STUDIO SEGRE S.r.l. with headquarters in Via Valeggio 41, Turin, as Designated Representative as per the terms of Art. 135-undecies of D. Lgs. 58/98 (TUF) designated by the company CIR S.p.A. – Compagnie Industriali Riunite (CIR S.p.A.) is collecting the proxy votes for the Annual General Meeting of the Shareholders called for June 8 2020 at 11.00 a.m., at a single call, to be held at the registered office (of the Company) in Via Ciovassino 1, Milan, with the terms and conditions given in the notice of meeting published on the company's website and, in a concise form, in the newspaper LA REPUBBLICA on April 27 2020. The meeting will have the following Agenda:

Ordinary Part

- 1. Financial Statements for the year ended December 31 2019. Resolutions on the same. Presentation of the Consolidated Financial Statements for the year ended December 31 2019.
- 2. Financial Statements for the year ended December 31 2019 of "CIR S.p.A. COMPAGNIE INDUSTRIALI RIUNITE" C.F. 00519120018 incorporated into "COFIDE Gruppo De Benedetti S.p.A." C.F. 01792930016 (now "CIR S.p.A. COMPAGNIE INDUSTRIALI RIUNITE"). Resolutions on the same.
- 3. Determination of the number of Directors, appointment of the Board of Directors for the years 2020-2022 and decisions as to their fees.
- 4. Appointment of the Board of Statutory Auditors for the years 2020-2022 and decision as to their fees.
- 5. Proposal to cancel the resolution of April 29 2019 regarding the authorization to buy back.
- 6. Report on compensation policy and compensation paid out. Resolutions on the same.
- 7. Proposal for the approval of Stock Grant Plan 2020.

Extraordinary Part

8. Proposal to cancel the authorization given to the Board of Directors to increase the share capital and issue bonds, approved by the Extraordinary General Meeting of the Shareholders on April 27 2018, and award of new authorizations as per the terms of Articles 2443 and 2420 *ter* of the Civil Code.

The proxy and the voting instructions can be cancelled by 24.00 hours on June 4 2020, the second trading day prior to the date fixed for the single call of the Annual General Meeting, following the same procedures used for appointing the proxy.

Appointing the proxy and giving voting instructions by filling in and signing this form does not involve any expense for the delegating party.

In the event of any unknown circumstances emerging or in the event of any change or addition to the proposals put before the Shareholders' Meeting, STUDIO SEGRE S.r.l. as Designated Representative, while not having any interest of its own in the cited proposals, as a precautionary measure will not express a vote different from the one given in the instructions as, in consideration of the existing contractual relationships particularly regarding the keeping of the Shareholders' Book and the technical assistance for the Annual General Meeting and the relative ancillary services, it could be considered to be in one of the positions stated in Art. 135-decies, paragraph 2 letter f) of the TUF.

PROXY FORM

Section to be notified to the Company through the Designated Representative – to be filled in with the
required information
Mr/Ms(personal details/name of the person entitled to vote), born in
$on, resident/with \ head quarters \ in, Via, Tax \ Code email \ and the latter of the la$
address (optional), notification no. (this refers to the notification provided by the
$intermediary-to\ be\ given\ at\ the\ shareholder's\ discretion),\ any\ identification\ codes\ (to\ be\ given\ discretion)$
at the shareholder's discretion),
DELEGATES
The Designated Representative to take part and vote at the Annual General Meeting cited above as per the
$instructions\ given\ in\ relation\ to\shares\ registered\ in\ securities\ account\ no.\ with\ respect to the constructions of the construction of the construction$
(depositary broker), ABI, CAB
He/she declares that he/she is aware of the possibility that the proxy assigned to the Designated
Representative may contain voting instructions only for some of the proposed resolutions on the Agenda
and that, if this is the case, a vote will be exercised only for the proposals for which voting instructions have
been given.
The undersigned (first name and surname of the signatory if different from the owner of the shares)
is signing this proxy form in his/her role as:
Pledgee □
Repurchaser □
Holder of usufruct □
Custodian
Asset manager □
Legal representative or proxy with right to sub-delegate $\hfill\Box$
Date Signed

