## BASE INVESTMENTS SICAV

Société d'Investissement à Capital Variable Siège social : 4, rue Robert Stumper, L-2557 Luxembourg R.C.S. Luxembourg N° B 82 127 (the **Fund**)

(BY REGISTERED MAIL)

## **CONVENING NOTICE**

Dear Shareholder,

You are hereby kindly invited to assist at the annual general meeting of shareholders (the "Meeting") of the Fund which will be held on **22 April 2024 at 11:00 a.m**. (Luxembourg time) at the Fund's registered office to deliberate and vote on the following agenda:

## AGENDA

- 1. Presentation of the report of the activities of the Fund for the financial year ended as at 31st December 2023;
- Presentation of the Report from PricewaterhouseCoopers, Société Coopérative ("Réviseur d'Entreprises Agréé"), the Auditor of the Fund, for the financial year ended as at 31<sup>st</sup> December 2023;
- 3. Approval of the audited annual report for the financial year ended as at 31st December 2023;
- 4. Accumulation of the net result for the financial year ended as at 31st December 2023;
- Discharge of the following Directors of the Fund from all their duties during, and in connection with, for the financial year ended as at 31<sup>st</sup> December 2023:
  - Massimo Paolo GENTILI, Chairman and Director,
  - Stefano ROGNA, Director,
  - Beat Viktor MEIER, Director,
  - Pietro SCIBONA, Director;
- 6. Renewal of the mandate of the following Directors until the Annual General Meeting of Shareholders of the Fund to be held in 2025:
  - Massimo Paolo GENTILI, Chairman and Director,
  - Stefano ROGNA, Director,
  - Beat Viktor MEIER, Director,
  - Pietro SCIBONA, Director.
- Payment of a Global Directors' Fee of a maximum amount of 105'000 EUR for the financial period from 1<sup>st</sup> January 2024 to 31<sup>st</sup> December 2024, giving authority to the Board of Directors to determine the allocation between the members of the Board of Directors;
- Renewal of the mandate of PricewaterhouseCoopers, Société Coopérative ("Réviseur d'Entreprises Agréé") as Auditor of the Fund until the annual general meeting of shareholders of the Fund Fund to be held in 2025.

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Please be informed that no *quorum* is required for the valid constitution of the Meeting and the resolutions will be passed by a simple majority of the votes of the shares present or represented at the Meeting.

Each share has a voting right. Shareholders may vote in person or by proxy.

Future communications with shareholders shall be made by way of electronic mail and to that effect we invite you to provide your email address in the enclosed proxy form.

Please sign and date the enclosed proxy form and return it to Mr Alessandro Badagnani, Edmond de Rothschild (Europe) at 4, rue Robert Stumper, L-2557 Luxembourg or by fax 00352 24 88 8491 or email: (<u>CORPORATESECRETARY-TIERS-Lu@edr.com</u>). To be valid, proxies should be received in Luxembourg by the Fund before **10:00 a.m**. (*Luxembourg time*) on 22 April 2024.

We would much appreciate it if you could inform us at least two business days prior the Meeting by email (<u>CORPORATESECRETARY-TIERS-Lu@edr.com</u>) if you have the intention to attend physically the Meeting. Shareholders wishing to receive copy of the annual report and audited financial statements as at 31<sup>st</sup> December 2023 may download the document from the following website: <u>www.basesicav.lu</u> or address their request at the registered office of the Fund.

Luxembourg, 11 April 2024

Yours faithfully, The Board of Directors

## PROXY

The undersigned	
being the shareholder in	shares in BASE INVESTMENTS SICAV

ISIN Code:

	AGENDA	In Favour of*	Against*	Abstain*
1.	Presentation of the report of the activities of the Fund for the financial year ended as at 31 <sup>st</sup> December 2023;	This item is not subject to vote		
2.	Presentation of the Report from PricewaterhouseCoopers, Société Coopérative ("Réviseur d'Entreprises Agréé"), the Auditor of the Fund, for the financial year ended as at 31 <sup>st</sup> December 2023;	This ite	em is not subject	to vote
3.	Approval of the audited annual report for the financial year ended as at 31 <sup>st</sup> December 2023;			
4.	Accumulation of the net result for the financial year ended as at 31 <sup>st</sup> December 2023;			
5.	<ul> <li>Discharge of the following Directors of the Fund from all their duties during, and in connection with, for the financial year ended as at 31<sup>st</sup></li> <li>December 2023: <ul> <li>Massimo Paolo GENTILI, Chairman and Director,</li> <li>Stefano ROGNA, Director,</li> <li>Beat Viktor MEIER, Director,</li> <li>Pietro SCIBONA, Director;</li> </ul> </li> </ul>			
6.	Renewal of the mandate of the following Directors until the Annual         General Meeting of Shareholders of the Fund to be held in 2025:         -       Massimo Paolo GENTILI, Chairman and Director,         -       Stefano ROGNA, Director,         -       Beat Viktor MEIER, Director,         -       Pietro SCIBONA, Director.			

7.	Payment of a Global Directors' Fee of a maximum amount of 105'000			
	EUR for the financial period from 1st January 2024 to 31st December	_	_	_
	2024, giving authority to the Board of Directors to determine the			
	allocation between the members of the Board of Directors;			
8.	Renewal of the mandate of PricewaterhouseCoopers, Société Coopérative ("Réviseur d'Entreprises Agréé") as Auditor of the Fund until the annual general meeting of shareholders of the Fund Fund to be held in 2025			

\* Please tick the box. If the shareholder does not express any preference, meaning tick any box, the vote will be recorded as blank vote.

The undersigned expressly agrees to be convened to the general meetings of shareholders and to receive any official corporate notices by electronic mail at the following address:	
PLEASE COMPLETE YOUR EMAIL ADDRESS IF YOU AGREE:	This item is not subject to vote

Resolutions will be passed by a simple majority of the votes cast. Votes cast shall not include votes in relation to shares represented at the meeting of shareholders in respect of which shareholders have not taken part in the vote or have abstained or have returned a blank or invalid vote.

I/We hereby give and grant to the Proxy full power and authorization to do and perform all and every act or thing necessary or incidental to the exercise of the powers herein specified as might have been done or performed by me/us if I/we were personally present and I/we hereby ratify and confirm that the Proxy shall lawfully do or cause to be done by virtue thereof.

Dated this ...... day of ...... 2024 Name (in block print): ...... Signature: .....