

Danieli & C. Officine Meccaniche S.p.A.

Extraordinary Shareholders Meeting to be held on October 28,2020

Form for the attribution of proxy to the Designated representative, as per

As per article 135-novies of the TUF, exclusively in charge pursuant to article 106 paragraph 4, of Legislative Decree No. 18, of March 17, 2020

Pursuant to Legislative Decree "on measures to strengthen the national health service and economic support for families, workers and enterprises related to the epidemiological emergency by COVID-19", approved by the Council of Ministers on March 16, 2020 and published in G.U. on March 17, 2020 (converted by Law no. 27, dated April 24 2020) on the holding of meetings of listed companies, the application of which has been extended to the meetings convened by October 15, 2020 of Article 71 of Legislative Decree No. 10 of 14 August 2020 and having regard to the notice of the Shareholders' Meeting of Danieli & C. Officine Meccaniche S.p.A. of October 28, 2020, published by the Company on 6 October 2020, this proxy can only be issued in favor of Trevisan & Associati Law Firm, with its registered office in Milan, Viale Majno n. 45- Vat Code 07271340965 (the "Designated Representative") in the manner and within the terms set out below.

For any information you can contact the Designated Representative at free-phone number 800 134 679 from 9:00 am to 6:00 pm from Monday to Friday or by email at rappresentante-designato@trevisanlaw.it.

Trevisan & Associati Law Firm, as Designated Representative, does not fall under any of the conflict of interest conditions indicated by art. 135-decies TUF. However, if there are unknown circumstances or if the proposals submitted to the Shareholders Meeting are amended or supplemented, the Designated Representative does not intend to cast a vote other than those indicated in the following voting instructions.

* * * * *

PROXY FORM

To be completed with the information requested on the basis of the "Instructions for completion" below and notify the Company via the Designated Representative (1)

* mandatory information.		
The Undersigned*	born in *	

This is an English courtesy translation of the original documentation prepared in Italian language.



on*	ID TAX No. *						
telephone	number	*			,	e-mail	addres
(2) shareholder havi	ing a right to vote at the c	lose of the accounti	ing day of October	: 19, 2020 (record	date) as: holder	of the shares – leg	al representative
– pledgee – assignee	e – usufructuary- custody	- ffl manager – othe	r (specify)	,		for No	
Danieli & C. Offici	ine Meccaniche s.p.A sav	rings shares.					
(3) In the n	name of						born i
*	on *		Tax	Identification	Number/Vat	Code (o othe	er corresponding
code)			residing in/hav	ing its registered	office in		(address
		••••					
C-1:-							
folio.							
d in	custody		account		No		at
	AB	[CAB				
	source not found.			on No		effectu	ated by (Bank

DELEGATE/SUB-DELEGATE the **Designated Representative** with registered office in Milan, Viale Majno n. 45, in the person of Mr. Dario Trevisan, born in Milan on 4.05.1964 (C.F. TRVDRA64E04F205I), that can be, in turn, replaced by Mrs Camilla Clerici, born in Genova on 19.01.1973 (C.F.



CLRCLL73A59D969J), or by Mr Giulio Tonelli born in La Spezia on 27/02/1979 (C.F. TNLGLI79B27E463Q), or by Mrs. Valeria Proli born in Novara on 24/10/1984 (C.F. PRLVLR84R64F952S), or by Mrs. Raffaella Cortellino born in Barletta (BA) on 04/06/1989 (C.F. CRTRFL89H44A669V), or by Mr. Andrea Ferrero born in Torino on 05/05/1987 (C.F. FRRNDR87E05L219F), or by Mrs. Alessia Giacomazzi born in Castelfranco Veneto (TV) on 05/09/1985 (C.F. GCMLSS85P45C111T) all domiciled, for the purposes of this delegation, at Trevisan & Associati Law Firm, Viale Majno n. 45, 20122 – Milan or by Mrs. Roberta Garbuio born in Castelfranco Veneto (TV) on 12/06/1982 (C.F. GRBRRT82H52C111X), or by Mrs. Luisa Trinca born in Montebelluna (TV) on 14/07/1976 (C.F. TRNLSU76L54F443E), or by Mrs. Mirta Samengo born in Trieste on 31.03.1980 (SMNMRT80C71L424P), to participate and to vote at the Extraordinary shareholders meeting of Danieli & C. Officine Meccaniche S.p.A. to be held on October 28, 2020, with reference to the aforementioned saving shares, as instructed to the same provided and