VOTING INSTRUCTIONS

Section containing confidential information reserved solely for the Designated Representative Tick the boxes selected

Tick the boxes selected
The undersigned
A) Resolutions to be put to the vote (*)
Ordinary Part
1. Financial Statements for the year ended December 31 2019. Resolutions on the same Presentation of the Consolidated Financial Statements for the year ended December 3 2019.
- APPROVAL OF THE FINANCIAL STATEMENTS
□ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
- ALLOCATION OF THE RESULT FOR THE YEAR □ IN FAVOUR □ AGAINST □ ABSTAIN
Any statement justifying the vote against or abstention
2. Financial Statements for the year ended December 31 2019 of "CIR S.p.A. – COMPAGN INDUSTRIALI RIUNITE" C.F. 00519120018 incorporated into "COFIDE – Gruppo I Benedetti S.p.A." C.F. 01792930016 (now "CIR S.p.A COMPAGNIE INDUSTRIALI RIUNITE"). Resolutio on the same.
- APPROVAL OF THE FINANCIAL STATEMENTS □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
- ALLOCATION OF THE RESULT FOR THE YEAR □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention

3. Determination of the number of Directors, appointment of the members of the Board of Directors for the years 2020-2022 and decision as to their fees.

- DETERMINATION OF THE NUMBER OF DIRECTORS □ IN FAVOUR of the proposal of the Board of Directors □ IN FAVOUR of the proposal of the majority Shareholder □ IN FAVOUR of the proposal of another Shareholder □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention	
- APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS □ IN FAVOUR OF THE LIST PRESENTED BY (give the names of the Shareholde who presented the list or the number of the list selected if available). □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention	rs
- DECISION AS TO FEES □ IN FAVOUR of the proposal made by the Board of Directors □ IN FAVOUR of the proposal made by the majority Shareholder □ IN FAVOUR of the proposal made by another Shareholder □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention	•••
4. Appointment of the Board of Statutory Auditors for the years 2020-2022 and decision a to their fees. - APPOINTMENT OF THE MEMBERS OF THE BOARD OF STATUTORY AUDITORS - IN FAVOUR OF THE LIST (give the names of the Shareholders who presented the list or the number of the list selected if available). - AGAINST - ABSTAIN Any statement justifying the vote against or abstention	'ne
- DECISION AS TO FEES □ IN FAVOUR of the proposal made by the Board of Directors □ IN FAVOUR of the proposal made by the majority Shareholder □ IN FAVOUR of the proposal made by another Shareholder □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention	

5. Proposal to cancel the resolution of April 29 2019 regarding the authorization to buy back.
□ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
6. Report on the subject of compensation and compensation paid out.
Vote on SECTION I □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
Consultative vote on SECTION II □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
7. Proposal for the approval of Stock Grant Plan 2020 □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
Extraordinary Part
8. Proposal to cancel the authorization given to the Board of Directors to increase the share capital and issue bonds, approved by the Extraordinary General Meeting of the Shareholders on April 27 2018, and award of new authorizations as per the terms of Articles 2443 and 2420 ter of the Civil Code.
□ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention
B) In the event that any circumstances should occur that are unknown at the time of the issue of the proxy ⁽¹⁾ the undersigned, with reference to the
Ordinary Part
Resolutions relating to item 1 on the Agenda
- APPROVAL OF THE FINANCIAL STATEMENTS □ CONFIRMS HIS/HER INSTRUCTIONS □ CANCELS HIS/HER INSTRUCTIONS (*) □ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN Any statement justifying the vote against or abstention

