LION CAPITAL S.A.

Arad, 35A Calea Victoriei, postal code 310158 | J02l1898/92 | CUI 2761040 | No. in ASF AFIAA Register PJR07.1AFIAA/020007/09.03.2018 No. in ASF FIAIR Register PJR09FIAIR/020004/01.07.2021 | Subscribed and paid-up share capital: RON 50.751.005,60

CORRESPONDENCE VOTING FORM for legal entities Extraordinary General Meeting of Shareholders (EGM) of 27/28.04.2023

Approval of the election of the secretaries of the works of the extraordinary general meeting of Company's shareholders. namely the shareholders Laureniu Rivis, Adrian Marcel Lascu and Daniela Vasi, with the identification data available at the company's headquaters, which will verify the fulfilment of all the formalities required by the law and the constitutive act for holding the meeting of shareholders, consisting of Laureniu Rivis, Daniela Vasi, and Adrian Marcel Lascu, having the identification data available at the company's headquarters. 2. Approval of the externoit on the commission for counting the voices cast by the shareholders on the topics on the agenda law is the process existing of Laureniu Rivis, Daniela Vasi and Adrian Marcel Lascu, having the identification data available at the company's headquarters. 3. Approval of amending the Company's Articles of Association, as follows: The General Meeting of Shareholders shall end as follows: The General Meeting of Shareholders. and T Park, (5) is amended and shall read as follows: The Board of Directors (adjustes the management of the Company The Vice-Chairman of the Board of Directors will also perform the function of Deputy General Director. art. 7 par. (14) is amended and shall read as follows: The Board of Directors (adjustes the management of the Company to the directors, at the same time determining their remuneration, within the general limits approved by the General Meeting of Shareholders. The directors of the company in relations and legal provisions in force. The Att 7 par. (14) is amended and shall read as follows: The Board of Directors (adjustes the management thas been delegated,		The undersigned,, having Unique Registration Code CUI (or equivalent number in shareholders registry – for non-resident shareholders), holder of, shares issued by Lion Capital S.A. Arad, representing, % of the total issued shares, which entitle us to, votes in the EGM, representing, % of total votes in the EGM to be held on 27.04.2023, 12:00 hours (first call), or on 28.04.2023, 12:00 hours (second call), at company's headquarters in Arad, 35A Calea Victoriei, hereby exercise the voting rights pertaining to our holdings as at 18.04.2023 (the reference date), as follows:			
 Inamely the shareholders Laurentiu Rivis, Adrian Marcel Lascu and Daniela Vasi, with the identification data available at the company's headquaters, which will verify the tillifuent of all the formalities required by the law and the constitutive act for holding the meeting and will prepare the minutes of the meeting. Approval of the election of the commission for counting the votes cast by the shareholders con the topics on the agenda of the extraordinary general meeting of shareholders consisting of Laurentiu Rivis, Daniela Vasi and Adrian Marcel Lascu, having the identification data available at the compary's headquaters. Approval of the company's holding to company's holding, as follows: Approval of meeting of shareholders shall read as follows: The General Meeting of Shareholders shall read as follows: The General Meeting of Shareholders shall need as follows: The Board of Directors elects a chairman and a vice-chairman from among its members. The Chairman of the Board of Directors will also perform the function of CEO (chief executive officer) of the company. The Vice-Chairman of the Board of Directors delegates the management of the Company. The Vice-Chairman of the Board of Directors delegates the management of the Company. The Vice-Chairman of the Board of Directors delegates the management of the Company. The Vice-Chairman of the Board of Directors delegates the management of the Company to the directors, at the same time determining their remuneration, within the general limits approved by the General Meeting of Shareholders. The directors of the company approved by the Board of Directors delegated and shall read as follows: -at.7 par. (16) is amended and shall read as follows: The Board of Directors delegates the directors, a provided in the internal regulations of the Company approved by the Board of Directors and signature, as well as the wire of the acortine delegated or and signatu		TED FOR THE APPROVAL OF THE EGM: FOR AGAINST ABS	STAIN		
 differentiation of the extraordinary general meeting of shareholders, consisting of Laurențiu Rivis, Daniela Vasi and Adrian Marcel a.t. e.pari (6) is amended and shall read as follows:	"	s Laurentiu Riviş, Adrian Marcel Lascu and Daniela Vasi, with the identification data available quarters, which will verify the fulfilment of all the formalities required by the law and the			
