BY WEDNESDAY, 11 MAY 2016, PLEASE:

- FAX A COPY OF THE PROXY TO THE COMPANY (+32 2 546 71 30 for the attention of Mr Gregory Pattou) AND SUBSEQUENTLY DEPOSIT THE ORIGINAL AT THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS; OR
- SEND THE ORIGINAL SIGNED PROXY TO THE COMPANY BY REGISTERED LETTER, WHICH MUST REACH THE COMPANY BY WEDNESDAY, 11 MAY 2016 (Elia System Operator SA, for the attention of Mr Gregory Pattou, Secretary-General, Boulevard de l'Empereur 20, B-1000 Brussels, Belgium); OR
- <u>SEND A SCANNED COPY OF THE PROXY TO THE COMPANY BY E-MAIL (gregory.pattou@elia.be) AND SUBSEQUENTLY DEPOSIT THE ORIGINAL AT THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS.</u>

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 EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS MUST ALSO BE COMPLIED WITH.

Elia System Operator SA/NV

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

Proxy for the Extraordinary General Meeting of Shareholders

The undersigned: 1	
owner of	
regis	
in the public limited	liability company Elia System Operator SA/NV (the "company"),
hereby appoints as h	nis/her/its special proxyholder:
to represent the und General Meeting of S	ersigned at and to vote on his/her/its behalf at the Extraordinary shareholders of:

Elia System Operator SA/NV

to be held on Tuesday, 17 May 2016,

immediately after the Ordinary General Meeting of Shareholders of the company held on Tuesday, 17 May 2016, at 10 AM,

- 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 "Extraordinary General Meeting of Shareholders"),

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

- 1. Presentation of the report of the Board of Directors and of the report of the statutory auditors, both drawn up in accordance with sections 582 and 596 of the Belgian Companies Code, with respect to the possibility that class B shares might be issued at below the par value of the existing shares of the same class, with elimination of the preferential subscription right of the existing shareholders within the framework of the double capital increase as envisaged in item 2 of the agenda;
- 2. Double capital increase in a maximum total amount of EUR 6,000,000, composed of a first capital increase in 2016 (hereinafter the "2016 Capital Increase") in a maximum amount of EUR 5,300,000 and a second capital increase to be effected in 2017 (hereinafter the "2017 Capital Increase") in a maximum amount of EUR 700,000, by means of the issue of new class B shares, with elimination of the preferential subscription right of the existing shareholders in favour of the personnel of the company and its Belgian subsidiaries, as the case may be at below the par value of the existing shares of the same class;

Proposed resolution: the Extraordinary General Meeting of Shareholders resolves:

1° to increase the capital within the framework of the 2016 Capital Increase with elimination of the preferential subscription right of the existing shareholders in favour of members of the personnel of the company and its Belgian subsidiaries, by a maximum of EUR 5,300,000, by means of the issue of new class B shares subscribed in cash and fully paid up, which have the same rights and benefits as the existing class B shares and which will participate in the profits of the company as from 1 January 2016. The 2016 Capital Increase will be composed of (i) a tax part, (ii) a guaranteed part and (iii) a supplementary part. The maximum amount of the tax part equals EUR 750 per member of the personnel of the company and its Belgian subsidiaries that satisfies the criteria for subscribing to the 2016 Capital Increase. The maximum amount of the guaranteed part depends on the gross monthly wage of the various groups of members of the personnel of the company and its Belgian subsidiaries (for the members of the Management: maximum 2 x their gross monthly wage; for the executives: maximum 1.1 x their gross monthly wage; for the employees: maximum 0.7 x their gross monthly wage with the exception of the fixed index amount). The maximum amount of the supplementary part equals the difference between EUR 5,300,000 and the total amount of the tax and guaranteed parts that are actually subscribed. The Extraordinary General Meeting of Shareholders decides to fix the issue price at a price equal to the average of the closing prices of the last thirty calendar days preceding 25 October 2016, reduced by 16.66%;

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

2° to increase the capital within the framework of the 2017 Capital Increase with elimination of the preferential subscription right of the existing shareholders in favour of members of the personnel of the company and its Belgian subsidiaries, by a maximum of EUR 700,000, by means of the issue of new class B shares subscribed in cash and fully paid up, which have the same rights and benefits as the existing class B shares and which will participate in the profits of the company as from 1 January 2017. The Extraordinary General Meeting of Shareholders decides to fix the issue price at a price equal to the average of the closing prices of the last thirty calendar days preceding 31 January 2017, reduced by 16.66%. The maximum amount of the 2017 Capital Increase equals the maximum tax advantage that a member of the personnel will be able to enjoy in the tax declaration of 2018 (revenues 2017), multiplied by 80% of the total number of members of the personnel of the company and its Belgian subsidiaries that satisfy the criteria for subscribing to the 2017 Capital Increase, with an absolute maximum of EUR 700,000. If the amount of the maximum tax advantage has not yet been determined on 31 January 2017, an amount of EUR 750 will be applied per member of the personnel of the company and its Belgian subsidiaries.

The Extraordinary General Meeting of Shareholders decides that the shares to be issued within the framework of the 2016 Capital Increase and within the framework of the 2017 Capital Increase are non-transferable for a term of two years after their respective issues. The Extraordinary General Meeting of Shareholders decides that, if the 2016 Capital Increase and the 2017 Capital Increase are not fully placed, the capital will be increased by the amount of the placed subscriptions.

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3.	Power of agenda.	attorney rega	rding the Capital	Increases m	entioned in i	tem 2 of the
	resolves to issue price under iter Increase agenda, (i by the persubscription on the baagenda arrand 2017	o grant power of the 2016 (m 2.1° of the in accordance iii) to fix the necession, both for the sis of the report	the Extraordina of attorney to tw Capital Increase in agenda, (ii) to to with the formu umber of shares to company and its e 2016 Capital Incort of the Board of ure recording of co ases in two notar	vo directors, a accordance volume fix the issue la mentioned to be issued, Belgian subsidirease and for Directors in amplete or particular accordance.	acting jointly, with the formularice of the lander item the criteria for idiaries and the 2017 Cappentioned in crital realizatio	(i) to fix the ula mentioned 2017 Capital 2.2° of the r subscription periods for bital Increase, item 1 of the 2016
	□ for		□ against		□ at	stention

□ against

Attendance formalities

□ for

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 Extraordinary General Meeting of Shareholders. Proof hereof must be delivered to the company by <u>Wednesday</u>, <u>11 May 2016</u>.

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 Extraordinary 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 Extraordinary 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, including the extraordinary general meeting of shareholders which will be convened on Friday, 23 June 2016, at 10 AM if the requisite quorum is not attained at the Extraordinary General Meeting of Shareholders. However, this shall only apply insofar the principal has in due time complied with the required formalities to participate and vote at the subsequent extraordinary 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 533 ter of the Belgian Companies Code to add to the agenda of the Extraordinary 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, 2 May 2016, 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 Extraordinary General Meeting of Shareholders (i.e. on Monday, 2 May 2016 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

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⁴ MARK WHERE APPROPRIATE

		abstain on the new items and the attendant proposed resolutions that might be placed on the agenda of the Extraordinary General Meeting of Shareholders;		
		vote on the new items and the attendant proposed resolutions that might be placed on the agenda of the Extraordinary 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 mark both boxes, the special proxyholder must abstain from voting on the new iter and the attendant proposed resolutions that might be placed on the agenda of t Extraordinary General Meeting of Shareholders.			
		information on this can be found on the company's website under "Investor Shareholders' meeting" (www.eliagroup.eu).		
Done a	at:			
On:				
	(signat	ture(s))		

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