Computershare S.p.A., through its employee or duly entrusted staff member, acting as Appointed Representative of BPER Banca S.p.A. (the Company) pursuant to article 135-undecies of Italian Legislative Decree no. 58/98 (TUF), shall collect proxies for the Ordinary Shareholders' Meeting convened on 17 April 2019 on single call, in accordance with the terms and conditions stated in the Notice of the Meeting published on the company's website "www.bper.it" (Sito Istituzionale – Governance – Shareholders' Meeting Section).

The proxy and voting instructions, to be conferred by **15 April 2019**, may be revoked within the same date with the procedures used for the conferral. **Conferral of proxy and voting instructions by signing and submitting this form is free of charge, except where transmission or postal charges apply.**

Art. 135-decies of TUF (Conflicts of interest of representative and substitute)

Computershare S.p.A., acting as Appointed Representative, is not subject to any conflicts of interest as defined under Article 135-decies of Legislative Decree 58/98. However, in the event of unknown circumstances or in the event of amendment or integration to the motions presented to the meeting, Computershare **does not intend** to vote in a manner incompatible with the instructions received.

PROXY FORM

Fill in the requested information on the basis of the Instructions below. The Company will be notified by Computershare S.p.A. (1)

ested information on the	e basis of the in-	su ucuons beic	W. IIIE	Company win	De Hourieu by	Computershare S.p.A. (1)
		Place of birth *				
Tax code *		Resident in (town/city	<i>(</i>) *		
	е-і	mail				
of business of	08/04/2019	(record date)	as (2)		registered	shareholder
agent with authority to su	b-delegate	☐ Pled	gee	☐ Taker-in	☐ Bei	neficial interest holder
anager	er (specify)					
rdinary shares BPER B	anca					
of				Place of bir	th *	
Tax code	*		Res	ident in (town,	/city) *	
s account (4) no.	At			Bank	code (ABI)	Branch code (CAB)
cation no. (5)	Made by (Bank)				
	Tax code * of business of agent with authority to sultanager other of of Tax code stance of Tax code stance of Tax code	Tax code * e-le of business of 08/04/2019 agent with authority to sub-delegate lanager other (specify) ardinary shares BPER Banca of Tax code * s account (4) no. At	Place of birth * Tax code * Resident in (e-mail of business of 08/04/2019 (record date) agent with authority to sub-delegate anager other (specify) rdinary shares BPER Banca of Tax code * a account (4) no. At	Place of birth * Tax code * Resident in (town/city) e-mail of business of 08/04/2019 (record date) as (2) agent with authority to sub-delegate anager other (specify) rdinary shares BPER Banca of Tax code * Resident in (town/city) e-mail record date) as (2) Pledgee Resident in (town/city) record date) as (2) Resident in (town/city) record date) as (2) Resident in (town/city) Fraction (town/city) Resident in (town/city) Resident in (town/city) Resident in (town/city) Fraction (town/city) Fractio	Place of birth * Tax code * Resident in (town/city) * e-mail of business of 08/04/2019 (record date) as (2): agent with authority to sub-delegate anager other (specify) rdinary shares BPER Banca of Place of bir Tax code * Resident in (town/city) s account (4) no. At Bank	e-mail of business of 08/04/2019 (record date) as (2): registered agent with authority to sub-delegate anager other (specify) rdinary shares BPER Banca of Place of birth * Tax code * Resident in (town/city) * s account (4) no. At Bank code (ABI)

DELEGATES the above Appointed Representative to attend and vote at the above mentioned meeting, with reference to the above shares, in accordance with the instructions provided and

DECLARES that he/she is aware that the proxy to the Appointed Representative may contain voting instructions even on just a number of proposals on the agenda and that, in this event, the vote shall be exercised only for the proposals in relation to which voting instructions have been conferred.

DATE Form of identification **(6)** (type)* Issued by * no. * SIGNATURE

It is not possible to grant this proxy form without the voting instructions form here attached. Proxy with voting instructions can be also completed online and downloaded from the company's website www.bper.it – Sito Istituzionale – Governance – Shareholders' Meeting Section. Voting instruction form can be requested by phone at no. +39 011 0923200.

