

PROXY FORM TO THE DESIGNATED REPRESENTATIVE PURSUANT TO ART. 135-NOVIES OF LEGISLATIVE DECREE 58/1998

and to Art. 106, paragraph 4, of Decree Law no. 18 of 17 March 2020, on "Measures to strengthen the National Health Service and provide economic support for families, workers and businesses related to the epidemiological emergency of COVID-19" ("Decreto Cura Italia") as amended and converted into Law no. 27 of 24 April 2020, as further extended by Art. 3, paragraph 12 duodecies, of Law Decree no. 215 of 30 December 2023, as amended by Law no. 18 of 23 February 2024, containing urgent provisions regarding regulatory deadlines.

In accordance with Art. 106, paragraph 4, of Decree Law no. 18 of 17 March 2020 (the "Decreto Cura Italia") as amended and converted into Law no. 27 of 24 April 2020, as further extended by Art. 3, paragraph 12 duodecies of Law Decree no. 215 of 30 December 2023, as amended by law no. 18 of 23 February 2024, the participation in the Shareholders' Meeting of those who have the right to vote, is allowed exclusively through the Designated Representative pursuant to Article 135-undecies of Legislative Decree no. 58/1998. Pursuant to the abovementioned "Cura Italia" Decree, the Designated Representative may also be granted proxies and/or sub-proxy pursuant to Article 135-novies of Legislative Decree no. 58/1998 ("TUF"), as an exception to Article 135-undecies, paragraph 4, of the TUF, by signing this proxy form

Declaration of the Designated Representative: Monte Titoli declares that it has no own interest in the proposed resolutions being voted upon. However, in view of the contractual relations existing between Monte Titoli and the Company with regard, in particular, to the provision of technical assistance in shareholders' meeting and additional services, in order to avoid any subsequent disputes about the supposed existence of circumstances able to create a conflict of interest under Article 135-decies, paragraph 2, f) of Legislative Decree no. 58/1998, Monte Titoli expressly declares that, if unknown circumstances should occur or in the event of amendment or additions to the proposals put forward to the Shareholders' Meeting, it does not intend to cast a different vote from that indicated in the instructions. If the delegating party does not provide specific instructions for such cases by indicating them in the appropriate boxes, the instructions provided shall be deemed to be confirmed as far as possible. If it is not possible to vote according to the instructions provided, Monte Titoli will abstain on such matters. In any case, in the absence of voting instructions on some of the items on the agenda, Monte Titoli will not vote for such items.

Please note: This form may be subject to change following any Integration of the agenda of the shareholders' meeting and presentation of new proposed resolutions pursuant to Article 126-bis Legislative Decree 58/1998, or individual proposed resolutions, in accordance with the terms and procedures indicated in the Notice of Call.

With reference to the Ordinary General Meeting of **SALCEF GROUP S.p.A.** to be held at the Company's registered office in Rome, Via Salaria 1027, on April 22, 2024, at 10:30 a.m., in a single call, as set forth in the notice of the shareholders' meeting published on the Company's website at www.salcef.com in the section "Governance/Shareholders' Meetings" on March 22, 2024, and, in abridated form, in the Italian daily newspaper "Il Sole 24 Ore" and having regard to the Reports on the items on the Agenda made available by the Company with this

PROXY FORM (Part 1 of 2)

Complete with the information requested at the bottom of the form

I, the undersigned (party signing the proxy)	(Name and Surname) (*)	
Born in (*)	On (*)	Tax identification code or other identification if foreign (*)
Resident in (*)	Address (*)	
Phone No. (**)	Email (**)	
Valid ID document (type) (*) (to be enclosed as a copy)	Issued by (*)	No. (*)



in quality of (tick the b	oox that interests you) (*)					
	tive or subject with subje	· · · · · · · · · · · · · · · · · · ·	ARE HOLDER (copy of the documentation of the powers of replace (specify)	•		
/aamalaka ankiif	Name Surname / Dei	nomination (*)				
(complete only if the shareholder is different from the	Born in (*)		On (*)	Tax identification code or other id	entification if	foreign (*)
proxy signatory)	Registered office / Re	esident in (*)				
Related to						
No. (*)	ordinary shares ISIN	IT0005388266	Registrated in the securities account (1) n referred to the communication (pursuant to art. 83 Supplied by the intermediary:	sexies Legislative Decree n. 58/1998) (2) No		
n. (*)	multiple vote shares IS	IN IT0005441057	Registrated in the securities account (1) n referred to the communication (pursuant to art. 83 Supplied by the intermediary:	at the custodian at the custodiansexies Legislative Decree n. 58/1998) (2) No	ABI	CAB
- the vote shall - to have reque - that there are - (in the case of	be exercised by the delega ested from the custodian the no reasons for incompatibil f sub-delegation) to be in po oli and the Company to	te/sub-delegate in accordance with e communication for participation in ity or suspension of the exercise of vo ossession of the originals of the proxy	Shareholders' Meeting indicated above as per the specific voting instructions given by the undersigned de the Meeting as indicated above;	e instructions provided below. legator; ear available for possible verification.		
(Plc	ace and Date) *	(Signature)	*			

