### POSTAL OR PROXY VOTING FORM

### SICAV CM-AM SICAV

4, rue Gaillon 75002 Paris, France, RCS PARIS 879 479 491 Paris Trade and Companies Register (RCS) no. 879 479 491

ORDINARY AND EXTRAORDINARY **GENERAL MEETING OF 31 JULY 2024** 

I APPOINT AS MY PROXY THE CHAIR

whom I authorise to vote on my behalf date and sign below without filling in neither [2] nor [3]

## Choose

[1] or [2] or [3]

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If you select 2 or 3 you must 2 **VOTING BY POST** tick the appropriate box I vote YES on all of the resolutions presented For resolutions which the Board of or approved by the Board of Directors, **EXCEPT FOR** Directors has not approved, I indicate my those I have indicated with a black mark, like this I choice with a black mark in the in the corresponding space and for which I vote NO or corresponding space. abstain, which is equivalent to voting NO. Art. L 161-1 [see note (2) on back] Yes No Yes No Abst Abst Ш Ш Ш Ш Ш Ш

If new resolutions or amendments are presented at the shareholder meetings:

- I appoint the Chair as my proxy to vote on my behalf
- I abstain (abstention is equivalent to a No vote) I appoint as proxy [see note (3) on back] to: Mr/Ms

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All forms must be received no later than: 26 JULY 2024

 Date and signature	

to vote on my behalf

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**IMPORTANT**: Before exercising your choice between the 3 options offered [1][2] [3] please read the instructions overleaf.

	FOR OFFICIAL USE ONLY
Identifier:	
Number of shares:	
Number of votes:	

	3	I APPOINT THE FOLLOWING PERSON AS PROXY	
	I appoint as proxy [see note 3 on back]:		
	Mr./Ms.		

Last name, forename(s), address [see note (1) on back]

### **DOCUMENT USE**

**IMPORTANT**: shareholders who will not attend the meeting in person may return this form\* using **one** ofthe three options available:

- appoint the Chair as proxy (date and sign on the front without completing either [2] or [3])
- [2] vote by post (tick the space in front of No. [2]
- [3] appoint a specified person as proxy (tick the space in front of **No.** [3])

# THE SHAREHOLDER'S SIGNATURE IS REQUIRED, REGARDLESS OF THE OPTION CHOSEN

(\*) The signatory must enter his/her last name (in block capitals), usual first name and address very clearly in the space provided. If this information already appears on the form, please check it and make any corrections

that may be necessary.

For legal entities, please indicate the signatory's full name and title. If the signatory is not him/herself a shareholder (e.g. a director and the capacity in which he/she is signing the voting form. and the capacity in which he/she is signing the voting form.

The form submitted for a given meeting is valid for subsequent meetings convened with the same agenda (Article R. 225-77).

## CHAIR APPOINTED PROXY [ 1 ] OR OR A SPECIFIED PERSON APPOINTED PROXY [ 3 ]

## (3) Article L. 225-106 of the French Commercial Code

A shareholder may be represented by another shareholder or his or her spouse or by a partner in a civil union.

All shareholders may be appointed proxy by another shareholder for representation at a meeting, subject only to the restrictions specified by law or in the articles of association pertaining to the maximum number of votes a single person may exercise, both on their own behalf and as the proxy of another person. Any clause that conflicts with the above shall be considered to be invalid.

For all shareholder proxy forms for which a proxy is not specified, the meeting Chair shall vote in favour of the resolutions presented or approved by the board of directors and shall vote against all other proposed resolutions.

To vote otherwise, shareholders must select a proxy who agrees to vote as they indicate in their proxy form.

### VOTING BY POST [ 2 ]

## (2) Article L. 225-107 of the French Commercial Code

Shareholders may vote by post using a form containing information set by decree of the *Conseil d'Etat*. Any provisions that conflict with the articles of association shall be considered to be invalid. In calculating the quorum, only forms that have been received by the company prior to the shareholders' meeting and within the deadlines set by decree of the *Conseil d'Etat*, are taken into account. Forms that indicate neither a Yes or No vote, or which indicate abstention, will be considered to be 'No' votes.

If so provided for in the articles of association, shareholders who participate in the general meeting by visio-conference or some other means that enables them to be identified, the nature and conditions of which are determined by decree issued by the *Conseil d'Etat*, shall be included in the calculation of the quorum and majority.

If you wish to vote by post, you <u>must tick the space in</u> <u>front of **No. 2**</u>

on the back.

In this case, you must:

- For resolutions proposed or approved by The board of directors
- . either vote YES on all of the resolutions, by blackening no space
- . vote NO or ABSTAIN (equivalent, depending on the applicable regulations, to voting NO on some resolutions (or on all resolutions) by blackening only the relevant space(s)
- for proposed resolutions not approved by the board of directors
- . vote separately on each resolution, by blackening the appropriate space.