

S.C. ARMĀTURA S.A. 400267 Cluj-Napoca, str. Gārii nr.19 Tel: +40 264 435 367, Fax: +40 264 435 368 E-mail: office@armatura.ro, web: www.armatura.ro

RC J12/13/1991 CUI RO199001 IBAN RO29RNCB0106026615010001 B.C.R. Cluj-Napoca Capital Social: 4 000 000 RON

SPECIAL POWER-OF-ATTORNEY

The undersigned, having Sole Registration Code /	, with its regi	stered office in	no
with the Trade Register under no			
holder of a number ofsh			
of the share capital, which gives	s me the right to	votes in the	e general meeting
of the shareholders, hereby authorize:			
		. Personal Ident	tification Number
	_,		
series no	issued on	as	representative of
the undersigned in the ORDINARY GEN			
ARMĂTURA S.A., to be held at ARMĂT			1 2
19, on 27.04.2021, 16:00, the first conve	_	<i>J</i> 1	*
convening if the former could not be held, a			
undersigned at the ORDINARY GENERAL			
undersigned at the ONDINART GENERAL	WIELTING OF STIAL	XEHOLDEKS as it	mows.
ISSUES SU	UBJECT TO VOTE ²		
7. Appointment of the independent externa	l financial auditor, for	a period of 1 year	, for auditing
the financial statements for the year 2021			
	·	·	

1 Given the compulsory provisions of the Decision no. 616/22.06.2016 of the Court of Appeal from Cluj, that can be consulted on Company's website www.armatura.ro, as well as the provisions of art. 101 of Law no. 31/1990, according to which 1 shares entitles to 1 vote, the ballot papers shall be issued with the mention of the number of shares for which the vote is expressed by the shareholder sending them, as follows: 1 action/ 10 actions/ 100 actions/ 1.000 actions/ 10.000 actions/ 100.000 actions/ 1.000.000 actions. Also, if the vote is given through representative, the ballots related to the secret vote shall be handed to the representative during the meeting.

A shareholder is forbidden to express, for one item on the agenda, different options of vote based on the shares held by the shareholder in ARMATURA S.A., under the penalty of the annulement of the vote or related to all the held shares. Thus, if the shareholder holds 15 shares, the option expressed through vote (for/against/abstention) must be the same for all shares giving the righ to vote, not being allowed expressing for example, 10 votes "for" and 5 "against" for the same item on the agenda. The annulement of the votes is done by the secretary empowered with counting the expressed votes, following recording it within the meeting's minutes.

2 In order to comply with the secret character of the vote, the shareholder will **not** express his/her option to vote in the form entitled "SPECIAL POWER OF ATTORNEY FOR THE SECRET VOTE", but in the content of the ANNEX to this power of attorney. This ANNEX, which includes the option to vote on the items on the agenda requiring a secret ballot, will be in original on the proxy in the general meeting and will be presented, upon request, to the members of the secretariat responsible for counting the secret ballots cast only in the moment when the other votes secretly expressed by the shareholders are known, in compliance with art. 92 paragraph 19 of Law no. 24/2017. If the vote cast is negative, the shareholder will express, in the ANNEX content, the option to insert or not the negative vote in the meeting's minutes.

My representative shall vote according to my express dispositions, comprised in Appendix 1 to this power-of-attorney, which shall be in the possession of my representative in the general assembly and shall be presented, upon request, to the members of the secretariate charged with the numbering of the secret votes expressed only at the moment when are also known the other votes expressed in secret by the shareholders, according to art. 92 paragraph 19 of the Law 24/2017.

The representative accepts the representation mandate that is the of-attorney and undertakes to fulfil it exactly.	ne object of this special power-
Concluded and signed today,	, in 3 (three) original
counterparts, one counterpart for the principal, one counterpart for	or the representative and one
counterpart to be submitted at the registered office of ARMĂTURA S	A. from Cluj-Napoca, str. Garii
nr. 19, accompanied by a copy of the valid identity card - identity bulle	etin/card in case of individuals,
respectively the registration certificate and copy of the identity card of	f the legal representative in the
case of legal persons, both for the principal and for the representative.	0 1
at the registered office of the company so that it can be registered with	•
office no later than 25.04.2021, at 16:00, under the sanction of the	

PRINCIPAL,

general meeting.

REPRESENTATIVE,

ANNEX

	The undersigned	, with its re	gistered of	fice in		no.
	_, having Sole Registration Code / Person					
with the	e Trade Register under no, le	egally represente	ed by the ad	ministrator_		,
holder	of a number ofshares	issued by S.C	. ARMATI	URA S.A.,	representi	ing
	of the share capital, which gives me t	he right to	vot	es in the ge	neral meeti	ing
of the s	shareholders, hereby authorize:	-		_, Personal	Identificati	ion
Numbe	shareholders, hereby authorize:, or,	Romanian	citizen,	domi	ciled	in
					holder	of
	series no	issued on		, as rep	resentative	of
	dersigned in the ORDINARY GENERAL					
ARMĂ	TURA S.A., to be held at ARMĂTURA	SA's registered	office in C	luj-Napoca,	, str. Garii	nr.
19, on	27.04.2021, 16:00, the first convening,	respectively or	n 28.04.202	21, at 16:00), the seco	ond
	ing if the former could not be held, and en					
	gned at the ORDINARY GENERAL MEE					
				MODE		
	ISSUES SUBJECT TO THE SECRI	ET VOTE	-	VOTE		
				OR / AGAI		
			1	ABSTENT	<u>ION</u>	
	Appointment of the independent extended					
	auditor, for a period of 1 year, for auditing	ig the financial		***		
	statements for the year 2021			X		
1	JP AUDITORS & ADVISORS SRL					
1.	JP AUDITORS & ADVISORS SKL					
2.	G2 EXPERT SRL					
۷.	UZ EAFERT SKL					
3.	INTEGRAL AUDIT SRL					
3.	INTEGRAL AUDIT SKL					
	Given the provisions of the art. 132 parag	raph 2 of Law n	o. 31/1990.	if my vote	is negative	e. I
	its mention in the meeting's minutes in ord	*		•	_	-, -
1					F	
	Yes	NO				
	Concluded and signed today,			_, in 2 (1	two) origi	nal
counter	rparts, one counterpart for the principal, on	e counterpart fo	r the repres	entative, wh	nom will ha	ave
	s/her possession in the general assembly a					
the seci			it, upon ic	quest, to m	e members	OI

also known the other votes expressed in secret by the shareholders, according to art. 92 paragraph 19

of the Law 24/2017.