SPECIAL POWER OF ATTORNEY

FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS CONNECTIONS CONSULT S.A.

Dated 30.04.2022, 13:00

The	undersigned/name	of		the	company _ (Surname,
first name /]	Name of shareholder)				_ (
	aving its headquarter at				
	, building, floo				•
	, identified with Id				
	/registered		-		
	, Fiscal Identification			-	
	/e				, (cross
out what doe	es not correspond)				
nominal valuentitling to a	a number of RON, is number of	sued by CONNEC	CTIONS CONS le total number of	SULT S.A. ("the	he Company"),
rights in the	Extraordinary General Meetin	g of Connections (Consult Shareho	olders,	
as the PRIN	NCIPAL,				
I hereby emp	power:				
(Name, surn	ame / Name of company)			,	
	stablished at				
	, apt, district/count				
	ies/no, issued by				
	, Personal Numbe				
	ister				
	,				
	,	domiched/establis	shed at		,

street, no, building, floor, apt, district/county
, identified with Identity Card / Passport series/no, issued by, on the date of, valid until, Personal
Number Code//
(please cross out what does not correspond),
in its capacity of TRUSTEE,
to represent the PRINCIPAL at the Ordinary General Meeting of Shareholders of CONNECTIONS CONSULT S.A., to be held in Bucharest, district 1, Buzesti str., no. 75-77, 8 th floor, room 15, on 30.04.2022, at 12.00, as well as on the date of the second meeting on 01.05.2022, at 13.00, at the Company's headquarters in Bucharest, 75-77 Buzești Street, 14th floor, with the same agenda and Reference Date, in case the first one cannot be held, and to exercise the voting rights related to my shareholdings, registered in the Shareholders' Register of Connections Consult S. A. on the Reference Date 18.04.2022, as follows (tick the appropriate box and only those items on the agenda for which the representative is authorized to attend and vote, as well as the express voting instruction):
1. Approval of the annual financial statements drawn up for the financial year ended 31 December 2021, based on the Sole Administrator's report and the independent auditor's report.
□ For □ Against □ Abstention
2. Approval of the discharge of the Sole Director for the financial year ending 2021, based on the reports presented.
□ For □ Against □ Abstention
3 Approval of the income and expenditure budget for the financial year 2022.
□ For □ Against □ Abstention
4.Approval of the distribution of the Company's net profit for the financial year ended 31 December 2021 determined in accordance with the applicable laws, to the Company's legal reserves and retained earnings, in accordance with the audited financial statements.
□ For □ Against □ Abstention
5.Information on the resignation of the Sole Director, BOGDAN LIVIU FLOREA, subject to the approval of item 1 of the notice of the OGM, and consequently, approval of the proposal to take note of the resignation as formulated.
□ For □ Against □ Abstention

6.Election of three members of the Board of Directors of the Company for a term of 4 (four) years, starting 30.04.2022.
□ For □ Against □ Abstention
7. Election of the Chairman of the Board of Directors of the Company for a term of 4 (four) years, starting 30.04.2022.
□ For □ Against □ Abstention
8.Approval of the indemnities of the members of the Board of Directors for 2022. □ For □ Against □ Abstention
9.Approval of the empowerment of the General Manager BOGDAN LIVIU FLOREA, with the possibility of sub-delegation, to negotiate and sign contracts with the new members of the Board of Directors of the Company.
□ For □ Against □ Abstention
10.Approval of 20.05.2022 as the record date and 19.05.2022 as the ex-date for the identification of the shareholders on whom the effects of the resolutions adopted by the OGM will be reflected.
□ For □ Against □ Abstention
11. Approval of the empowerment of the General Manager BOGDAN LIVIU FLOREA, with the possibility of sub-delegation, to sign, in the name and on behalf of the Company, with full power and authority, on behalf of the shareholders, the resolution of the OGM, to carry out any necessary formalities before the Trade Registry Office, as well as before any other authority, public institution, legal or natural person, and to carry out any operations, in order to carry out and ensure the enforceability of the resolutions to be adopted by the OGM.
□ For □ Against □ Abstention

I hereby empower the above-named TRUSTEE to vote in the manner in which he/she has been empowered and give him/her discretionary power to vote on matters not identified and included in the agenda by the

date of this Special Power of Attorney. I also empower the above-named Trustee to sign the minutes of the Ordinary General Meeting of Shareholders held on 30.04.2022, 13:00 or on 01.05.2022, 3 p.m., and, to sign, in general, any document or deed necessary for the registration of the resolutions of this meeting, if any.

\square Yes \square No

The status of shareholder, as well as, in the case of legal entity shareholders or entities without legal personality, the status of legal representative of legal entity shareholders, shall be ascertained on the basis of the list of Connections Consult shareholders as of the reference date, received from the Central Depository S.A.

Drawn up today, ______, in 3 original copies, having the same legal force, one for the Principal, one for the Trustee and the third one to be registered at the Connections Consult registry until 29.04.2022 at 12.00 p.m. (Romanian time).