 a art. 6 par (6) is amended and shall read as follows: The General Meeting of Shareholders shall empower the Board of Directors to buyback the shares of Lion Capital S.A. at the prices set by the Board of Directors, in accordance with the applicable legal regulations and within the limits approved by the general meeting of shareholders. -art. 7 par. (5) is amended and shall read as follows: The Board of Directors elects a chairman and a vice-chairman from among its members. The Chairman of the Board of Directors will also perform the function of CEO (chief executive officer) of the company. The Vice-Chairman of the Board of Directors delegates the management of the Company to the directors, at the same time determining their remuneration, within the general limits approved by the General Meeting of Shareholders. The directors of the company shall meet the minimum requirements regarding integrity, qualification and professional experience provided by the applicable regulations and legal provisions in force. The duties and powers of decision and signature, as well as the way of organizing the activities of the directors, are provided by the internal regulations of the Company, approved by the Board of Directors. -art. 7 par. (15) is amended and shall read as follows: The Chairman-CEO or, in his/her absence, the vice-chairman, if he/she holds the position of deputy general director or, in the absence of the latter, the other directors to whom management has been delegated, represents the company in relations with third parties, within the limits of the duties and powers provided by the internal regulations of the Company and the powers of decision and signature, approved by the Board of Directors. Approval of the sexeturic on a buyback program ("Program 7") in compliance with applicable legal provisions and having the fol	z .	neral meeting of shareholders, consisting of Laurentiu Rivis, Daniela Vasi and Adrian Marcel 🛛 🗌 🗌			
 the following main features: (i) The purpose of Program 7: The Company will repurchase shares under the Program 7 for the distribution free of charge to members of the Company's management (administrators, executive directors) in order to build their loyalty and to reward their activity in the Company, according to performance criteria to be determined by the Board of Directors. (ii) The maximum number of shares that may be repurchased: 990,000 shares at most; (iii) The minimum price per share: RON 0.1; (iv) The maximum price per share: RON 6.5747; (v) Duration of Program 7: a maximum of 18 months after publication of the decision in the Official Gazette of Romania, Part IV; (vi) The shares acquired under the Program 7 will be paid from sources permitted by law. Besides its main characteristics, Program 7 will also include other requirements provided by law and which are not listed above. The acquisition of shares under Program 7 will be done through all market operations allowed by law, which may include public tender offers initiated by the Company, in accordance with the law. To implement the Program 6, the Board will be empowered to take all necessary measures and fulfil all formalities required, in compliance with the above-mentioned requirements. 		 Idea and shall read as follows: Shareholders shall empower the Board of Directors to buyback the shares of Lion Capital S.A. Board of Directors, in accordance with the applicable legal regulations and within the limits I meeting of shareholders. Idea and shall read as follows: elects a chairman and a vice-chairman from among its members. The Chairman of the Board of m the function of CEO (chief executive officer) of the company. The Vice-Chairman of the Board of m the function of Deputy General Director. Inded and shall read as follows: elegates the management of the Company to the directors, at the same time determining their general limits approved by the General Meeting of Shareholders. The directors of the company in requirements regarding integrity, qualification and professional experience provided by the nd legal provisions in force. The duties and powers of decision and signature, as well as the ctivities of the directors, are provided in the internal regulations of the Company, approved by In his/her absence, the vice-chairman, if he/she holds the position of deputy general director or, ter, the other directors to whom management has been delegated, represents the company in s, within the limits of the duties and powers provided by the internal regulations of the Company in s, within the limits of the duties and powers provided by the internal regulations of the Company. 			
Approval of the use of the shares purchased under Buyback Program 7 for their distribution free of shares to members	4.	res: ram 7: The Company will repurchase shares under the Program 7 for the distribution free of he Company's management (administrators, executive directors) in order to build their loyalty ivity in the Company, according to performance criteria to be determined by the Board of er of shares that may be repurchased: 990,000 shares at most; ber share: RON 0.1; per share: RON 6.5747; 7: a maximum of 18 months after publication of the decision in the Official Gazette of Romania, a under the Program 7 will be paid from sources permitted by law. cteristics, Program 7 will also include other requirements provided by law and which are not sition of shares under Program 7 will be done through all market operations allowed by law, ct ender offers initiated by the Company, in accordance with the law. To implement the Program owered to take all necessary measures and fulfil all formalities required, in compliance with the ements.			
 of the company's management (administrators, executive directors) in a share-based payment plan of "Stock Option Plan" type, in compliance with applicable legislation. The Board of Directors of the company is empowered to take all necessary measures and to fulfil all the formalities required for the approval and implementation of the share-based payment plan of "Stock Option Plan" type. 	э.	e with applicable legislation. The Board of Directors of the company is empowered to take all d to fulfil all the formalities required for the approval and implementation of the share-based Option Plan" type.			
6. Approval of the date of May 23, 2023, as registration date (May 22, 2023, as the ex date) in accordance with the provisions of Art. 87 par. 1 of Law no. 24/2017 and ASF Regulation no. 5/2018.					