VOTING INSTRUCTIONS

(For use of Appointed Representative only - tick relevant boxes and send to Computershare S.p.A. as per the instructions for filling in)

(1 of use of Appointed Representative only - tick relevant boxes and send to computershare s.p.A. as pe	i uie iii	3ti ucti)II3 IUI	mining ii	<i>''</i>			
The undersigned (7)								
INSTRUCTS the Appointed Representative to vote at the above indicated shareholders' meeting as follow (8)								
RESOLUTIONS TO BE VOTED			VOTING INSTRUCTIONS Section A: F (for), C (against), A (abstain) Section B/C: Confirm, Cancel, Modify previous instructions					
1 – (item 1 of Agenda) presentation of the draft financial statements for 2018 and related reports; presentation of the consolidated financial statements for 2018 and of related reports; related resolutions.								
Section A – vote for resolution proposed by the Board of Directors (9)			F	С	А			
Sections B and C (11)	Conf	Canc	Mod v	oting ins	truction			
B – vote for unknown circumstances	Conf	Can	F	С	Α			
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α			
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α			
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α			
2 – (item 2 of Agenda) integration of the Board of Statutory Auditors for the rest of the three-year period 2018-2020 by appointing the Chairman and another Acting Auditor, as well as one or more Alternate Auditors, if needed; related resolutions. Appointment of the Chairman of the Board of Statutory Auditors								
Section A2 – vote for candidature of Paolo De Mitri (10)	-	ı	F	С	Α			
Sections B and C (11)	Conf	Canc	Mod v	oting ins	truction			
B – vote for unknown circumstances	Conf	Can	F	С	Α			
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α			
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	А			
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α			

3 – (item 2 of Agenda) integration of the Board of Statutory Auditors for the rest of the three-year period 2018-2020 by appointing the Chairman and another Acting Auditor, as well as one or more Alternate Auditors, if needed; related resolutions. Appointment of an Acting Auditor in replacement of the Acting Auditor taken from the list which came first in terms of the number of votes obtained in the Shareholders' Meeting of 14 April 2018					
Section A2 – vote for candidature of Cristina Calandra Buonaura (10)			F	С	Α
Sections B and C (11)	Conf	Canc	Mod vo	oting inst	ruction
B – vote for unknown circumstances	Conf	Can	F	С	Α
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α
4 – (item 2 of Agenda) integration of the Board of Statutory Auditors for the rest of the three-year period 2018-2020 by appointing the Chairman and another Acting Auditor, as well as one or more Alternate Auditors, if needed; related resolutions. Appointment of an Alternate Auditor in replacement of the Alternate Auditor taken from the list which came second in terms of the number of votes obtained at the Shareholders' Meeting of 14 April 2018					
Section A – vote For the candidate with the number to be fill in the side box or vote Contrary/Abstention to all lists (13)	1	I	N	С	Α
Sections B and C (11)	Conf	Canc	Mod vo	oting inst	ruction
B – vote for unknown circumstances	Conf	Can	F	С	Α
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α

5 – (item 2 of Agenda) integration of the Board of Statutory Auditors for the rest of the three-year period 2018-2020 by appointing the Chairman and another Acting Auditor, as well as one or more Alternate Auditors, if needed; related resolutions. Appointment of an Alternate Auditor in replacement of the Alternate Auditor taken from the list which came first in terms of the number of votes obtained at the Shareholders' Meeting of 14 April 2018 (the number of the candidature is referred in the "Candidatures for the integration of the Board of Statutory Auditors" document published on the company website)						
Section A2 – vote for candidature of Veronica Tibiletti (10)		I	F	С	Α	
Sections B and C (11)	Conf	Canc	Mod v	oting inst	truction	
B – vote for unknown circumstances	Conf	Can	F	С	Α	
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α	
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α	
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α	
6 – (item 3 of Agenda) proposal of the Directors' remuneration for 2019; related resolutions.						
Section A – vote for resolution proposed by the Board of Directors (9)			F	С	Α	
Sections B and C (11)	Conf	Conf Canc		Mod voting instruction		
B – vote for unknown circumstances	Conf	Can	F	С	Α	
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α	
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α	
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α	
7 – (item 4 of Agenda) integration of the fees paid to Deloitte & Touche S.p.A., the company responsible for auditing the accounts for the period 2017-2025, based on a reasoned proposal by the Board of Statutory Auditors; related resolutions.						
Section A – vote for resolution proposed by the Board of Statutory Auditors (9)			F	С	Α	
Sections B and C (11)	Conf Canc Mod voti		oting instruction			
B – vote for unknown circumstances	Conf	Can	F	С	Α	
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	l	Can	F	С	Α	
	Conf	Can	Г			
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	А	