DECLARE that there are no grounds for incompatibility or suspension of the exercise of the right to vote and to be aware that:

- the proxy may contain voting instructions even for some of the proposals on the agenda and that, in such a case, the vote will be exercised for the only proposals in relation to which voting instructions are conferred;
- due to the fact that the proxy will be validly accepted at the Shareholders' Meeting only on condition that the Company has received, by the beginning of the Shareholders' Meeting, appropriate communication of the intermediary concerning the shares indicated in this proxy form.

Identification	Document	(6)	*(type)	issued	by
*	n	1			
The Undersigned (7)			DELEGATES the Designated Representative to	vote during the Sha	ıreholders
Meeting according to	the following instruction	Error! Reference s	source not found.:		

VOTING INSTRUCTIONS:



DELIBERATION PROPOSAL SUBMITTED TO THE	VOTING INSTRUCTION		
MEETING	For, Against, Abstained		
Mandatory conversion of the saving shares into ordinary shares. Related and consequent resolutions.			
Section A – vote for resolution proposed by the Administrative Body	F	С	A
Section A2 – vote for proposal of the member (9)	F [name of the proposing shareholders]	С	A

DATE	
	SIGNATURE



COMPILATION INSTRUCTION

(1) The proxy form, to be notified to the Company through the Appointed Representative with voting instructions reserved to it, together with a signed copy identity document and, if the delegating party is a legal person, a copy of a valid identity document of the pro tempore legal representative or other person							
							appropriate powers, together with appropriate documentation to certify his or her capacity and powers, as well as a copy of the accreditation certificate
	your	bank	Of	intermediary,	must	send:	
	to:						
	Trevisan &Associati Law F	ïrm					
	Viale Majno, n. 45						
	20122 - Milano						
	(Rif. "Delega Assemblea DANIELI & C. OFFICINE MECCANICHE 2020")						
	or by certified e-mail at:	representative-designator@p	ec.it or by e-mail at : rep	resentative-designator@trevisanlaw.it	(Ref. "DANIELI & C. OFFIC	CINE	
	MECCANICHE		2020	Assembly	Delega	tion")	
	by 12.00 am on 27 Octob	per 2020 (provided that the A	ppointed Representative may	accept delegations and/or sub-deleg	gations and/or voting instructions	even	
	after the above-mentioned	l deadline, provided that before	re the beginning of the meeting	ng proceedings).			

(4) Circle the status of the signatory to the delegation and attach to the delegation form, if necessary, the documentation proving the powers of signature.

(5) To be completed only if the holder of the shares is different from the signatory of the delegation and must indicate all relevant particulars.



- (6) Provide details on the securities account numbers, Bank Codes (ABI and CAB codes) of the Depositary Intermediary, or in any case its name, which can be found from the extract of the securities portfolio.
- (7) Potential reference of the intermediary's communication and name.
- (8) Provide references to a valid identity document of the person who sign the proxy.
 - (9) Enter the surname and the first name of who sign the proxy form and voting instruction.
 - (10) The resolutions proposed to the Shareholders' Meeting, summarized below, that result from the explanatory reports published on the Company's website www.danieli.com. [*], as Designated Representative, has no interest of its own or on behalf of third parties with respect to the aforementioned proposals, but in any case, in the event of unknown circumstances or in case of amendment or integration of the proposals submitted to the Shareholders' Meeting, does not intend to cast a vote different from that indicated in Sections A and C of the instructions. Votes shall be cast by ticking the box chosen between **F** (for), **C** (against) or **A** (abstention)
 - (11) Section A2, if it is present, collects the voting instructions if, within the time limit and in the cases allowed, a proposal for a resolution is presented and published that is alternative, complementary or supplementary to what is published by the administrative body. The Designated Representative will vote on each of the proposals that will be put to the vote in the assembly according to the instructions given because it is exclusively up to the delegate to formulate expressions of vote consistent with the proposals (alternative or complementary) that they were published.