SIGNING DATE

SHAREHOLDER'S NAME

(to be filled with the legal name of the legal entity shareholder, in capital letters)

FULL NAME OF THE LEGAL REPRESENTATIVE

(to be filled with the first name and last name of the legal representative of the legal entity shareholder, in capital letters)

SIGNATURE AND STAMP

(handwritten signature of the legal representative of the legal entity shareholder and the stamp of the legal entity shareholder)

DOCUMENTS TO ACCOMPANY THE CORRESPONDENCE VOTING FORM

- a findings certificate (in Romanian: "certificat constatator"), in original or true copy, issued by the Trade Register or any other document, in original or true copy, issued by a competent authority of the state where the shareholder is duly incorporated, allowing the identification thereof in the list of Lion Capital's shareholders as at the reference date issued by Depozitarul Central SA;
- proof of legal representative capacity if the shareholders' register at the reference date, received from Depozitarul Central, has no data regarding the legal representative of the shareholder; the capacity as legal representative is proven by means of findings certificate / similar documents presented hereinbefore;

The documents attesting the capacity of legal representative of the shareholders that are legal entities have to be issued no more than 3 months before the date of the publication of the convening notice for shareholders general meeting. If these documents are drafted in a foreign language other than English, they shall be accompanied by their translation into Romanian or English, performed by a certified translator;

- in case of entities with no legal personality / unincorporated entities, shall be submitted, in certified copy, an official document proving the capacity as representative of the corporate body that administrates the entity with no legal personality (e.g. the authorization issued by the Financial Supervisory Authority or similar authority in another State);
- the self-declaration in original issued by the credit institution transmitting the correspondence voting form signed by its legal representative (the only accompanying document requested if the correspondence voting form is transmitted through a credit institution providing custodian services for the shareholder).

COMPLETING THE CORRESPONDENCE VOTING FORM

The procedure for completing the correspondence voting form is available on company's website: www.sif1.ro.

SUBMITTING OF THE CORRESPONDENCE VOTING FORM

- by post or any courier service, printed on paper, in original, to the headquarters of Lion Capital in Arad, 35A Calea Victoriei, Romania, for the purpose of verifying the identity of shareholders, subject to losing the voting right in case of default; the correspondence voting form shall be inserted in an envelope writing on it clearly with capital letters: "CORRESPONDENCE VOTING FORM NAME, SURNAME OF THE SHAREHOLDER". This envelope, together with the accompanying documents shall be sent to the company in an envelope clearly writing in capital letters "FOR GMS/PENTRU AGA".
- by email with extended electronic signature incorporated in accordance with Law no. 455 / 2001 on the electronic signature, at the address aga@sif1.ro, for the purpose of verifying the identity of shareholders, subject to losing the voting right in case of default.

Note: Pursuant to the provisions of Law 455 / 2001, the extended electronic signature means an electronic signature which meets all the following conditions: (i) it is uniquely linked to the signatory; (ii) it allows the identification of the signatory; (iii) it is created using means that the signatory can maintain under his/her sole control; (iv) it is linked to the data in electronic form to which it relates in such a manner that any subsequent change of that document is detectable.