8 – (Item 5a of Agenda) remuneration: presentation of the Remuneration Report pursuant to art. 123-ter of Legislative Decree 58 dated 24 February 1998, comprising the remuneration policies for 2019 of Gruppo BPER Banca S.p.A. and annual disclosure regarding implementation of remuneration policies for 2018; related resolutions.					
Section A – vote for resolution proposed by the Board of Directors (9)			F	С	Α
Sections B and C (11)	Conf	Canc	Mod v	oting ins	truction
B – vote for unknown circumstances	Conf	Can	F	С	Α
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α
9 – (Item 5b of Agenda) remuneration: change in the limit to the ratio between the fixed and variable components for the benefit of all Material Risk Takers not belonging to Corporate Control Functions; related resolutions.				1	
Section A – vote for resolution proposed by the Board of Directors (9)	_	1	F	С	Α
Sections B and C (11)	Conf	Canc	Mod voting instruc		truction
B – vote for unknown circumstances	Conf	Can	F	С	Α
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α
10 – (Item 5c of Agenda) remuneration: proposal of the remuneration plan pursuant to art. 114-bis of Legislative Decree 58 dated 24 February 1998, implementing the remuneration policies for 2019 of Gruppo BPER Banca S.p.A.; related resolutions.					
Section A – vote for resolution proposed by the Board of Directors (9)	,	1	F	С	Α
Sections B and C (11)	Conf	Canc	Mod voting instru		truction
B – vote for unknown circumstances	Conf	Can	F	С	А
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α

 11 - (Item 5d of Agenda) remuneration: Long Term Incentive Plan (LTI): d1) proposal for the "2019-2021 Long-Term Incentive Plan aimed at key personnel", as per art. 114-bis of Legislative Decree 58 of 24 February 1998, in implementation of the remuneration policies for 2019 of Gruppo BPER Banca S.p.A.; related resolutions. 						
Section A – vote for resolution proposed by the Board of Directors (9)	_	_	F	С	А	
Sections B and C (11)	Conf Canc Mod voting			oting inst	nstruction	
B – vote for unknown circumstances	Conf	Can	F	С	Α	
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α	
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α	
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α	
12 – (Item 5d of Agenda) remuneration: Long Term Incentive Plan (LTI): - d2) authorisation for the purchase and disposal of treasury shares for the "2019-2021 Long-Term Incentive Plan aimed at key personnel"; related resolutions.						
Section A – vote for resolution proposed by the Board of Directors (9)	1	T	F	С	Α	
Sections B and C (11)	Conf	Canc	Mod v	oting inst	truction	
B – vote for unknown circumstances	Conf	Can	F	С	Α	
C1 – vote for amendment/integration proposed by the Chairman of the meeting (12)	Conf	Can	F	С	Α	
C2 – vote for amendment/integration proposed by holder of relevant interest (12)	Conf	Can	F	С	Α	
C3 – vote for amendment/integration proposed by holder of minority interest (12)	Conf	Can	F	С	Α	
13 – (item 6 of Agenda) information on internal control policies in terms of risk activities and conflicts of interest with related parties, in compliance with the requirements of the Bank of Italy's Circular 263 of 27 December 2006. Revision.						
This item is only an information and will not be voted in the shareholders' meeting						
Possible Derivative Action						
Vote for derivative action against Directors in case it would be proposed by some shareholders pursuant art. 2393, subsection 2, of Italian civil code upon discussion of the annual financial statements						