MONTE TITOLI S.p.A.



intended for the Designated Representative only - Tick the relevant boxes			
The undersigned signatory of the proxy (Personal details)(3)			
(indicate the holder of the right to vote only if different - name and surname / denomination)			
Hereby appoints Monte Titoli to vote in accordance with the voting instruction in Rome, Via Salaria 1027, on 22 April 2024, at 10:30 a.m., in a single call	ns given below at Ordinary General Me	eeting of SALCEF GROUP S.p.A. to be hel	d at the Company's registered office
RES	OLUTIONS SUBJECT TO VO	IING	
Please note that Shareholders can make additions to the Agenda and new paccordance with the provided resolutions.	oroposals within the legal deadlines: Sh	nareholders are invited to check update	es of this form on the Issuer's website, in
1. Approval of the Financial Statement of Salcef Group S.p.A. as at a and of the consolidated statement containing non-financial information of the Board of Statutory Auditors and of the independent auditors.			
SECTION A Vote for the proposal of the Board of Directors Tick only one box:	In Favour	Against	Abstain
SECTION B and C If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned proxy signatory	□ confirms the instructions	□ revokes the instructions	Modify the instructions:
2. Allocation of the year's profit and dividend distribution proposal.	Related and consequent resolution	ns;	
Vote for the proposal of the Board of Directors SECTION A Tick only one box:	In Favour	Against	Abstain
SECTION B and C If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned proxy signatory	□ confirms the instructions	□ revokes the instructions	Modify the instructions: In favour

☐ In favour

□ Against

□ Abstain



SALCEF GROUP S.p.A.

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3. Report on Remuneration Policy for 2024 and remuneration paid in 2023;				
3.1 Approval of the first section of the report pursuant to article 123-ter paragraph 3-bis and 3-ter, of the Legislative Decree No. 58/1998;				
SECTION A Vote for the proposal of the Board of Directors Tick only one box:	In Favour	Against	Abstain	
SECTION B and C If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned proxy signatory	□ confirms the instructions	□ revokes the instructions	Modify the instructions: ☐ In favour ☐ Against ☐ Abstain	
3.2 Related resolutions on the second section of the report pursuant	to article 123-ter paragraph 6, of	the Legislative Decree No. 58/1998	;	
SECTION A Vote for the proposal of the Board of Directors Tick only one box:	In Favour	Against	Abstain	
SECTION B and C If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned proxy signatory	□ confirms the instructions	□ revokes the instructions	Modify the instructions: In favour Against Abstain	
4. Approval pursuant to Article 114-bis of Legislative Decree 58/199 directors with strategic responsibilities and/or other employees, col Article 93 of Legislative Decree 58 of 24 February 1998. Related and	llaborators and other managerial fi			
SECTION A Vote for the proposal of the Board of Directors Tick only one box:	In Favour	Against	Abstain	
SECTION R and C			Modify the instructions:	

□ confirms the instructions

proxy signatory

If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned

□ revokes the instructions



5. Approval pursuant to Article 114-bis of Legislative Decree 58/1998 of the 2024-2026 Performance Shares Plan concerning ordinary shares of Salcef Group S.p.A. reserved for directors with strategic responsibilities of Salcef Group S.p.A. and/or its subsidiaries pursuant to Article 93 of Legislative Decree 58 of 24 February 1998. Related and consequent resolutions;				
SECTION A Vote for the proposal of the Board of Directors Tick only one box:	In Favour	Against	Abstain	
SECTION B and C If circumstances occur which are unknown at the time of issuance of the proxy or in the event of a vote on amendments or additions to the resolutions submitted to the meeting, I the undersigned proxy signatory	confirms the instructions	□ revokes the instructions	Modify the instructions: In favour Against Abstain	
•				
(Place and Date) * (Signature)	*			
DIRECTORS' LIABILITY ACTION In case of vote on a directors' liability action pursuant to art. 2393,				
paragraph 2, of the civil code, proposed by the shareholders on the occasion of the approval of the financial statements, the undersigned appoints the Designated Representative to vote as follows:	In Favour	Against	Abstain	
•				
(Place and Date) * (Signature	e) *			



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INSTRUCTIONS FOR THE FILLING AND SUBMISSION

The person entitled to do so must request the depositary intermediary to issue the communication for participation in the shareholders' meeting referred to the Art. 83-sexies, Legislative Decree 58/1998)

- (1) Indicate the number of the securities custody account and the denomination of the depositary intermediary. The information can be obtained from the account statement provided by the intermediary.
- (2) Indicate the Communication reference for the Meeting issued by the depositary intermediary upon request from the person entitled to vote.
- (3) Specify the name and surname/denomination of the holder of voting rights (and the signatory of the Proxy Form and voting instructions, if different).