- ALLOCATION OF THE RESULT FOR THE YEAR CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN
Any statement justifying the vote against or abstention
Resolutions relating to item 2 on the Agenda
- APPROVAL OF THE FINANCIAL STATEMENTS
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN
Any statement justifying the vote against or abstention
- ALLOCATION OF THE RESULT FOR THE YEAR
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN
Any statement justifying the vote against or abstention
Resolutions relating to item 3 on the Agenda
DETERMINATION OF THE NUMBER OF DIRECTORS
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
\square IN FAVOUR of the proposal made by the Board of Directors
☐ IN FAVOUR of the proposal made by the majority Shareholder
□ IN FAVOUR of the proposal made by another Shareholder
□ ABSTAIN Any statement justifying the vote against or abstantion
Any statement justifying the vote against or abstention
- APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
□ IN FAVOUR OF THE LIST (specify the Shareholders who presented the list
or, where available, the number of the list selected).
☐ ABSTAIN Any statement justifying the vote against or abstention
my statement justifying the vote against of abstention

- DECISION AS TO FEES	
□ CONFIRMS HIS/HER INSTRUCTIONS	
□ CANCELS HIS/HER INSTRUCTIONS (*)	
□ AMENDS HIS/HER INSTRUCTIONS:	
□ IN FAVOUR of the proposal made by the Board of Directors	
□ IN FAVOUR of the proposal made by the majority Shareholder	
□ IN FAVOUR of the proposal made by another Shareholder	
Any statement justifying the vote against or abstention	
Resolutions relating to item 4 on the Agenda	••••
- APPOINTMENT OF THE MEMBERS OF THE BOARD OF STATUTORY AUDITORS	
CONFIRMS HIS/HER INSTRUCTIONS CANCELS HIS/HER INSTRUCTIONS (*)	
□ CANCELS HIS/HER INSTRUCTIONS (*) □ AMENDS HIS/HER INSTRUCTIONS:	
□ IN FAVOUR OF THE LIST(specify the Shareholders who presented	tha
list or, where available, the number of the list selected).	ine
□ AGAINST	
Any statement justifying the vote against or abstention	
- DECISION AS TO FEES	
□ CONFIRMS HIS/HER INSTRUCTIONS	
□ CANCELS HIS/HER INSTRUCTIONS (*)	
□ AMENDS HIS/HER INSTRUCTIONS:	
□ IN FAVOUR of the proposal made by the Board of Directors	
☐ IN FAVOUR of the proposal made by the majority Shareholder	
☐ IN FAVOUR of the proposal made by another Shareholder	
Any statement justifying the vote against or abstention	••••
	••••
Resolution relating to item 5 on the Agenda	
□ CONFIRMS HIS/HER INSTRUCTIONS	
□ CANCELS HIS/HER INSTRUCTIONS (*)	
□ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN	
Any statement justifying the vote against or abstention	

Resolution relating to item 6 on the Agenda

Resolu	tions relating to item 1 on the Agenda
Ordina	ry Part
C)	In the event of a vote on amendments or additions to the resolutions submitted to the AGM $^{(2)}$, in relation to the
□ AMEN	NDS HIS/HER INSTRUCTIONS: □ IN FAVOUR □ AGAINST □ ABSTAIN The ment justifying the vote against or abstention
	FIRMS HIS/HER INSTRUCTIONS CELS HIS/HER INSTRUCTIONS (*)
Resolu	tion relating to item 8 on the Agenda
Extrao	rdinary Part
□ AMEN Any stat	CELS HIS/HER INSTRUCTIONS (*) NDS HIS/HER INSTRUCTIONS: IN FAVOUR AGAINST ABSTAIN Rement justifying the vote against or abstention
	FIRMS HIS/HER INSTRUCTIONS
Resolu	tion relating to item 7 on the Agenda
	ement justifying the vote against or abstention
	CELS HIS/HER INSTRUCTIONS (*) NDS HIS/HER INSTRUCTIONS: 🗆 IN FAVOUR 🗆 AGAINST 🗆 ABSTAIN
□ CONF	Itative vote on SECTION II FIRMS HIS/HER INSTRUCTIONS
	ement justifying the vote against or abstention
	NDS HIS/HER INSTRUCTIONS □ IN FAVOUR □ AGAINST □ ABSTAIN
	FIRMS HIS/HER INSTRUCTIONS CELS HIS/HER INSTRUCTIONS (*)