DATE SIGNATURE

Instructions for filling in and submitting the form

- 1. The **Proxy form** must be notified to the Company (together with the documentation providing proof of the signatory power as per the following point) via the Appointed Representative together with the **Voting Instructions reserved to him** within **15 April 2019**, using one of the following alternative methods:
 - by filling the proxy form online through the Company website, provided that the delegating party, even if he is a legal person, make use of its own e-mail box in order to receive "user and password" for filling in and submitting the form, or
 - as an attachment in PDF format to an e-mail sent to bper@pecserviziotitoli.it provided that the attachment is signed by an advanced, qualified or digital signature, pursuant the Italian "digital code law" or, failing that, through a secure (certified) e-mail box of the delegating party, even if he is a legal person, or
 - by fax: no. +39 011 0923202, or
 - in original to Computershare S.p.A., Via Nizza 262/73, 10126, Turin, Italy.
- 2. Specify the capacity of the proxy signatory and, where applicable, attach documentary proof of his power.
- 3. To be completed only if the registered shareholder is different from the proxy signatory; mandatory indications on relevant personal details must be included.
- 4. Provide the securities account number, Bank Codes and Branch Codes of the Depository, or in any case its name, available in the securities account statement.
- 5. Reference to the communication made by the intermediary and its name.
- Provide details of a valid form of identification of the proxy signatory.
- 7. Provide the name and surname of the signatory of the Proxy form and Voting instructions.
- 8. Pursuant to article 135-undecies, subsection 3, of Italian Legislative Decree no. 58/1998, "Shares for which full or partial proxy is conferred are calculated for the purpose of determining due constitution of the shareholders' meeting. With regard to proposals for which no voting instructions are given, the shares of the shareholder concerned are not considered in calculating the majority and the percentage of capital required for the resolutions to be carried".
- 9. The resolutions proposed to the shareholders' meeting, which are briefly referred to herein, are reported in the Reports published on the company website www.bper.it.

 Computershare S.p.A., as Appointed Representative, has not personal interest or on behalf of third party in the proposals mentioned, however, in the event of unknown circumstances or in the event of amendment or integration to the motion presented to the meeting, Computershare does not intend to vote in a manner incompatible with the instructions received in Sections A. B and C.
 - The vote is expressed by ticking the relevant box between the following: **F** (for), **C** (against) or **A** (abstention).
- 10. If the Section A2 is on the form, it collects instructions when an **alternative**, **complementary** or **additional** resolution to the motion proposed by the Board of Directors had been presented and published, within the term and in the cases provided. The Appointed Representative shall vote on each motion in accordance with the instructions and the delegating party shall give instructions consistent with the type of proposals (alternative or complementary) published.
- 11. If any resolutions not provided in the proposals published as required by law, the Appointed Representative won't be able to vote without instructions. Therefore, should circumstances of importance which amend or integrate published resolutions occur, which were unknown at the time of issue of the proxy, which cannot be provided to delegating party and could modify the voting instructions, one of the following options may be chosen in sections B and C: **Conf** (confirm), **Canc** (cancel) or **Mod** (modify) the voting instruction already expressed. If no choice is made, the voting instructions in Section A are confirmed.
 - Particularly, if a motion that take the place of the published one is put to a vote or if an alternative resolution to the previously that did not obtain the majority of for-votes required for its approval is proposed, the delegating party shall give voting instructions in Section C which replace or integrate those of Section A.
- 12. The various voting intentions expressed in relation to the proponents' identity may be identical to each other but such instructions are binding on the Appointed Representative who shall vote only if the proponent's identity is as indicated in the relevant voting instructions.
 - In the **absence** of a proposal presented by the board of directors, an **integrative** proposal presented to the meeting shall be approved. Therefore, the voting instructions are collected by the Appointed Representative in Section C as solely vote instruction on the proposals presented to the meeting by the proponents specified in that section.
- 13. Indicate the number of the candidature (as provided on the Company website) that you want to vote "for" or indicate your preference to vote against (C) or to abstain (A) which will apply to all candidatures. If only one candidature is presented, the voting instructions will relate to that one.

