

SHAREHOLDERS' MEETING PROXY FORM pursuant to article 135-novies of Legislative Decree No. 58 of 24 February 1998

With reference to the **Ordinary and Extraordinary Shareholders' Meeting of Aquafil S.p.A.**, to be held on 10th October 2024 at 3:00 p.m., on single call, in 20121 - Milan, via Filodrammatici 3, as indicated in the notice of call of the Shareholders' Meeting of 10th September 2024, published on the Company's website at www.aquafil.com, in the section "Investor Relations – Shareholders' meetings – 2024", and as an excerpt on the daily newspaper "Milano Finanza", on date 10 September 2024 and

having read the Reports on the items on the Agenda made available by the Company,

with this form

I, the undersigned (pro	xy signatory) ²	
Name*	Surname	e*
born in*		on*
resident in	Address	s, tax
identification code*		
ID document (copy	enclosed)	
No	,	
	in quality	of
	(tick the box that i	nterests you)
party with the right	to vote related to No.*	shares Aquafil S.p.A.
Isin	in his/her capacity as (check whichever box applies) *
shareholder	□ pledgee	□ bearer
	 usufructuary 	 custodian
	□ manager	□ other (specify)
entitled to vote ³)	*	epresentation powers of (name of the company registered office in*
		related to No.* shares Aquafil
S.p.A. Isin	in his/her capacity as	(check whichever box applies)*:
 shareholder 	□ pledgee	□ bearer
	usufructuary	custodian
	□ manager	□ other (specify)

^{1*}Required field

Any person entitled to attend the Shareholders' Meeting may be represented by a person of his or her choice by means of a written proxy in accordance with current legal provisions by signing this proxy form.

² Enter first name and surname of the appointing party (as it appears in the copy of the notice for participation in the meeting as per Art. 83-sexies, TUF), or of the appointing party's legal representative.

³ Enter the name of the company as it appears in the copy of the notice for participation in the meeting as per Article 83-sexies of the Italian consolidated finance act.



communica	tion reference No	
supplied by	the intermediary	ABI CAB
		appoints
Mr/Mrs		
in* Residence i	in	urname*
to participat	te and represent him/her/the	company in the Ordinary and Extraordinary Shareholders' Meeting
with the righ	t to be replaced by Mr/Ms 4:	•
in		urname
	(Place and date)	(Signature)
	gned also declares that the ox applies) 5 6:	right to vote is exercised by the proxy holder (check
at his	s discretion without specific vo	oting instructions given by the undersigned appointing
□ in co	mpliance with specific voting	instructions given by the undersigned appointing
	(Place and date)	(Signature)

include those shares, in relation to which "the right to vote is granted by virtue of a proxy, provided that such right may be exercised at the proxy, belder's discretion in the absence of specific instructions from the appointing party".

exercised at the proxy holder's discretion, in the absence of specific instructions from the appointing party".

⁶ The proxy being granted to a representative in conflict of interests is permitted provided that such representative.

⁴ The representative may indicate one or more proxies for the representative. Replacement of a representative by a proxy who finds themselves in a situation of conflict of interest is permitted only if such proxy has been indicated by the shareholder.

⁵ For the purposes of the communication obligations regulated by Article 120 of Legislative Decree no. 58/1998, equity interests

⁶ The proxy being granted to a representative in conflict of interests is permitted provided that such representative notifies the shareholder in writing regarding the conflict of interest, and issues specific voting instructions for each resolution in relation to which the representative is to vote on the shareholder's behalf (see Article 135-decies of Italian Legislative Decree no. 58/98).



Please note that, pursuant to Article 135-novies of the Italian consolidated finance act, "The representative may deliver or transmit a copy of the proxy, including a computer digital media copy, instead of the original, confirming that the copy is true to the original, and the identity of the principal. The representative shall keep the original proxy and keep trace of the voting instructions received, if any, for one year starting from the date of completion of the meeting".

PRIVACY STATEMENT

Pursuant to artt. 13 and 14 of European Regulation 2016/679 ("GDPR"), information notice related to personal data processing activity is provided.

Please be advised, pursuant to Articles 13 and 14 of Regulation (EU) No 2016/679 and applicable national legislation on the protection of personal data, that the data contained in the proxy form will be processed by Aquafil S.p.A. (the Data Controller) in accordance with the law and its confidentiality obligations, for the purposes of verifying that the shareholders' meeting has been properly constituted, establishing the identity and standing of those present and discharging the additional mandatory requirements and formalities relating to the general shareholders' meeting and the company. Providing data for these purposes is mandatory. Failure to provide data may entail refusal of admission to the General Shareholders' Meeting. The legal basis is compliance with the law (Article 2370 et seg. of the Italian Civil Code) and the related and consequent formalities. The data in question may be disclosed to Aquafil S.p.A.'s employees and collaborators who are specifically authorized to process the same for the purposes specified above, either as Data Processors or Persons in Charge of the Data Processing. The data may also be disclosed or notified to specific persons or parties, in performance of statutory or regulatory obligations including those arising pursuant to EU requirements, or instructions issued by oversight and supervisory bodies or other authorities empowered for such purpose under law. If the data subject to mandatory disclosure is not provided, it will not be possible for the Proxy Holder to attend the Shareholders' Meeting. Personal data regarding you or third parties (e.g., proxy-holders or their agents) (the "Personal Data") will be processed in accordance with the provisions of Privacy Legislation, using paper, electronic or telematic instruments, according to logic strictly correlated with the stated purposes and, in any event, in a manner suited to ensuring its security and confidentiality in accordance with the Privacy Legislation. For the purpose described above, Aquafil processes Personal Data including, without limitation, personal particulars (e.g., name, surname, address, date of birth, identity card and taxpayer identification number). The data subject may, at any time, obtain confirmation whether such data exists or not, be informed of the content and origin of the data and request that it be supplemented, updated or rectified (Articles 15 and 16 GDPR). The data subject may also request erasure, limitation of processing, revocation of consent or data portability, as well as lodge complaints with the supervisory authority and object, in any event, to the processing of the data for legitimate reasons (Articles 17 et seq. GDPR). These rights may be exercised by written notice accompanied by a valid identity document of the data subject to be sent to info@aquafil.com or by conventional mail to: Aquafil S.p.A., via Linfano 9, Arco, 38062, ITALY The Data Controller is Aquafil S.p.A., via Linfano 9, 38062, Arco (Italy).

Aquafil S.p.A.

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