APPOINTED REPRESENTATIVE DECLARATION

IN CASE OF DELIVERY OR TRANSMISSION OF THE COPY OF PROXY

(Art. 135-novies, comma 5, D.Lgs. n. 58/1998)

I	under	signed	(name	e)						(s	urname)	
									born		in	
							on	/_	_/	, reside	nt at	
					in					n	(1),	
Tax	code _											
[eve	entual] legal representative of							(company's name)				
						,	with	regis	tered	offices	at	
							in					
									n	, Tax	code	
				(²)								
in his	s/her ca	apacity as (t	hick th	e appro	opriate box):							
[□ Appo	inted Repre	esenta	tive								
Е	∃ Appo	inted Repre	esentat	ive Sub	ostitute							
2016					ders meeting g, on my own							
					GL	JARANTE	E					
(i) the	at the o		proxy	for the	partecipation one				holders i	-	nplies to to	
								and				
(ii)	the	identity	of	the	delegator							
											(³).	
and												
(iii) th	ne full a	and valid po	wers c	of the pe	erson signer o	f the prox	У					

¹ Please indicate the data of the appointed representative/ appointed representative substitute. In case the latter is a legal subject, please indicate the data of the legal representative.
² Please complete in case the appointed representative/ appointed representative substitute is a legal subject.
³ Please indicate the data of the delegator (if natural person: name, surname, place and date of birth, tax code; if legal subject: company's name, complete address of registered office, tax code), as they are indicated in the communication for the participation to the meeting pursuant art. 83-sexies of D. Lgs. 58/1998.

I acknowledge that, pursuant art. 135-novies, comma 5, D. Lgs. n. 58/1998, the delegate conserves the original proxy and keeps track of the vote's instructions eventually received for one year starting from the end of the shareholders meeting works.

ISTATE

furthermore the vote's right of written vote's instructions.	the proxy here enclosed is not exercited in a discretionary way but following
	Signature of Appointed Representative /Appointed Representative Substitute

PRIVACY

The data contained in this declaration will be processed by AEFFE SpA (The "Company") – responsible of their use - to manage the operations of the meeting, in accordance with current laws regarding the protection of personal data. Such data may be known by employees of the Company specifically authorized to process them for the above-mentioned purposes: this data may be disclosed or communicated to specific parties in fulfillment of an obligation by law, regulation or rule Community, or in accordance with instructions issued by authority to do so by law or by the vigilance and control.

You have the right, pursuant to art. 7 of Legislative Decree no. 196/2003, to know - at any time - what are your data known by the Company, their origin and how they are used; also you have the right to ask that the Company update, amend, supplement or delete, block them. In this case, you can contact Aeffe S.p.A. - Via delle Querce 51 47842 San Giovanni in Marignano