ഉറദേശ									Shareholder identification:									
	-, \		••															
1																		
Annual General Meeting ("AGM") and																		
Extraordinary General Meeting ("ÉGM") of Shareholders of Aperam on Wednesday 4 May 2022 at 10:45 a.m. (CET) (the "General Meetings")																		
(no physical atte exceptional C compliance with the				Date	and s	signatu	ıre											
Please choose on	e of the	e 2 opt	ions b	elow a	nd tick	the c	orresp	onding	g box,	then d	ate an	d sign	above					
☐ 1. I irrev my name and as h be validly presented	ocably e deen d to the	give ns fit o Gener	power n all re al Mee	esolutio etings, i	ns of t unless	he age a differ	enda of ent pro	the Ge	eneral Mer is n	Meeting amed i	s in ac below:	ddition	o all a	mendm	ents or r		to vote in hat would	
* Indicate the last r	name, f	irst nar	ne and													* the Company Se	cretary.	
□ 2. I irrevo	cably c	ive po	wer, wi	th the f	ollowin	g votin	g instru	uctions	to the	Comp	any Se	cretary	:					
AGM Resolutions 1-15	/	//	III	IV.	V	VI	VII	VIII	IX	X	ΧI	XII	XIII	XIV	XV	EGM Resolution	1	
For																For	1	
Against																Against		
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Any blank form w fit. Any lack of c considered as a c shareholder. In ca instructions to the below by 5.00 p.m	l tick th	ne box «	below I absta	in »				·					·			•		
Holders of Con recorded in the In order to be to	npany Compa aken ir ted .N 5:00 followi	share any's s anto acc and P.M. ng add	s who hareho count, i signed (Centra ress:	se ow olders' this pa I, mi al Euro	rnershi regist rticipat ust t opean	ip is o er: ion for be ro Time)	directly m duly	y I	Holder record shareh duly co where must e	s of C ed (i. olders mplete your s	ompar e., h ' regis d, date hares that	ny sha eld in eter: Yo ed and are on your fo	res wi n clea nu mus signed depos orm al	hose of aring) t delived to you sit. You ong w	wnershi in the er this pa ur finance ir finance ith a si	ip is indirectly e Company's articipation form cial intermediary ial intermediary tock ownership will be received		
Gustav Mahlerlaa	_		by the local coordinator appointed by the Company for this															

NL-1082 PP Amsterdam, The Netherlands ava@nl.abnamro.com

For company use only Identifier Number of shares

Phone: +31 20 628 6070

on 29 April 2022.

Registered with Aperam Held in a clearing system



IDENTIFICATION OF THE SHAREHOLDER

- a) The signatory is requested to accurately enter into the relevant box his/her name (in capital letters), his/her first name and address. If this information already appears on the form, the signatory should verify and, if appropriate, correct it. In case of legal entities, the corporate name and the registered office must be indicated as well as the name, first name, and title of the signatory. If the signatory is not the shareholder (for example: a receiver, guardian, etc.), he/she must mention his/her name, first name and the capacity in which he/she signs the form.
- b) For shares indirectly recorded, i.e., held through a clearing system, the shareholder who was a shareholder on the "Record Date", defined as 20 April 2022 at midnight (24:00 hours) Central European Time ("CET"), must ask his or her financial intermediary (bank or other financial institution or intermediary) with whom the shares are on deposit to send a registration certificate for their shares to the relevant Centralisation Agent who must receive it no later than 5.00 p.m. CET on 29 April 2022. The registration certificate must indicate clearly the identity of the owner of the Aperam shares, the number of shares registered, and a statement that the relevant shares are registered in the local bank or broker's records in the holder's name on the Record Date.
- c) A shareholder can be represented by a proxy of his/her choice who does not need to be a shareholder. However any proxy appointed by a shareholder will be required to give voting instructions to the Company Secretary. Subject to compliance with the threshold notification obligations set out in article 7 of the articles of association of Aperam, there is no limit to the maximum number of votes that may be exercised by the same person, whether in his/her own name or as proxy.

MISCELLANEOUS

The original English text of the resolutions is set out in the attached convening notice together with a French translation thereof. In case of inconsistency between the two versions, the English version will prevail.

PERSONAL DATA

In connection with the General Meetings, we are required to collect certain data including personal data in order to confirm the identity of individual shareholders or shareholder representatives. By signing on the reverse side of this form, I understand the fact that the data including personal data will be collected, processed and used in connection with the General Meetings including for the purpose of the organisation of the General Meetings and the voting on the resolutions in accordance with the Company's articles of Association and applicable laws. The Company is the data controller for any personal data that is collected in connection with the General Meetings.

The data including personal data may be transferred to the following entities (together referred to as "Processor") that are involved in various activities related to the General Meetings including the organisation of the General Meetings and/or the voting on resolutions:

- ABN AMRO Bank N.V.-Amsterdam-The Netherlands;
- Clearstream Banking Luxembourg, G. D. Luxembourg; Euroclear-France Paris, France; Euroclear Nederland Amsterdam, The Netherlands; Euroclear Belgium-Brussels
- Citi, New York, United States of America.

The Company and the Processors shall keep all personal data secure.

I have a right of access to, and the right to rectify the data that concerns me. Data may be stored for up to 30 years.

The central registration bank mandated by Aperam is:

ABN AMRO Bank N.V.

Equity Capital Markets / Corporate Broking HQ 7212 Gustav Mahlerlaan 10 NL-1082 PP Amsterdam, The Netherlands ava@nl.abnamro.com Phone: +31 20 628 6070

- for the European shares whose ownership is directly or indirectly recorded in Aperam's shareholders' register and that are included in the Euroclear Nederland system and admitted to trading on Euronext Amsterdam, or included in the Euroclear France system and admitted to trading on Euronext Paris, or included in the Euroclear Belgium system and admitted to trading on Euronext Brussels,
- for European Shares included in the Clearstream Banking or Euroclear Bank system and admitted to trading on the Luxembourg Stock Exchange's regulated market.

Electronic proxy voting ("E-voting")

Shareholders may exercise their vote electronically by accessing www.abnamro.com/evoting and following the registration steps. For further information please contact: <a href="https://doi.org/10.2007/nn.2007/

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