

## VOTE BY CORRESPONDENCE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28 JULY 2022

(A copy of) this duly completed, dated and signed form must be received by the Company on **22 July 2022** at the latest:

- by ordinary letter (to Belliardstraat / rue Belliard 40 box 11, 1040 Brussels), or
- by e-mail (to shareholders@aedifica.eu).

Voting forms received late or failing to comply with the required formalities will be rejected.

The undersigned,

Legal entity:		
Corporate name and legal form:		
Seat:		
Company number:		
Validly represented by <sup>1</sup> :	1.	
	2.	
Natural person:		T
Name and first name:		
Address:		
Owner of registe	ered share	s (in full property / in usufruct / in bare property) <sup>2</sup>
dematerialised sha	ares (in full	property / in usufruct / in bare property)3 of the limited liab
		te company under Belgian law, with office at 1040 Bruss
3elliardstraat / Rue Belliard 40 box 11, RL	E Brussels	0877.248.501, (hereafter, " <b>Aedifica</b> " or the " <b>Company</b> ")

<sup>&</sup>lt;sup>1</sup> In case of signature on behalf of a legal entity, please specify name, first name and title of natural person(s) and provide supporting documentation confirming representation powers. In the absence thereof, the undersigned declares and certifies to Aedifica NV/SA to have the necessary power of attorney to sign this form on behalf of the shareholder.

<sup>&</sup>lt;sup>2</sup> Delete as appropriate.

<sup>&</sup>lt;sup>3</sup> Delete as appropriate.



votes as follows, by correspondence, regarding the following proposed resolutions at the Extraordinary General Meeting of shareholders of the Company to be held at the office of the Company at 1040 Brussels, Belliardstraat / Rue Belliard 40 box 11, on 28 July 2022 at 8:30 CET (see agenda as published in the Belgian State Gazette, De Tijd and L'Echo and on the website <a href="https://aedifica.eu/investors/shareholder-information/">https://aedifica.eu/investors/shareholder-information/</a>). (Please circle your choice):

1. RENEWAL OF THE AUTHORISED CAPITAL			
1.1. Acknowledgement of the special report of the Board of Directors established pursuant to Article 7:199 of the BCCA.	NO VOTE REQUIRED		
1.2. Renewal of the authorised capital:			
Proposal to authorise the Board of Directors to increase the capital by a maximum amount as described hereafter and to amend article 6.4 of the Articles of Association accordingly:			
1) 50% of the amount of the capital for capital increases by contribution in cash whereby the possibility is provided for the exercise of the preferential subscription right or the priority allocation right by the shareholders of the Company	YES	NO	ABSTAIN
2) 20% of the amount of the capital for capital increases in the framework of the distribution of an optional dividend	YES	NO	ABSTAIN
3) 10% of the amount of the capital for a. capital increases by contribution in kind, b. capital increases by contribution in cash without the possibility for the shareholders of the Company to exercise the preferential right or priority allocation right, or c. any other kind of capital increase	YES	NO	ABSTAIN
2. SPECIAL POWERS - COORDINATION OF AF	RTICLES OF ASS	OCIATION	
Proposal to confer all the necessary powers to the acting notary public in view of the filing and publication of the deed as well as the coordination of the Articles of Association in accordance with the adopted resolutions.	YES	NO	ABSTAIN

\* \*

Shareholders who vote by duly returning this voting form can no longer vote in person or by proxy at the Extraordinary General Meeting for the number of shares mentioned above.



If the Extraordinary General Meeting is unable to validly deliberate or if it is adjourned for any reason whatsoever, this form for vote by correspondence remains valid for each subsequent meeting with the same agenda. However, this only applies in so far as the undersigned has complied in due time with the required participation and voting formalities for subsequent meetings.

In that context, it is specified that this voting form is therefore also valid for the second Extraordinary General Meeting to be held on 25 August 2022 at 08:30 CET, with the same agenda, in the event that the required attendance quorum is not reached at the Extraordinary General Meeting of 28 July 2022, and provided that the required formalities to participate and vote are fulfilled in time.

In case new items or proposals for resolution are put on the agenda pursuant to Article 7:130 of the Belgian Code of companies and associations (see convocation notice for more information), the Company will make available an updated form for vote by correspondence on its website. In such case, the Company strongly recommends to use the updated form for vote by correspondence was provided to the Company with respect to the initial agenda and no updated form for vote by correspondence would be received (in time) by the Company for the amended agenda, the forms for vote by correspondence which have been validly notified to the Company before the publication of the revised agenda, will remain valid for the agenda items mentioned in the agenda. Notwithstanding the foregoing, the votes cast on this form with respect to the items included in the agenda for which new proposed resolutions have been submitted will be null and void.

Done at	, on	2022.	
		(name and first name / corporate name an	าd
legal form)			
		(signature)	

Shareholders who wish to vote by correspondence have to comply with the procedure relating to registration and notification of participation as described in the convocation notice and attach the requested documents as annexes to this form.