INFORMATION ON THE PROCESSING OF PERSONAL DATA

pursuant to Regulation (EU) 2016/679 (the "Regulation")

Data controller of personal data

Trevisan & Associati Law Firm (the "Holder"), Designated Representative of the issuer pursuant to Article 135-undecies of Legislative Decree no. 58 of 24 February 1998 (the "TUF"), as the holder of the "Processing" (as defined in Article 4 of the Regulation) of Personal Data (as defined below) provides this



"Information on the Processing of Personal Data" in accordance with the provisions of the applicable legislation (Article 13 of the Regulation and subsequent related national legislation).

Subject matter and modalities of the Treatment

The personal details of the shareholder and any representative (the "Delegator") as well as the residence, the tax code, the identification document, the email address, the telephone number and the shareholding (in total the "Personal Data") are communicated, also with IT or electronic tools, by the Delegant to Trevisan & Associati Law Firm by means of this form, used for the conferral of representation at the general meeting and the expression of vote on behalf of the Delegating Party, in accordance with the instructions given by the Delegating Party.

The Data Controller processes the Personal Data of the Delegating Party, reported in this proxy form, in a lawful and fair manner and in order to ensure its confidentiality and security. The Processing - which includes the collection and any other operations contemplated in the definition of "processing" by Article 4 of the Regulation - is carried out through manual, computerised and/or telematic tools, with organizational methods and logic strictly related to the purposes indicated below.

Purposes and legal basis of the Treatment

The purpose of the Data Processing by the Data Controller is to allow representation at the Shareholders' Meeting and the correct expression of votes by the Appointed Representative on behalf of the Delegating Party, in compliance with the provisions of the aforementioned Article 135-undecies of the TUF.

The legal basis of the processing is represented by obligations:

- a) contractual: that is to fulfill the obligations arising from the relationship between the Designated Representative and the Delegating Party.
- b) by law: that is, to fulfil legal obligations to which the Appointed Representative is subject vis-à-vis the issuer and the supervisory authorities.

The provision of Personal Data and the processing of the same is necessary for the purposes indicated above and their failure to provide implies, therefore,



the impossibility of establishing and managing the aforementioned relationship of representation at the meetin

Recipients, storage and transfer of Personal Data

The Personal Data will be made accessible for the purposes mentioned above, before, during and after the Shareholders' Meeting, to the employees and collaborators of the Data Controller who are in charge of the processing, as well as to the Company.

The Personal Data of the Delegating Party will be processed within the European Union and will be stored, even on servers located within the European Union, for a period of at least 1 year, in accordance with current legislation. They will be communicated by Trevisan & Associati Law Firm to the Company for the legal requirements related to the drafting of the minutes of the meeting and the update of the shareholders' register and will be communicated to third parties only in compliance with requests from the supervisory authorities and the judiciary.

Rights of the Delegating Party

The Delegate has the right to know, at any time, which are their Personal Data and how they are processed; he also has the right to update, supplement, rectify and also has the right to have them deleted, limit or oppose to their processing but, In such cases, it may be impossible to execute your instructions regarding the participation in the meeting. It should also be considered that, after the assembly, the Personal Data and voting instructions of the Delegating Party must be kept by the Designated Representative for 1 year at the disposal of the Authorities.

For the exercise of these rights the Delegating Party may contact Trevisan & Associati Law Firm, at the address indicated in the proxy form or at the following e-mail address: mail@trevisanlaw.it.