The proxy with the relating voting instructions shall be received together with:

- a copy of an identification document with current validity of the proxy grantor or
- in case the proxy grantor is a legal person, a copy of an identification document with current validity of the interim legal representative or other person empowered with suitable powers, together with adequate documentation to state its role and powers,

(in the event of a sub-proxy, the following must be sent to the Designated Representative as an annex to the sub-proxy form: i) the documentation indicated in the preceding paragraph, referring to both the holder of the voting right and his/her proxy; ii) a copy of the proxy issued by the holder of the voting right to his/her proxy)

by one of the following alternative methods:

- i) transmission of an electronically reproduced copy (PDF) to the certified email address RD@pec.euronext.com (subject line "Proxy for Salcef April 2024 Shareholders' Meeting") from one's own certified email address (or, failing that, from one's own ordinary email address, in which case the proxy with voting instructions must be signed with a qualified or digital electronic signature);
- transmission of the original, by courier or registered mail with return receipt, to the following address: Register Services, c/o Monte Titoli S.p.A., Piazza degli Affari n. 6, 20123 Milan (Ref. "Proxy for Salcef April 2024 Shareholders' Meeting"), sending a copy reproduced electronically (PDF) in advance by ordinary e-mail RD@pec.euronext.com (subject line: "Proxy for Salcef April 2024 Shareholders' Meeting")

The proxy must be received no later than 6:00 p.m. on the day before the date of the meeting (and in any case before the opening of the meeting). The proxy pursuant to art. 135-novies, Legislative Decree no. 58/1998 and the related voting instructions may always be revoked within the aforesaid deadline.

N.B. For any additional clarification regarding the issue of proxies (and in particular regarding how to complete and send the proxy form and voting instructions), authorized to participate in the general meeting can contact Monte Titoli S.p.A. by email to the following address RegisterServices@euronext.com or by phone at (+39) 02.33635810 during open office hours from 9:00 a.m. to 5:00 p.m. (UTC+1).



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Monte Titoli's privacy policy is available at the link: Corporate Data and Legal Info | euronext.com

SALCEF GROUP's privacy policy

Pursuant to Regulation EU 2016/679 (hereinafter "GDPR Regulation" or "GDPR") and current national legislation on data protection (hereinafter, together with GDPR, "Privacy Legislation"), Salcef Group S.p.A. with registered office in Rome, Via Salaria 1027, tel 06 416281; fax 0641628888; e-mail privacy@salcefgroup.com (hereinafter the "Company" or "the Controller") as data controller, is required to an information notice on the use of personal data.

a) Purpose of the processing and why your personal data is required

All personal data are processed, in compliance with legal provisions and privacy obligations, for activities strictly connected and necessary for the following purposes: purposes connected with contractual obligations, law obligations, regulations, European laws, and instructions from competent Authorities or Supervisory and control or bodies. The provision of personal data for such purposes is mandatory. Failure to provide your data will make it impossible for the Company to allow the delegate to participate in the Shareholders' Meeting.

b) Legal ground

Legal ground is compliance with laws, execution of contractual obligations or express consent of the data subject.

c) Processing logics

The processing of your personal data will take place in compliance with the provisions of the Privacy Law, by means of paper, computer or telematic tools, with logic strictly related to the purposes indicated and, in any case, with methods suitable to guarantee security and confidentiality in accordance with the Privacy Law.

d) Categories of data processed

In relation to the purposes described above, the Company processes Your personal data (such as i.e. name, surname, address, telephone number, email address, date of birth, identity card, fiscal code, nationality).

e) Communication and dissemination of data

In order to achieve the purposes listed under letter a), Your personal data will be communicated to the Company employees acting as autorhized encharged of processing. Moreover, your data may be communicated to: a) other Group companies and to subjects that provide support services in relation to which proxy is conferred, for the fulfilments inherent to representation in the shareholders' meeting and the expression of the vote, the recording and updating of the shareholders' register; b) other subjects, in fulfilment of an obligation of law, regulation or Community legislation, or on the basis of provisions given by Authorities legitimated to do so by law or by supervisory and control bodies.

Your personal data might be transmitted outside the European Union only following an adequacy decision by the European Commission or in presence of adequate safeguards under Privacy Regulation (including binding corporate rules and standard data protection clauses). Personal data processed by the Company are not subject to dissemination.

f) Data retention

In accordance with the principles of proportionality and necessity, personal data will be stored in a form that allows the data subject identification for a period of time not exceeding the achievement of the purposes for which they where processed, therefore taking into account:

- the need to continue to retain personal data collected for the purpose of offering the services agreed with the user or protecting the legitimate interest of the Controller, as described in the abovementioned purposes,
- the existence of specific regulatory or contractual obligations that require data processing and retention for specific periods of time. The Company adopts reasonable measures to augrantee that incorrect personal data are corrected or deleted.

g) Rights of the data subject

Data subjects have the right at any time to obtain from the Controller confirmation as to whether personal data concerning him or her are being processed, and to know the content and source, verify their accuracy or request their integration or update, or correction (artt. 15 and 16 of GDPR).

Moreover, data subjects have the right to request erasure, restriction of processing, withdrawal of consent, data portability and to complain with the supervisory authority and to oppose themselves in any case, on legitimate grounds, to their processing (art. 17 et seq. of GDPR). These rights may be exercised by written communication accompanied by a valid identity document of the person concerned to be sent to: privacy@salcefgroup.com. The Controller, directly or through designated units, shall process your request and provide you, without undue delay, with the information on the action taken in respect of your request.