

**ŞANTIERUL NAVAL ORŞOVA S.A.**

**Nr. RC J25/150/1991 CIF: RO 1614734**

**Capital social: - subscris 28.557.297,5 lei**

 **- varsat 28.557.297,5 lei**

**Str. Tufări, nr. 4, Orşova, 225200, Mehedinţi**

Tel.: 0252/362.399; 0252/361.885; Fax: 0252/360.648

**E-mail:** mircea.sperdea@snorsova.ro;**marketing@snorsova.ro**

**Codul LEI (Legal Entity Identifier): 254900UXAJ8TPIKLXG79**

**Cod IBAN: RO96RNCB0181022634120001- B.C.R. Orşova**

# Cod IBAN: RO59BRDE260SV03176142600- B.R.D. Orşova

**VOTE BULLETIN**

**BY CORRESPONDENCE OF LEGAL PERSONS**

Subscribed **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, with headquarter in \_\_\_\_\_\_\_\_\_\_\_ str. \_\_\_\_\_ nr. \_\_\_\_, county \_\_\_\_\_\_\_\_\_\_\_, unic registration code \_\_\_\_\_\_\_\_\_\_\_\_, registered at Comemerce Registry Office around Court \_\_\_\_\_\_\_\_\_\_ under no. J/\_\_\_\_\_\_\_/\_\_\_\_\_, legally represented by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, having function \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, owner of a number \_\_\_\_\_\_\_\_of shares, , representing \_\_% from joint stock of its, which gives me a \_\_\_\_\_ number of votes in Ordinary General Meeting of Shareholders SANTIERUL NAVAL ORSOVA SA to be held in 28.12.2021, 12 o’clock, at society’s headquarter, concluded for the first convocation, or in 29.12.2021 at the same hour and address, concluded as being second convocation, in case that the first one can not be held, I exert my vote right afferent to my holdings registered at reference date in Shareholders Registry, as follows:

|  |  |  |  |
| --- | --- | --- | --- |
| Points on the agenda to be voted on General Meeting of Shareholders | **PRO** | **AGAINST** | **ABSTENTION** |
| 1.Election of the meeting secretariat in charge of verifying the presence of the shareholders, fulfilling the formalities required by law and the constitutive act for holding the general meeting, counting the votes cast during the general meeting and drawing up the minutes of the meeting. |   |  |  |
| 3.Discharge of the members of the Board of Directors who have not been reconfirmed by cumulative vote in the new Board of Directors. |  |  |  |
| 4.Establishing the remunerations due to the directors valid from the date of the present Ordinary General Meeting of Shareholders and until the date of the next Ordinary General Meeting of Shareholders. |  |  |  |
| 5.The settlement of the level of insurance for professional civil liability for the members from the Administration Board and for Manager/Managers. |  |  |  |
| 6.The approval of having concluded the managing contract agreement with the members from the Administration Board. |  |  |  |
| 7.Appointment of the person who will sign the managing contract agreement with the members from the Managing Board, as conventional proxy representative on behalf of the company. |  |  |  |
| 8.Appointment of the person who is to carry out all necessary steps in order to publish and register the resolutions adopted by the General Ordinary Meeting of the Shareholders. |  |  |  |

* the vote will expressed by marking with “X” in only one box coresponding to vote intention, respectively “ PRO”, “ AGAINST” or “ABSTENTION”, for each resolution in part.

Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Stamp and signature\_\_\_\_\_\_\_\_\_\_\_