- APPROVAL OF THE FINANCIAL STATEMENTS
- □ CONFIRMS HIS/HER INSTRUCTIONS
- □ CANCELS HIS/HER INSTRUCTIONS (*)
- □ AMENDS HIS/HER INSTRUCTIONS:
 - $\hfill \square$ IN FAVOUR of the proposal made by the Board of Directors
 - □ IN FAVOUR of the proposal made by the majority Shareholder

☐ IN FAVOUR of the proposal made by another Shareholder
□ ABSTAIN Any statement justifying the vote against or the abstention
They statement justifying the vote against of the abstention
- ALLOCATION OF THE RESULT FOR THE YEAR
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
\square IN FAVOUR of the proposal made by the Board of Directors
\square IN FAVOUR of the proposal made by the majority Shareholder
□ IN FAVOUR of the proposal made by another Shareholder
□ AGAINST
Any statement justifying the vote against or the abstention
Resolutions relating to item 2 on the Agenda
Resolutions relating to item 2 on the Agenda
- APPROVAL OF THE FINANCIAL STATEMENTS
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
□ IN FAVOUR of the proposal made by the Board of Directors
□ IN FAVOUR of the proposal made by the majority Shareholder
□ IN FAVOUR of the proposal made by another Shareholder
Any statement justifying the vote against or the abstention
- ALLOCATION OF THE RESULT FOR THE YEAR
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
☐ IN FAVOUR of the proposal made by the Board of Directors
☐ IN FAVOUR of the proposal made by the majority Shareholder
☐ IN FAVOUR of the proposal made by another Shareholder
□ AGAINST
□ ABSTAIN
Any statement justifying the vote against or the abstention
Possilutions relating to item 2 on the Agenda

Resolutions relating to item 3 on the Agenda

- DETERMINATION OF THE NUMBER OF DIRECTORS

- □ CONFIRMS HIS/HER INSTRUCTIONS
- □ CANCELS HIS/HER INSTRUCTIONS (*)

	AMENDS HIS/HER INSTRUCTIONS:
	□ IN FAVOUR of the proposal made by the Board of Directors
	☐ IN FAVOUR of the proposal made by the majority Shareholder
	□ IN FAVOUR of the proposal made by another Shareholder
	□ AGAINST
	□ ABSTAIN
A	ny statement justifying the vote against or the abstention
•••	
	APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS
	CONFIRMS HIS/HER INSTRUCTIONS CANCEL CHIE (HER INSTRUCTIONS (*)
	CANCELS HIS/HER INSTRUCTIONS (*)
	AMENDS HIS/HER INSTRUCTIONS:
	□ IN FAVOUR OF THE LIST (specify the Shareholders who presented the list
	or, where available, the number of the list presented). □ AGAINST
Δ	up statement justifying the vote against or the abstention
	my statement justifying the vote against of the abstention
_	DECISION AS TO FEES
	CONFIRMS HIS/HER INSTRUCTIONS
	CANCELS HIS/HER INSTRUCTIONS (*)
	AMENDS HIS/HER INSTRUCTIONS:
	☐ IN FAVOUR of the proposal made by the Board of Directors
	☐ IN FAVOUR of the proposal made by the majority Shareholder
	□ IN FAVOUR of the proposal made by another Shareholder
	□ AGAINST
	□ ABSTAIN
A	ny statement justifying the vote against or the abstention
R	esolutions relating to item 4 on the Agenda
-	APPOINTMENT OF THE MEMBERS OF THE BOARD OF STATUTORY AUDITORS
-	□ CONFIRMS HIS/HER INSTRUCTIONS
-	□ CANCELS HIS/HER INSTRUCTIONS (*)
-	□ AMENDS HIS/HER INSTRUCTIONS:
-	□ IN FAVOUR OF THE LIST (specify the Shareholders who presented the list or
	where available, the number of the list presented). □ AGAINST
-	□ AGAINST □ ABSTAIN
	Any statement justifying the vote against or the abstention
	Any statement justifying the vote against of the abstention
_	DECISION AS TO FEES
	□ CONFIRMS HIS/HER INSTRUCTIONS
	□ CANCELS HIS/HER INSTRUCTIONS (*)
	□ AMENDS HIS/HER INSTRUCTIONS:

