BY WEDNESDAY, 14 MAY 2014, PLEASE:

- FAX A COPY OF THE PROXY TO THE COMPANY (+32 2 546 71 60 for the attention of Mr Gregory Pattou) AND SUBSEQUENTLY DEPOSIT THE ORIGINAL AT THE ORDINARY GENERAL MEETING OF SHAREHOLDERS; OR
- SEND THE ORIGINAL SIGNED PROXY TO THE COMPANY BY REGISTERED LETTER, WHICH MUST REACH THE COMPANY BY WEDNESDAY, 14 MAY 2014 (Elia System Operator SA, for the attention of Mr Gregory Pattou, General Counsel, Boulevard de l'Empereur 20, B-1000 Brussels, Belgium); OR
- <u>SEND A SCANNED COPY OF THE PROXY TO THE COMPANY BY E-MAIL</u> (gregory.pattou@elia.be) AND SUBSEQUENTLY DEPOSIT THE ORIGINAL AT THE ORDINARY GENERAL MEETING OF SHAREHOLDERS.

FOR THE SAKE OF GOOD ORDER, PLEASE NOTE THAT THE FORMALITIES SET FORTH IN THE NOTICE OF CONVOCATION FOR THE PURPOSES OF PARTICIPATING AND VOTING AT THE ORDINARY GENERAL MEETING OF SHAREHOLDERS MUST ALSO BE COMPLIED WITH.

Elia System Operator SA/NV

For the attention of Mr Gregory Pattou General Counsel Boulevard de l'Empereur 20 B-1000 Brussels, Belgium

Proxy for the Ordinary General Meeting of Shareholders

The undersigned:1					
	,				
owner of					
regist	·				
in the public limited liability company Elia System Operator SA/NV (the "company"),					
hereby appoints as his	s/her/its special proxyholder:				
to represent the unde General Meeting of Sh	rsigned at and to vote on his/her/its behalf at the Ordinary nareholders of:				
	Elia System Operator SA/NV				
to be held on Tuesday at 10 AM,	, 20 May 2014,				

- for natural persons: name, first name and full address;

¹ TO BE COMPLETED:

⁻ for legal persons: name, legal form and registered office, as well as name and position of the natural person(s) who validly sign(s) the proxy on behalf of the legal person.

² DELETE WHERE NOT APPLICABLE

at the Square Brussels Meeting Centre, Coudenberg Entrance, Coudenberg 3, B-1000 Brussels, Belgium

(hereafter the "Ordinary General Meeting of Shareholders"),

of which the agenda, including the proposed resolutions³, is as follows:

- 1. Resignation and appointment of three independent directors:
 - 1.1 Notification of the resignation of Messrs. Luc Van Nevel, Thierry Willemarck and Clement De Meersman as independent directors in accordance with section 526ter, 2°, of the Belgian Companies Code, as of today, after the Ordinary General Meeting of Shareholders and the Extraordinary General Meeting of Shareholders of the company;
 - 1.2 Appointment of three independent directors;

Proposed resolution: the Ordinary General Meeting of Shareholders resolves to appoint Mrs. Saskia Van Uffelen and Messrs. Luc De Temmerman and Frank Donck as independent directors of the company for a term of six years. This term starts today, after the Ordinary General Meeting of Shareholders and the Extraordinary General Meeting of Shareholders of the company, and will end immediately after the Ordinary General Meeting of Shareholders of 2020, with respect to the financial year ended 31 December 2019. The Ordinary General Meeting of shareholders takes note of the fact that said directors fulfil the conditions of independence as described in section 526ter of the Belgian Companies Code.

The Ordinary General Meeting of Shareholders resolves that their offices will

	be remunerated on the same basis as those of the other directors.		
	□ for	□ against	□ abstention
2.	Res	ignation and appointment of a non-independent director	:
	2.1	Notification of the resignation of Mrs. Jennifer Debatisdirector, as of today, after the Ordinary General Meeting the Extraordinary General Meeting of Shareholders of the	ng of Shareholders and
	2.2	Appointment of a non-independent director upon a proclass C shares;	posal of the holders of
		Proposed resolution : the Ordinary General Meeresolves to appoint Mr. Luc Hujoel as a non-indepercompany (upon a proposal by the holders of class C stryears. This term starts today, after the Ordinary Shareholders and the Extraordinary General Meeting of end immediately after the Ordinary General Meeting of with respect to the financial year ended 31 December 2	endent director of the nares) for a term of six General Meeting of Shareholders, and will Shareholders of 2020,
		The Ordinary General Meeting of Shareholders resolved Luc Hujoel will be remunerated on the same basis directors.	
	□ for	□ against	□ abstention

³ MARK WHERE APPROPRIATE IN THE EVENT THAT VOTING INSTRUCTIONS ARE GIVEN

3. Appointment of statutory auditors;

- far

10.

11.

Proposed resolution: since the mandates of the current statutory auditors of the company expire following the present Ordinary General Meeting of Shareholders, the Ordinary General Meeting of Shareholders resolves, upon a proposal by the works council of the company and upon a proposal by the audit committee, to reappoint Ernst & Young Bedrijfsrevisoren BCV and Klynveld Peat Marwick Goerdeler Bedrijfsrevisoren BCV as statutory auditors of the company, with responsibility for auditing the annual accounts and the consolidated annual accounts of the company for a term of three years. This term starts today and will end immediately after the Ordinary General Meeting of Shareholders of 2017, with respect to the financial year ended 31 December 2016.

