R.L., with its main headquarters in Bacau, Vadul Bistriței street no. 29, building C, apartment 4, having its unique Registration Code 24600940, and the Romanian Trade Registry Number J04/1836/2008.".

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<u>Number 6 on the Agenda</u>: Empower the General Director of the Company, 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 documents prepared in the purpose 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 adopted decisions.

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The voting bulletin by correspondence in original and the attached documents must be filed at the Company's registry until **February 20th**, **2024**, **13:00 hrs**. at the latest (please check the requirements in the Convening Notice of the Extraordinary 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 Extraordinary 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 this document, as a shareholder of the Company.	ely take responsibility for what is comprised in			
SHAREHOLDER				
(Name, surname/denomination, in capital letters)	_			
Authorized Person,				
(Name, surname and signature)				