□ IN FAVOUR of the proposal made by the Board of Directors □ IN FAVOUR of the proposal made by the majority Shareholder □ IN FAVOUR of the proposal made by another Shareholder □ AGAINST □ ABSTAIN Any statement justifying the vote against or the abstention	
Resolutions relating to item 5 on the Agenda	
□ CONFIRMS HIS/HER INSTRUCTIONS □ CANCELS HIS/HER INSTRUCTIONS (*) □ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR of the proposal made by the Board of Directors □ IN FAVOUR of the proposal made by the majority Shareholder □ IN FAVOUR of the proposal made by another Shareholder □ AGAINST □ ABSTAIN	
Any statement justifying the vote against or the abstention	
Vote on SECTION 1 □ CONFIRMS HIS/HER INSTRUCTIONS □ CANCELS HIS/HER INSTRUCTIONS (*) □ AMENDS HIS/HER INSTRUCTIONS: □ IN FAVOUR of the proposal made by the Board of Directors □ IN FAVOUR of the proposal made by the majority Shareholder □ IN FAVOUR of the proposal made by another Shareholder □ AGAINST □ ABSTAIN Any statement justifying the vote against or the abstention	
Consultative vote on SECTION II CONFIRMS HIS/HER INSTRUCTIONS CANCELS HIS/HER INSTRUCTIONS (*) AMENDS HIS/HER INSTRUCTIONS: IN FAVOUR of the proposal made by the Board of Directors IN FAVOUR of the proposal made by the majority Shareholder IN FAVOUR of the proposal made by another Shareholder AGAINST ABSTAIN	

Resolution relating to item 7 on the Agenda

CONFIRMS HIS/HER INSTRUCTIONS

to be approved"

□ CANCELS HIS/HER INSTRUCTIONS (*)
□ AMENDS HIS/HER INSTRUCTIONS:
☐ IN FAVOUR of the proposal made by the Board of Directors
☐ IN FAVOUR of the proposal made by the majority Shareholder
☐ IN FAVOUR of the proposal made by another Shareholder
□ AGAINST
□ ABSTAIN
Any statement justifying the vote against or the abstention
Extraordinary Part
Resolution relating to item 8 on the Agenda
□ CONFIRMS HIS/HER INSTRUCTIONS
□ CANCELS HIS/HER INSTRUCTIONS (*) ¬ AMENDS HIS/HER INSTRUCTIONS:
□ AMENDS HIS/HER INSTRUCTIONS:
☐ IN FAVOUR of the proposal made by the Board of Directors
☐ IN FAVOUR of the proposal made by the majority Shareholder
☐ IN FAVOUR of the proposal made by another Shareholder
☐ ABSTAIN
Any statement justifying the vote against or the abstention
In the event of a vote on the act of responsibility proposed in accordance with the terms of Art. 2393, paragraph 2, of the Civil Code by shareholders at the time of the approval of the financial statements, the undersigned authorizes the Designated Representative to vote according to the following instruction: \Box IN FAVOUR \Box AGAINST \Box ABSTAIN
(*) As per the terms of Article 135- <i>undecies</i> , paragraph 3, of the TUF, "The shares for which a proxy has been appointed, even partially, are included in the calculation to establish whether the general meeting is validly constituted. With regard to proposals for which no voting instructions have been given, the shares are not included in the calculation of the majority or of the amount of capital required for resolutions