The Ordinary General Meeting of Shareholders resolves to fix the annual remuneration of the joint statutory auditors for auditing the annual accounts and the consolidated annual accounts of the company at EUR 102,875, to be adjusted annually in line with the cost-of-living index.

The appointment is proposed subject to receipt of a confirmatory opinion from the Commission for the Regulation of Electricity and Natural Gas.

- shotontion

		⊔ agamst	□ abstention
4.		port of the board of directors on the annual 31 December 2013;	al accounts for the financial
5.	•	the statutory auditors on the annual accordecember 2013;	ounts for the financial year
6.		of the annual accounts for the financial year allocation of the result;	r ended 31 December 2013,
	approve th	resolution: the Ordinary General Meeting ne annual accounts for the financial year allocation of the result.	
	□ for	□ against	□ abstention
7.	Approval o	of the remuneration report for the financia	al year ended 31 December
	•	resolution: the Ordinary General Meeting te remuneration report for the financial year	
	□ for	□ against	□ abstention
8.	•	port of the board of directors on the consolidancial year ended 31 December 2013;	ated annual accounts (IFRS)
9.	Report of	the statutory auditors on the consolidated	annual accounts (IFRS) for

Discussion of the consolidated annual accounts (IFRS) for the financial year ended

the financial year ended 31 December 2013;

Discharge in favour of the directors;

31 December 2013;

		ectors, including to the former directors, including to the final during the final	
	for	□ against	□ abstention
12.	Discharge in favour of the s	tatutory auditors;	
	-	Ordinary General Meeting of Shar atutory auditors for the performanded 31 December 2013.	
	for	□ against	□ abstention

Proposed resolution: the Ordinary General Meeting of Shareholders resolves to

Attendance formalities

The undersigned (principal) hereby declares that he/she/it has in due time complied with all the formalities set forth in the notice of convocation for the purposes of participating and voting at the Ordinary General Meeting of Shareholders. Proof hereof must be delivered to the company by <u>Wednesday</u>, 14 May 2014.

Powers of the special proxyholder

The aforementioned special proxyholder is hereby authorized to take the following actions on behalf of the undersigned: to vote or abstain from voting on any proposed resolutions regarding the items on the agenda of the Ordinary General Meeting of Shareholders, as the case may be, in accordance with the voting instructions mentioned above.

Furthermore, the aforementioned special proxyholder is hereby authorized to sign on behalf of the undersigned any minutes, deeds or documents and, in general, to do everything that is necessary or useful to execute this proxy.

Should the Ordinary General Meeting of Shareholders not be able to deliberate validly or should it be postponed for any reason whatsoever, the aforementioned special proxyholder is authorized to attend any subsequent meeting having the same or a similar agenda. However, this shall only apply insofar the principal has in due time complied with the required formalities to participate and vote at the subsequent ordinary general meeting of shareholders.

The effect of (possible) exercise of the right to add items to the agenda and to file proposed resolutions on the proxy form

One or more shareholders holding alone or together three per cent (3%) of the share capital of the company can exercise his/her/its/their right in accordance with section 533ter of the Belgian Companies Code to add to the agenda of the Ordinary General Meeting of Shareholders one or more items to be dealt with and to file proposed resolutions relating to items already on or to be added to the agenda.

In any such case, the company will no later than Monday, 5 May 2014, make available to its shareholders on its website under "Investor Relations" – "Shareholders' meeting" (www.eliagroup.eu) the relevant forms that can be used to vote by proxy, to which are

added the additional items to be dealt with and the attendant proposed resolutions that might be placed on the agenda and/or just the proposed resolutions that might be formulated.

In that case, the following rules will apply:

- (a) If the present proxy has been validly notified to the company before publication of the revised agenda of the Ordinary General Meeting of Shareholders (i.e. on Monday, 5 May 2014 at the latest), it will remain valid with regard to the items mentioned on the agenda for which it was given;
- (b) If the company has published a revised agenda including one or more <u>new proposed resolutions</u> for items which were initially mentioned on the agenda, the special proxyholder may deviate from any instructions given by the principal if execution of such instructions might compromise the principal's interests. In that case, the special proxyholder must inform the principal thereof.
- (c) If the company has published a revised agenda including one or more <u>new items</u> to be dealt with, the proxy must indicate whether or not the special proxyholder is authorised to vote on these new items or whether he/she should abstain. In view of the foregoing, and as applicable, the special proxyholder must:⁴
 - abstain on the new items and the attendant proposed resolutions that might be placed on the agenda of the Ordinary General Meeting of Shareholders;
 - vote on the new items and the attendant proposed resolutions that might be placed on the agenda of the Ordinary General Meeting of Shareholders, as he/she considers appropriate, taking into account the principal's interests.

If the principal has not marked either of these boxes or if the principal has marked both boxes, the special proxyholder must abstain from voting on the new items and the attendant proposed resolutions that might be placed on the agenda of the Ordinary General Meeting of Shareholders.

More detailed information on this can be found on the company's website under "Investor Relations" – "Shareholders' meeting" (www.eliagroup.eu).

Done at:		
On:		
(signat	ture(s))	

(The signature(s) should be preceded by the handwritten mention "GOOD FOR PROXY")

⁴ MARK WHERE APPROPRIATE