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CORRESPONDENCE VOTING FORM

for the agenda of the Extraordinary General Meeting of Shareholders (EGMS) of COMPA S.A. of 26/27.04.2023

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| | . series | no | , issued by | | | on |
| holder of entitle m and | f a number of . e to the same n | umber of votes in | entification codehares issued by Compa SA, of the EGMS and which represe toting rights in the EGMS at the | out of a to | otal of 218,821, % of | 038 shares which the share capital |
| The unregistered code (BI/CI) Compa Swhich rethe EGM | ndersigned ² d office in duly represeries . SA, out of a tota present | sented by, reg sented by | gistered with Trade Regin their capacity as | gister undo , ide er of same nun % of the t | er no, sentified with id mber of votes i total number o | ole identification lentity document shares issued by n the EGMS and f voting rights in |
| 8, Henri | Coandă Street, | | (Romanian local time) at the e e second meeting – April, 27 | | | |
| | | | EGMS AGENDA | | | |
| Vote (the voting option in the corn Item on the agenda field will be marked with | | | , | | | |
| | | | | FOR | AGAINST | ABSTENTION |
| 1. The ele | ection of the se | ecretary of the me | eeting of the Extraordinary | | | |

General Meeting of Shareholders from among the present shareholders.

¹ To be completed by the Individual shareholder.

² To be completed by the legal/conventional representative of the legal person shareholder.

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| | Vote (the voting option in the corresponding | | |
|--|--|---------|------------|
| Item on the agenda | field will be marked with an 'X') | | |
| | FOR | AGAINST | ABSTENTION |
| 2. Approval of contracting and / or extension for the year 2023 and the year 2024 until the annual EGMS of investment loans, credit lines, leasing, letters of bank warantee, and other financial banking products, with a total cumulative ceiling of 40 EUR million and establishing security interests related to movable and immovable property owned by the Company. | | | |
| 3. Delegation of the Board of Directors by the Extraordinary General Meeting of Shareholders from de date of this decision until the next Extraordinary General Meeting in April 2024 to commit and/or extend investment loans, credit lines, leasing assignments, letters of guarantee and other financial banking products, within the maximum cumulative total of 40 million euro approved at point 2, as well as to constitute movable and immovable warantees related to assets of the company's patrimony. | | | |
| 4. The empowerment of persons to represent the Company when negotiating and signing of credit contracts, guarantee contracts and any other documents needed in order to comply with the decisions stipulated in paragraphs 2 and 3. | | | |
| 5. Delegation of the Board of Directors by the General Extraordinary Meeting of Shareholders for appointing the company's legal representative of Compa S.A. in relation to the Management Authority/funding authorities and to empower the person / persons designated to sign in the name and on behalf the Company, the financing contracts for projects to be carried out starting in 2023 and onwards until the next E.G.M.S from April 2024. | | | |
| 6. The empowerment of persons to sign in the name and on behalf of the Company, the contract with the financial auditor, appointed according to the decision no. 8 of OGMS. | | | |
| 7. Approval of May 23th, 2023, as the Registration Date for the shareholders identification falling under the consequences of the General Extraordinary Meeting of Shareholders, due to the provisions in Art.87, Law 24/2017 on issuers of financial instruments and market operations and approval of May 22th, 2023 as ex-date, according to Art. 176(1) from FSA Regulation no.5 / 2018. | | | |
| 8. Empowering of individuals that will perform the publication and recording formalities of the GMS session decisions, including their signing. | | | |

The shareholder assumes full responsibility for the correct completion and safe transmission of this voting form.

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Rules on voting by correspondence voting form

The correspondence voting form will be completed and sent according to the instructions in the convening notice and in this voting bulletin.

The vote on the issues on the agenda is done by marking 'X' to one of the options FOR, AGAINST or ABSTENTION. The other boxes will not be filled with any signs. Marking the abstention vote option is not a vote cast.