⁽¹⁾Should any significant circumstances arise that are unknown when the proxy is issued and that cannot be notified to the assigner of the proxy, it is possible to choose between: a) confirming the voting instructions already given; b) changing the voting instructions already given; c) cancelling the voting instructions already given. If no option is selected the voting instructions as in point A) above will be confirmed.

⁽²⁾ In the event of any amendments or additions being made to the proposed resolutions submitted to the AGM, it is possible to choose between: a) confirming the voting instructions already given; b) changing the voting instructions already given; c) cancelling the voting instructions already given. If no option is selected the voting instructions as in point A) above will be confirmed.

FORM FOR ASSIGNING PROXY TO THE DESIGNATED REPRESENTATIVE AS PER THE TERMS OF ART. 135-

UNDECIES OF THE FINANCE CONSOLIDATION ACT (TESTO UNICO DELLA FINANZA)

Protection of persons and other entities with regard to the "treatment of personal data" Information as per the terms of GDPR 679/2016 and of D.Lgs. 196/2003 and subsequent amendments and additions

As per the terms of GDPR 679/2016 (hereinafter "the Code") and of D.Lgs. 196/2003 and subsequent amendments and additions, containing the code on the subject of the use of personal data, STUDIO SEGRE S.r.l., as the Data Controller responsible for the use of such personal data ("the Data") hereby informs you of the following:

1. PURPOSE OF THE USE

The data given will be used by STUDIO SEGRE S.r.l. with the aid of computer and/or hard-copy instruments for the following purposes:

- a) To fulfil any obligations relating to the representation at the general meeting and the casting of the vote of the person/entity represented in accordance with the instructions given by the same to STUDIO SEGRE S.r.l.;
- b) To fulfil obligations required by laws, regulations or by EU rules, or any instructions issued by Authorities or Supervisory Bodies or required by administrative practice.

The notification of the data and the processing of the same by STUDIO SEGRE S.r.l., for purposes necessary for managing the contractual relationship or fulfilling regulatory obligations, is mandatory and does not therefore need explicit consent, otherwise it would be impossible for STUDIO SEGRE S.r.l. to establish and manage such a relationship.

The data is accessible only those people in STUDIO SEGRE S.r.l., who need it to carry out the duties of the position that they occupy.

These people, the number of which will be kept to an essential minimum, will use the information in their role as "Data Processors" as they are appointed to this end and have received appropriate instruction in order to avoid losses, destruction, non-authorized access or uses of the data that are not permitted.

The Data Controller responsible for their treatment is STUDIO SEGRE S.r.l. with headquarters in Turin, Via Valeggio 41 – 10129, in the person of the director delegated for this function.

The Data Controller for STUDIO SEGRE S.r.l. is Mr Massimo Segre, who has the task of responding to any requests made in relation to the use of the data. The updated list of any other internal or external data processors can be obtained from the latter, who is domiciled for his position in the offices of STUDIO SEGRE. S.r.l..

2. COMMUNICATION OF THE DATA TO THIRD PARTIES

STUDIO SEGRE S.r.l. can, for the same purposes for which it was collected, pass the data on to the Authorities and to the Supervisory and Control Bodies, or any other entities designated by the latter, on the strength of measures issued by the same or established by laws, including EU laws, regulations or by administrative practice.

3. TRANSFER OF THE DATA ABROAD

The data of any person affected could also be transferred abroad, within the EU, for the same purposes stated in point 1. above, with or without the use of electronic or automated devices.