Italian Legislative Decree no. 58/98 (T.U.F) Article 135-decies

(Conflict of interest of the representative and substitutes)

- 1. Conferring proxy upon a representative in conflict of interest is permitted provided that the representative informs the shareholder in writing of the circumstances giving rise to such conflict of interest and provided specific voting instructions are provided for each resolution in which the representative is expected to vote on behalf of the shareholder. The representative shall have the onus of proof regarding disclosure to the shareholder of the circumstances giving rise to the conflict of interest. Article 1711, second subsection of the Italian Civil Code does not apply
- 2. In any event, for the purposes of this article, conflict of interest exists where the representative or substitute:
- a) Has sole or joint control of the company, or is controlled or is subject to joint control by that company;
- b) Is associated with the company or exercises significant influence over that company or the latter exercises significant influence over the representative;
- c) Is a member of the administrative or control body of the company or of the persons indicated in paragraphs a) and b);
- d) Is an employee or auditor of the company or of the persons indicated in paragraph a);
- e) Is the spouse, close relative or is related by up to four times removed of the persons indicated in paragraphs a) to c);
- f) Is bound to the company or to persons indicated in paragraphs a), b), c) and e) by independent or employee relations or other relations of a financial nature that compromise independence.
- 3. Replacement of the representative by a substitute in conflict of interest is permitted only if the substitute is indicated by the shareholder. In such cases, subsection 1 shall apply. Disclosure obligations and related onus of proof in any event remain with the representative.
- 4. This article shall also apply in cases of share transfer by proxy.

Article 135-undecies

(Appointed representative of a listed company)

- 1. Unless the Articles of Association decree otherwise, companies with listed shares designate a party to whom the shareholders may, for each shareholders' meeting and within the end of the second trading day prior to the date scheduled for the shareholders' meeting, including for callings subsequent to the first, a proxy with voting instructions on all or some of the proposals on the agenda. The proxy shall be valid only for proposals on which voting instructions are conferred.
- 2. Proxy is conferred by signing a proxy form, the content of which is governed by a Consob regulation. Conferring proxy shall be free of charge to the shareholder. The proxy and voting instructions may be cancelled within the time limit indicated in subsection 1.
- 3. Shares for which full or partial proxy is conferred are calculated for the purpose of determining due constitution of the shareholders' meeting. With regard to proposals for which no voting instructions are given, the shares of the shareholder concerned are not considered in calculating the majority and the percentage of capital required for the approval of resolutions.
- 4. The person appointed as representative shall notify any interest, personal or on behalf of third parties, that he or she may have with respect to the resolution proposals on the agenda. The representative must also maintain confidentiality of the content of voting instructions received until scrutiny commences, without prejudice to the option of disclosing such information to his or her employees or collaborators, who shall also be subject to confidentiality obligations. The party appointed as representative may not be assigned proxies except in compliance with this article.
- 5. By regulation pursuant to subsection 2, Consob may establish cases in which a representative failing to meet the indicated terms of Article 135-decies may express a vote other than that indicated in the voting instructions.

Italian Civil Code Art. 2393 (Derivative action)

- 1. A derivative action may be brought against directors pursuant to a resolution approved by shareholders, even if the company is in liquidation.
- 2. A resolution relating to the responsibility of directors may be put to the vote at a general meeting called for approval of the annual financial statements, even if such resolution is not on the meeting agenda, provided that it relates to matters occurring within the period to which the financial statements relate.
- 3. A derivative action may also be brought by a resolution of the board of statutory auditors passed by a two-thirds majority of its members.
- 4. Such action may be brought within five years of the expiry of the director's term of office.
- 5. The approval of a resolution to bring derivative action shall result in the removal of the director against whom such action is brought provided that votes representing at least one fifth of share capital are in favor. In such an event, shareholders shall provide for the replacement of that director.
- 6. The company may waive its right to bring derivative action and accept a settlement, subject to the waiver and settlement having been approved by shareholders, and provided that such motion is not opposed by minority shareholders representing at least one fifth of share capital, or, for listed companies, at least one-twentieth of share capital, or such percentage as may be established in the company's by-laws in relation to derivative actions brought by the company pursuant to Article 2393-bis.