Improperly completed or incorrect voting bulletins, such as those with more than one option checked for each item on the agenda or having no option checked, will be annulled, and this will be specified in writing in the minutes of the meeting.

The correspondence voting form will be sent, in the case of natural persons shareholders, together with the identity document (BI/CI for Romanian citizens or, as the case may be, passport or residence card for foreign citizens) and, in the case of legal entities, with the identity document of their legal representative (BI/CI for Romanian citizens or, as the case may be, passport or residence card for foreign citizens and a certificate issued by the trade register any other document issued by a competent authority of the state in which the shareholder is legally registered, attesting their capacity of representative, not older than 30 days, presented in original or certified copy.

The conventional representatives of the Individual shareholders will be identified with their identity document (BI/CI for Romanian citizens or, as the case may be, passport or residence card for foreign citizens), accompanied by, as the case may be:

- the special or general power of attorney signed by the natural person shareholder, if applicable
- the solemn statement given by the legal representative of the intermediary or by the lawyer who received the representation mandate by general power of attorney, stating that: 1. the power of attorney is granted by that shareholder, as a client, to the intermediary or, as the case may be, the lawyer; and 2. the general power of attorney is signed by the shareholder, including by attaching an extended electronic signature, if applicable.

The conventional representatives of the legal person shareholders will be identified with their identity document (BI/CI for Romanian citizens or, as the case may be, passport or residence card for foreign citizens), accompanied by, as the case may be:

- the special or general power of attorney signed by the legal representative of the respective legal person
- the solemn statement given by the legal representative of the intermediary or by the lawyer who received the representation mandate by general power of attorney, stating that: 1. the power of attorney is granted by that shareholder, as a client, to the intermediary or, as the case may be, the lawyer; and 2. the general power of attorney is signed by the shareholder, including by attaching an extended electronic signature, if applicable.

If a shareholder is represented by a credit institution providing custody services, they may vote at the general meeting of shareholders according to the voting instructions received by electronic means of communication, without the shareholder having to give a special or general power of attorney. The custodian votes in the general meeting of shareholders exclusively according to and within the limits of the instructions received from their clients who are shareholders at the reference date.

The credit institution may participate and vote in the General Meetings of Shareholders provided that they submit to the issuer a solemn statement, signed by the legal representative of the credit institution, stating:

- a) the name/denomination of the shareholder in whose name the credit institution participates and votes in the General Meetings of Shareholders, in clear script.
- b) the credit institution provides custody services for the respective shareholder.

This voting form completed and signed by the shareholder and accompanied by the relevant documents (if applicable) must be submitted:

- either in the form of a handwritten signed document, in original, sent by any form of courier or deposited at the company's headquarters located in Sibiu, 8, Str. Henri Coandă, Sibiu county, in a sealed envelope, with the reference written in clear script: "FOR EGMS COMPA S.A. OF 26/27.04.2023",

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- or in the form of an electronically signed document with extended electronic signature, according to Law no. 455/2001 on the electronic signature - by e-mail - to the address actionariat@compa.ro, mentioning in the subject line: " FOR EGMS COMPA S.A. OF 26/27.04.2023",

so that they are registered with the company by **April**, **24**th, **2023**, at **15.00** (Romanian local time), under the sanction of losing the right to vote by correspondence within the EGMS, according to the legal provisions.

The company undertakes to keep the submitted copies safe and confidential.

Documents submitted in a foreign language other than English (except for identity documents valid in Romania) will be accompanied by a certified translation into Romanian or English.

Please check the requirements in the Convening notice and starting from April, 7th, 2023 in case of updating the Correspondence Voting Form.

| Correspondence Voting Form. |
|---|
| Name and surname of the Individual shareholder (in capital letters) |
| (shareholder signature) |
| or |
| Name of the legal person shareholder (in capital letters) |
| Duly represented by |
| (signature and, if applicable, seal) |
| Contact telephone number |
| Date |