

Eni S.p.A.
Registered Office: Piazzale Enrico Mattei, No. 1, Rome - Italy
Company Share capital euro 4,005,358,876.00 fully paid up
Company Register Tax Identification Number 00484960588 VAT Number 00905811006 R.E.A. Rome No. 756453

Space reserved for the Company

Ordinary Shareholders' Meeting to be held on May 14, 2019 on single call

VOTE BY MAIL FORM

Individuals	
Full name	
Place and date of bir	th
Address (city)	at (street name)
Taxpayer identificati	on number
Identity Papers	N°
Issued by	Termination
Companies, trusts, func	ds or other legal entities, etc.
Name and type	
Registered Office's a	ddress
Taxpayer identificati	on number
Legal representative	's full name
Legal representative	's place and date of birth
Main elements of the representative	e deed or of the resolution conferring powers to the legal
Number of Shares he	eld
I hereby declare not to be current laws, regulations a	subject to any of the provisions excluding me from the right to vote pursuant to and Eni S.p.A. By-laws.
	te by mail, it is necessary for those entitled to vote to instruct the intermediary ounts to send the statement certifying the ownership of the related right, by the <u>ecord date</u>).
Date	Signature of the Shareholder or of the person entitled to vote
The Italian text prevails o	ver the English version

PART 2 – Section relative to the expression of the vote on the items of the Agenda of Ordinary Shareholders' Meeting to be held on May 14, 2019 on single call

VOTE BY MAIL FORM

Full name of the Shareholder or of the person entitled to vote

				ed resolutions. Eni consolidated financial the Board of Statutory Auditors and of the
	ned the Financial Sta	tements, the reports and the	proposa	of the Board of Directors, I express the following
	For □	AGAINST		ABSTAINED
In case of an	nendment or int	egration of the proposal	present	ed where permitted(2):
	I REVOKE THE VOT I CHANGE the VOT GOTON THE PROP GOTON THE PROP ONE OR MORE SHA	POSAL OF AMENDMENT/INT AREHOLDERS)	GRATIO	OF THE BOARD OF DIRECTORS N PRESENTED BY (PLEASE WRITE THE NAME OF
	☐ AGAINST ALL F	PROPOSALS		
ITEM 2 Allocation of Having examir		the proposal of the Board of I	Directors	, I express the following $vote^{(1)}$:
	For □	AGAINST		A BSTAINED \square
In case of an	nendment or int	egration of the proposal	present	red ⁽²⁾ :
	I REVOKE THE VOT I CHANGE the VOT FOR THE PROP FOR THE PROP ONE OR MORE SHA	POSAL OF AMENDMENT/INTERPRETAILS AREHOLDERS)		OF THE BOARD OF DIRECTORS N PRESENTED BY (PLEASE WRITE THE NAME OF
	☐ AGAINST ALL F			
		gramme of Eni shares; rel he proposal of the Board of I		d consequent resolutions. I express the following vote ⁽¹⁾ :
	For □	Against		A BSTAINED □
In case of an	nendment or int	egration of the proposal	present	red ⁽²⁾ :
	I REVOKE THE VOT I CHANGE the VOT FOR THE PROP FOR THE PROP ONE OR MORE SHA	POSAL OF AMENDMENT/INTERPRETAILS	GRATIO	OF THE BOARD OF DIRECTORS N PRESENTED BY (PLEASE WRITE THE NAME OF
	☐ AGAINST ALL F			
Date		Signature of the Sha	reholdei	or of the person entitled to vote

VOTE BY MAIL FORM Full name of the Shareholder or of the person entitled to vote

ITEM 4 Remuneration report (Section I): policy on remuneration. Having examined the Remuneration report, as well as the report on the item 4 and the proposal of the Board of Directors, I express the following advisory vote on the first section of the Remuneration report regarding the company's policy on the remuneration of board directors and other managers with strategic responsibilities and the procedures used to adopt and implement this policy ⁽¹⁾ :										
For		AGAINST		ABSTAINED						
In case of amendment or integration of the proposal presented ⁽²⁾ :										
 □ I CONFIRM THE VOTE PREVIOUSLY CAST □ I REVOKE THE VOTE PREVIOUSLY CAST (3) □ I CHANGE the vote already cast as follows: □ FOR THE PROPOSAL OF AMENDMENT/INTEGRATION OF THE BOARD OF DIRECTORS □ FOR THE PROPOSAL OF AMENDMENT/INTEGRATION PRESENTED BY (PLEASE WRITE THE NAME OF ONE OR MORE SHAREHOLDERS) 										
□ A 6	GAINST ALL PROPOSALS									
Where a vote on the liability action proposed pursuant to Art. 2393, subsection 2, of the Italian Civil Code by shareholders upon the approval of the financial statements, I hereby vote as follows (1):										
FOR		AGAINST	. 🗆	ABSTAINED						
Date	Signature o	of the Shar	eholder or of the pers	on entitled to vo	ote					

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⁽¹⁾ Pursuant to Article 143, paragraph 2 of the Regulation implementing Italian Legislative Decree No.58 of 24 February 1998, as amended, in case of failure to give voting instructions on an item, the corresponding shares will be taken into account for the purpose of establishing the due constitution of the Shareholders' Meeting; these shares will not be taken into account for calculating the majority and the share capital required to approve the resolution.

capital required to approve the resolution.

(2) Pursuant to Article 143, paragraph 3 of the Regulation implementing Italian Legislative Decree No.58 of 24 February 1998, as amended, without any evidence of intent the vote already cast is confirmed.

(3) Pursuant to Article 143, paragraph 3 of the Regulation implementing Italian Legislative Decree No.58 of 24 February 1998, if the

⁽³⁾ Pursuant to Article 143, paragraph 3 of the Regulation implementing Italian Legislative Decree No.58 of 24 February 1998, if the shareholder chooses to revoke the vote already cast, the corresponding shares will be taken into account for the purpose of establishing the due constitution of the Shareholders' Meeting; these shares will not be taken into account for calculating the majority and the share capital required to approve the resolution.