4. PROCEDURES FOR THE TREATMENT OF THE DATA

STUDIO SEGRE S.r.l. uses the data of the persons involved in a legitimate and correct manner in order to ensure that it remains confidential and secure. This treatment – which includes collection and any other operation envisaged by the definition of "treatment" as per Articles 13, 14 and 15 of the Code - is carried out using manual, computer and/or automated instruments with organizational procedures and for purposes strictly related to the purposes indicated.

5. THE EXERCISE OF RIGHTS

Those concerned can assert their rights, according to Articles 16, 17 and 18 of the Code: these stipulate, among other things, that the person concerned can request access to his or her data, obtain a copy of the information being treated and, where there is justification for the same, can request that the information be updated, amended, completed, cancelled or blocked, or they can, for legitimate reasons, oppose their personal information being used either wholly or in part.

Those concerned can assert the said rights by applying, following the procedure laid down by law, to STUDIO SEGRE S.r.l., Via Valeggio 41 – 10129 Torino, for the attention of the Data Controller or Data Processor, as identified above.

STI	IDIC	SEC	GRE	Sr1	ı
1711	,,,,,	, ou		17.1.1	١.

The undersigned	l duly acknov	vledges the inforn	nation regarding t	he protection (of personal da	ata by the Desi	gnated
Representative a	nd has no ob	jection to make i	n relation to the s	ame.			

DATE	SIGNATURE
DATE	SIGNATURE

Legislative Decree no. 58 of February 24 1998: "Consolidated law on financial intermediation"

Art. 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 on which the representative is to vote on behalf of the shareholder. The representative shall have the onus of proof regarding whether disclosure was made to the shareholder of the circumstances giving rise to the conflict of interest. Article 1711, second paragraph, of the 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 by the company or is subject to joint control alongside the company;
- b) is associated with the company or exercises significant influence over the company or the latter exercises significant influence over the representative;
- c) is a member of the board of directors or control body of the company or of the persons indicated in paragraphs a) and b);
- d) is an employee or an auditor of the company or of the persons indicated in paragraph a);
- e) is the spouse, a close relative or is a relation up to the fourth degree of the persons indicated in paragraphs a) to c);
- f) is bound to the company or to the persons indicated in paragraphs a), b), c) and e) by a freelance agreement or an employment contract or by any other relations of a financial nature that could 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 paragraph 1 shall apply. In any event, disclosure obligations and related onus of proof remain with the representative.
- 4. This article shall also apply in cases of share transfer by proxy.

Art. 135-undecies

(Designated representative of a listed company)

- 1. Unless the Company Bylaws state otherwise, companies with listed shares shall designate a party to whom the shareholders may, for each shareholders' meeting and by the end of the second trading day prior to the date scheduled for the shareholders' meeting, including callings subsequent to the first, give a proxy with voting instructions on all or some of the proposals on the Agenda. The proxy shall be valid only for proposals for which voting instructions have been given
- 2. Proxy is conferred by signing a proxy form, the content of which is governed by CONSOB regulations. Conferring proxy shall be free of charge for the shareholder. The proxy and voting instructions may be cancelled within the time limit stated in paragraph 1.
- 3. Shares for which full or partial proxy has been given are calculated for the purpose of determining whether the shareholders' meeting is validly constituted. With regard to proposals for which no voting instructions have been given, the shares are not considered in the calculation of the majority or the percentage of capital required for the resolutions to be approved.
- 4. The person designated as a representative is required to declare any interest that he/she has on his/her own account or on behalf of third parties with respect to the proposed resolutions on the Agenda. The representative must also maintain confidentiality of the content of the voting instructions received until the counting of the votes begins, without prejudice to the option of disclosing such information to his or her employees or collaborators. who shall also be subject to the confidentiality obligation. The party designated as representative may only be assigned proxies in compliance with this article.
- 5. With the regulations referred to in paragraph 2, Consob may establish cases in which a representative who is not in any of the conditions stated in Article 135-decies may express a vote that is different from the one indicated in the voting instructions.