

## EVERGENT Investments S.A. Bacau, Pictor Aman street no. 94 C, cod 600164 VOTE BY MAIL BALLOT <sup>1</sup> for the Extraordinary General Meeting of Shareholders (EGMS) on April 28/29 2022, at 10<sup>00</sup> a.m.

First and last name (for natural person shareholder<sup>2</sup>) or Name (for company shareholder):

## **First and last name of the legal representative**<sup>\*</sup>\_(for company shareholder);

Personal no. / Sole registration no. 🛸

(for natural person shareholder) (for company shareholder)

No. of shares<sup>®</sup>\_

	Text of the draft resolutions submitted to vote:	F	Ag	Ab
1	Approves the Extraordinary General Meeting of Shareholders secretariat election, co	-		-
	individuals from among the company's shareholders, entered on the voting ballots, in accord	ance w	vith art	. 129,
	line (2) of Companies' Law no. 31/1990:			
	1. Ardeleanu Silviu			
	2. Puscasu Marius Sebastian			
	3. Sofian Virginia			
	Approves the running of a treasury shares buy-back program - "Program 7", abiding by			
	applicable legal provisions and with the following main characteristics:			
	a) Program purpose: The company shall buy-back shares in order to reduce its share			
	capital, through share annulment, as well as in order to run "stock option plan" programs.			
	b) The maximum number of shares that can be bought-back: maximum 28.025.000 shares			
	(2,856% of registered share capital), of which maximum 19.625.000 shares (2,000% of			
	registered share capital) through a public purchase offer, in order to reduce the share			
	capital by cancelling the shares and maximum 8.400.000 shares through market			
	operations (0,856% of the registered capital) in order to be distributed to the employees,			
	directors and managers of the Company, within "stock option plan" programs.			
	c) Minimum price per share: the minimum purchase price shall be the BSE market price			
2	on the time the purchase is made.			
	d) Maximum price per share: 2,2 lei.			
	e) Program duration: maximum 18 months from the date the resolution is published in Romania's Official Journal, Part IV.			
	f) The payment of the bought-back shares shall be made from the distributable profit or			
	from the company's available reserves, rentered in the last approved annual financial			
	statement, except for the legal reserves registered in the 2021 financial statements, in			
	accordance with the provisions of art. 103 index 1 of Companies' Law no. 31/1990.			
	The authorization of the Board of Directors and of its individual members to adopt all			
	resolutions necessary for the fulfilment of the resolutions regarding the share buy-back			
	program. Maintains the authorization granted to the Board of Directors through EGMS			
	resolution no. 3 on 18.04.2019, published in the Official Journal Part IV no.			
	2124/21.05.2019, on the adoption of all necessary measures for the running and			
	implementation of future "stock option plan" programs.			
	Approves the date of May 18, 2022 as registration date (ex-date May 17, 2022) for the			
3	shareholders impacted by the resolutions adopted by the Extraordinary General Meeting of			
	Shareholders.			

<sup>&</sup>lt;sup>1</sup> The signed and dated ballot form, in original, accompanied by the documents can be submitted to the headquarters of EVERGENT Investments, it can be sent by post, or in electronic format, signed in handwriting and with extended electronic signature at the email address <u>aga@evergent.ro</u> until April 26, 2022, at 10<sup>00</sup>. <sup>2</sup> A copy of the signatory identity card will be attached.

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Approves to mandate the Board of Directors and its individual members to fulfill the resolutions adopted by the Extraordinary General Meeting of Shareholders. Approves the empowerment, with the possibility of substitution, of the President CEO and/or Deputy CEO to carry out all the legal procedures and formalities and sign any documents necessary for the implementation of the Extraordinary General Meeting of Shareholders resolutions,

including the formalities for publication and registration in the Trade Registry. For each point on the agenda, according to personal option, will be marked with "X" only one from the boxes for voting: For

(F), Against (Ag) or Abstention (Ab). Voting can be exercises starting with April 15, 2022. Casting voting options through "voting ballots" written or electronic will be made until April 26, 2022, at 1000, under the sanction of losing the right to exercise the vote during the general meeting

Name and surname<sup>3</sup>: 🖎 \_\_\_\_\_\_ Signature<sup>4</sup>: 🖎 \_\_\_\_\_

Date<sup>5</sup>: >\_\_\_\_\_

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<sup>&</sup>lt;sup>3</sup> Name and surname of the individual shareholder / legal representative of the corporate shareholder or legal representative of the financial institution whose custodian customer is the shareholder. <sup>4</sup> The handwriting signature of the individual shareholder or the handwritten signature and the stamp (if applicable) for the legal

representative of the legal entity shareholder or the handwritten signature and the stamp (if applicable) for the legal representative of the custodian.

<sup>&</sup>lt;sup>5</sup> Filling in the date is a mandatory condition for the validity of ballot.

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