

VOTING CERTIFICATE

Name:

Address:

Banque et Caisse d'Epargne de l'Etat, Luxembourg
Securities Department

Mr. Paulo Ribeiro & Mrs. Sandra Olsem

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Date

24 March, 2022

Dear Sirs,

SES Extraordinary General Meeting Thursday, 7th April 2022 at 12h30 p.m. CET

Reference is made to the Amended and Restated Fiduciary Deposit Agreement dated 26 September 2001 (the “**Deposit Agreement**”) between your bank as fiduciary (the “**Fiduciary**”), SES (the “**Company**”) and the holders of FDRs party thereto with respect to Fiduciary Depositary Receipts (“**FDRs**”) issued thereunder. Capitalized terms used but not defined herein shall have the meanings given to them in the Deposit Agreement.

When used herein the term “beneficial owner” shall have the meaning given to such term in the interpretation of Article 39 of the law of 5 April 1993 on the financial sector, as amended, by the *Commission de surveillance du secteur financier* or its successor as supervisor of the financial sector.

The undersigned Holder hereby gives written instructions on a number ofFDR(s) through his bank and a Clearing System for the purpose of giving to the Fiduciary voting instructions with respect to Deposited A Shares underlying such FDR(s) as provided for and described in Condition 11 of the FDRs and Clause 4 of the Deposit Agreement for the meeting of shareholders set out in the Appendix hereto. The undersigned certify(ies) that as of 24th March, 2022 and agree(s) as follows¹:

¹ the Fiduciary may set up separate sets of Voting Certificates for each option considered in this document and make translations thereof and adapt the Appendix
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[(A) The undersigned Holder is the legal owner and beneficial owner of the surrendered FDR(s) or the legal owner and beneficial owner of a beneficial interest in the Global Certificate. The withdrawal is made for his own account.]

[or]

[(B) The undersigned Holder is the legal owner but not the beneficial owner of the surrendered FDR(s) or of a beneficial interest in the Global Certificate.]

[or]

[(C) The undersigned Holder is neither the legal nor the beneficial owner of the surrendered FDR(s) or of a beneficial interest in the Global Certificate.]

The beneficial owner of the FDRs or of the beneficial interest in the Global Certificate is²:

Name:

Address:

Profession:

or (for corporate entities)

Denomination:

Registered Office:

Area of activity:

The legal owner of the FDRs or the beneficial interest in the Global Certificate is³:

Name:

Address:

Profession:

or (for corporate entities)

Denomination:

Registered Office:

Part of following group of companies:

Area of activity:

² in case alternatives (B) or (C) apply

³ only in case alternative (C) applies

The legal owner and, if different, the beneficial owner of the FDR(s) or of the beneficial interest in the Global Certificate herewith warrants that if it were holding the Deposited A Shares on which it gives voting instructions to the Fiduciary it would not hold, directly or indirectly, more than 20.1% (twenty point one per cent.) of the Company's shares.

Attached hereto you will find:

- (A)⁴ - a certified copy of the passport of the legal owner of the FDR(s) or beneficial interest in the Global Certificate and, if different
 - a certified copy of the passport of the beneficial owner of the FDR(s) or beneficial interest in the Global Certificate.
- (B)⁵ - a recent certified certificate of incorporation or alternatively a recent certified excerpt of the Companies' Register, the coordinated version of the articles of association or by-laws and an official document with the current list of directors of the company of the legal owner of the FDR(s) or of a beneficial interest in the Global Certificate and, if different
 - the same documents with respect to the beneficial owner of the FDR(s) or a beneficial interest in the Global Certificate.

You are instructed to cast the votes on the relative Deposited A Shares relating to the above FDR(s) in the manner set out in the Appendix hereto. These instructions are neither revocable nor subject to amendment from a period of 48 hours prior to the time for which such meeting or such adjourned or reconvened meeting has been convened.

In case of false certification, the signatories hereof shall jointly and severally be liable to the Company and the Fiduciary for any actual and consequential damages of the Company and the Fiduciary.

I/we agree that this certificate with its enclosure (other than the actual voting instructions set out in the Appendix) be forwarded for review and approval to the Company and, as the case may be, representatives of the Luxembourg Government.

Please advise the Company that I have instructed you to propose to the general meeting of shareholders the appointment of [Name, First Name, title, profession, date and place

⁴ in case of private individuals

⁵ in case of corporate entities

of birth, nationality, address, tel. number] as member of the board of directors of the Company⁶.

