Terra Mauricia Ltd ('The Company')

PROXY/CASTING POSTAL VOTE FORM

APPOINTMENT OF PROXY*	CASTING	POSTAL VOTES	5*	
(see notes a , b and c overleaf)	(see note b and d overleaf)			
I/We	I/We			
of	of			
being shareholder/s of the above named company hereby appoint				
of			be held on	
or failing him/her,		ovember 2021 and a	it any adjournmen	t thereof:
of				
or the Chairperson as my/our proxy to vote for me/us at the Annual Meeting of the Company to be held on Thursday 11 November 2021 and at any adjournment thereof. The proxy will vote on the under- mentioned resolutions, as indicated below:		For	Against	Abstain
Resolution 3 Resolved that the audited financial statements of Terra Mauricia Ltd for ended 31 December 2020 be and are hereby approved.	r the year			
Resolution 4.1 Resolved that the audited financial statements of Terragri Ltd for the ye 31 December 2020 be and are hereby approved.	ear ended			
Resolution 4.2 Resolved that Mrs Anna Mallac-Sim be and is hereby re-elected as dire Terragri.	ctor of			
Resolution 4.3 Resolved that the following persons be and are hereby re-elected as dir Terragri (as separate resolutions):	ectors of			
(i) Mr Dominique de Froberville				
(ii) Mr Nicolas Maigrot				
(iii) Mrs Margaret Wong Ping Lun				
Resolution 4.4 Resolved that the re-appointment of the auditors under section 200 of Companies Act 2001 be and is hereby noted and that the Board of Terra is hereby authorised to fix their remuneration.				
Resolution 5 Resolved that the Board of Terra, in its capacity as representative of Tersole shareholder of Terragri, be and is hereby authorised to implement				

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Resolution 6.1

Resolved that Mrs Anna Mallac-Sim be and is hereby re-elected as director Terra.

Resolution 6.2

Resolved that the following persons be and are hereby re-elected as direct Terra (as separate resolutions):

(i) Mr Dominique de Froberville

(ii) Mr Nicolas Maigrot

(iii) Mrs Margaret Wong Ping Lun

Resolution 6.3

Resolved that the fees for the period from 01 July 2021 to 30 June 2022 b are hereby fixed at MUR 37,500 per month and MUR 22,500 per Board si the directors of Terra; and MUR 75,000 per month and MUR 45,000 per sitting for the Chairperson of Terra.

Resolution 7

Resolved that the re-appointment of the auditors under section 200 of th Companies Act 2001 be and is hereby noted and that the Board of Terra b hereby authorised to fix their remuneration.

Signed this day of 2021

Signature(s)

Notes:

- how he votes and whether or not he abstains from voting.
- and against a resolution.
- which the proxy is signed or notarially certified must be produced before the start of the meeting.
- holding the meeting.

*: Please fill in either the proxy section or the postal vote one, but not both.

P.T.O

	For	Against	Abstain
or of			
tors of			
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e e and is			

a. If this form is signed and returned without any indication as to how the proxy shall vote, he will exercise his discretion both as to

b. According to law, an abstention is not considered as a vote and will not be counted in the calculation of the proportion of votes for

C. To be effective, this form of proxy should reach the registered office of the Company, Beau Plan Business Park, Pamplemousses 21001, not less than twenty-four (24) hours before the time of holding the meeting. Any power of attorney or instrument under

d. To be effective, this notice of postal vote should be sent to the attention of Mr Louis Denis Koenig, the person authorised by the Board of directors of the Company to receive and count the postal votes at the Annual Meeting and should reach the registered office of the Company, Beau Plan Business Park, Pamplemousses 21001, not less than forty-eight (48) hours before the time of