INFORMATION ON PERSONAL DATA PROCESSING

Pursuant to the Regulation(EU) 2016/679 (the "Regulation")

Personal Data Controller

Computershare S.p.A., with registered office in Milan, Via Lorenzo Mascheroni, 19 (hereinafter, "Computershare" or the "Controller"), Appointed Representative of the company pursuant to article 135-undecies of Italian Legislative Decree no. 58/98 (TUF), as controller of "Processing" (as defined in article 4 of the Regulation) of Personal Data (as defined below) provides the present "Information on Personal Data Processing", in compliance with the provisions of the applicable law (article 13 of Regulation and subsequent national legislation)

Object and methods of processing

The personal data of the shareholder and of his possible representative (hereinafter, the "**Delegating party**"), as well as the residence, the tax code, the details of the identification document, the email address, the telephone number and the shareholding (hereinafter "**Personal Data**") are communicated by the Delegating party, even by electronic means, to Computershare through this form, in order to grant the proxy to attend and to vote at the shareholders' meeting on behalf of the Delegating party according his voting instructions

The Controller process the Personal Data of the Delegating party reported in this form, lawfully, fairly and limited to what is necessary in relation to the purposes for which they are processed. The processing - as collection or any other operation as set forth in the definition of "processing" pursuant article 4 of the Regulation – shall be performed by papery or automated means, implementing the appropriate organizational and logical measures required by the purposes here above mentioned.

Purpose and legal basis of the Processing

The purpose of the Processing by the Controller is to allow the correct expression of voting instruction by the Appointed Representative in the shareholders' meeting on behalf of the Delegating Party, in compliance with the provisions of the aforementioned art. 135-undecies of TUF.

The legal basis of the Processing is represented by:

- contractual obligations: to comply with the obligations arising from the agreement between the Delegating Party and the Appointed Representative;
- legal obligations: to comply with the legal obligations the Appointed Representative shall fulfil towards the company and the Authorities.

The collection and the Processing of Personal Data is necessary for the purposes indicated above. Failure to provide the aforementioned Personal Data implies, therefore, the impossibility to establish and manage the above agreement.

Recipients, storage and transfer of Personal Data

The Personal Data will be made accessible, for the purposes mentioned above - before, during and after the shareholders' meeting - to the employees and collaborators of the Controller who are in charge of Processing.

The Personal Data provided will be kept for a period of at least 1 year, in accordance with current legislation and will be disclosed to third parties only in compliance with legal obligations or regulations or at the request of the Authorities. This period is consistent with the provisions of current legislation.

Personal Data will be processed within the European Union and stored on servers located within the European Union. The Personal Data will be communicated to the Company to comply with the obligation under the law regarding the shareholders meeting's minutes, updating of shareholders' register and to third parties only if required by the Authorities.

Rights of the Delegating party

The Delegating Party has the right to ask, in every moment, which Personal Data and how they are processed. The Delegating party may ask to update, complete, correct or even erase the Personal Data. The Delegating party can also ask to restrict the use of his Personal Data or withdraw the consent to use them, but in such case it will be impossible to attend and vote at the shareholders' meeting. The Personal Data and the voting instructions will be kept for 1 year at disposal of the Authorities.

For the exercise of the aforementioned rights, the Delegating party can write to Computershare to the address reported in the form or to the following email address dataprotection@computershare.it. For the Privacy Policy and all Computershare activities, please visit our website https://www.computershare.com/it/Pages/Privacy.aspx.

Computershare S.p.A.