This Certificate is governed by and shall be construed in accordance with Luxembourg law and is subject to the jurisdiction of the courts of Luxembourg.

Yours sincerely,

By:
Holder

By:
Legal Owner

By:
Beneficial Owner

⁶ only to be completed if appointment of directors is possible at relevant meeting and if corresponding voting instructions have been given in the Appendix - only physical persons admitted
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APPENDIX TO VOTING CERTIFICATE
SES Extraordinary General Meeting Thursday 7th April 2022 at 12h30 p.m.
CET

The undersigned hereby instructs the Fiduciary as follows:

- Type of Meeting: Extraordinary General Meeting of SES to be held

Thursday 7th April 2022 at 12h30 CET

AGENDA

1. Attendance list, quorum and adoption of the agenda
2. Nomination of a secretary and of two scrutineers
3. Approval to reduce the share capital pursuant to article 450-7 of the law of 10 August 1915 on commercial companies, by an amount of twenty two million five hundred thousand euros (EUR 22,500,000) by cancellation of twelve million (12,000,000) class A shares without indication of a par value and six-million (6,000,000) class B shares without indication of a par value, acquired by SES Astra acting for and on behalf of SES under the share buy-back program of 6 May 2021, to bring it from its current amount of seven hundred eighteen million nine hundred eighty-three thousand Euro (EUR 718.983.000) represented by a total of five hundred seventy-five million one hundred eighty-six thousand four hundred (575,186,400) shares divided into three hundred eighty-three million four hundred fifty-seven thousand six hundred (383,457,600) class A shares without indication of a par value and one hundred ninety-one million seven hundred twenty-eight thousand eight hundred (191,728,800) class B shares without indication of a par value, to six hundred ninety-six million four hundred eighty-three thousand Euro (EUR 696,483,000) represented by a total of five hundred fifty-seven million one hundred eighty-six thousand four hundred (557,186,400) shares without indication of a par value divided into three hundred seventy-one million four hundred fifty-seven thousand six hundred (371,457,600) class A shares without indication of a par value and one hundred eighty-five million seven hundred twenty-eight thousand eight hundred (185,728,800) class B shares without indication of a par value
4. Approval to amend article 4 (Corporate Capital) to take into account the reduction of the subscribed share capital to six hundred ninety-six million four hundred eighty-three thousand Euro (EUR 696,483,000) represented by a total of five hundred fifty-seven million one hundred eighty-six thousand four hundred (557,186,400) shares without indication of a nominal value divided into three hundred seventy-one million four hundred fifty-seven thousand six hundred (371,457,600) class A shares without indication of a nominal value and one hundred eighty-five million seven hundred twenty-eight thousand eight hundred (185,728,800) class B shares without indication of a nominal value
5. Power of attorney to the board of directors of SES, with full power of substitution, to effect the above resolutions by notarial deed as of September 2022
6. Miscellaneous

•**Voting Instructions**⁷:

**Extraordinary General Meeting of SES to be held
Thursday 7th April 2022 at 12h30 p.m. CET**

Nr	Resolution	In favour / Pour	Against / Contre	Abstain / Abstention
3	Approval to reduce the share capital of SES by an amount of twenty two million five hundred thousand euros (EUR 22,500,000) by cancellation of twelve million (12,000,000) class A shares without indication of a nominal value and six million (6,000,000) class B shares without indication of a nominal value, to bring it to six hundred ninety-six million four hundred eighty-three thousand Euro (EUR 696,483,000) represented by a total of five hundred fifty-seven million one hundred eighty-six thousand four hundred (557,186,400) shares without indication of a nominal value divided into three hundred seventy-one million four hundred fifty-seven thousand six hundred (371,457,600) class A shares without indication of a nominal value and one hundred eighty-five million seven hundred twenty-eight thousand eight hundred (185,728,800) class B shares without indication of a nominal value.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
4	Approval to amend article 4 (Corporate Capital) to take into account the reduction of the subscribed share capital	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5	Power of attorney to the board of directors of SES, with full power of substitution, to effect the above resolutions by notarial deed as of September 2022	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

So done in / Fait à (*place / lieu*): _____

Date / date (dd-mm-yyyy/jj-mm-aaaa): _____/_____/_____

Legal Owner Signature / Signature du propriétaire légal: _____

⁷ The actual wording of the agenda prepared by the Company shall be binding
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